2008 SESSION

083033336

SENATE BILL NO. 710

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Local Government

on January 29, 2008)

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- (Patrons Prior to Substitute—Senators Ticer and Peterson [SB 448])
- A BILL to amend the Code of Virginia by adding a section numbered 15.2-961.1, relating to the conservation of trees during land development process in localities.
 - Be it enacted by the General Assembly of Virginia:

1. That the Code of Virginia is amended by adding a section numbered 15.2-961.1 as follows:

10 § 15.2-961.1. Conservation of trees during land development process in localities belonging to a 11 nonattainment area for air quality standards.

A. For purposes of this section:

"Certified arborist" means an individual who has taken and passed the certification examination 13 sponsored by the International Society of Arboriculture and who maintains a valid certification status. 14

15 "Tree canopy" or "tree cover" includes all areas of canopy coverage by self-supporting and healthy 16 woody plant material exceeding five feet in height, and the extent of planted tree canopy at 20-years 17 maturity.

18 B. Any Virginia locality that meets the population density criteria of subsection A of § 15.2-961 and 19 is classified by the United States Environmental Protection Agency as being part of the Washington, 20 D.C-MD-VA eight-hour nonattainment area for ozone in effect as of July 1, 2008, or designated 21 thereafter, may adopt an ordinance providing for the conservation of trees during the land development process pursuant to the provisions of this section. In no event shall any local tree conservation 22 23 ordinance adopted pursuant to this section also impose the tree replacement provisions of § 15.2-961.

24 C. The ordinance shall require that the site plan for any subdivision or development provide for the 25 preservation or replacement of trees on the development site such that the minimum tree canopy or tree cover percentage 20 years after development is projected to be as follows: 26 27

1. Ten percent tree canopy for a site zoned business, commercial, or industrial;

2. Ten percent tree canopy for a residential site zoned 20 or more units per acre;

3. Fifteen percent tree canopy for a residential site zoned more than eight but less than 20 units per acre:

4. Twenty percent tree canopy for a residential site zoned more than four but not more than eight 31 32 units per acre;

33 5. Twenty-five percent tree canopy for a residential site zoned more than two but not more than four 34 units per acre; and

6. Thirty percent tree canopy for a residential site zoned two or less units per acre.

36 In meeting these percentages, (i) the ordinance shall first emphasize the preservation of existing tree 37 canopy where that canopy meets local standards for health and structural condition, and where it is 38 feasible to do so within the framework of design standards and densities allowed by the local zoning 39 and other development ordinances; and (ii) second, where it is not feasible in whole or in part for any 40 of the justifications listed in subsection E to preserve existing canopy in the required percentages listed 41 above, the ordinance shall provide for the planting of new trees to meet the required percentages.

42 D. Except as provided in subsection E, the percentage of the site covered by tree canopy at time of plan submission shall equate to the minimum portion of the requirements identified in subsection C that 43 shall be provided through tree preservation. This portion of the canopy requirements shall be identified 44 "tree preservation target" and shall be included in site plan calculations or narratives 45 as the demonstrating how the overall requirements of subsection C have been met. 46

47 E. The ordinance shall provide deviations, in whole or in part, from the canopy preservation target **48** defined in subsection D under the following conditions:

49 1. Meeting the preservation target would prevent the development of uses and densities otherwise 50 allowed by the locality's zoning or development ordinance.

51 2. The predevelopment condition of vegetation does not meet the locality's standards for health and 52 structural condition.

53 3. Construction activities could be reasonably expected to impact existing trees to the extent that they 54 would not likely survive in a healthy and structurally sound manner. This includes activities that would 55 cause direct physical damage to the trees, including root systems, or cause environmental changes that could result in or predispose the trees to structural and health problems. 56

If one or more of these circumstances apply, then the site plan shall provide justification as to why 57 the preservation threshold cannot be met and shall describe how the requirements of subsection C could 58 59 then be met through tree planting. Proposed modifications shall be reviewed by the locality's urban

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60 forester, arborist, or equivalent in consultation with the locality's land development or civil engineering 61 review staff. If it is determined that the justification is based on sound land development practices or 62 sound vegetation management practices, and no viable alternative to the proposed site design can be 63 implemented, then the preservation target shall be allowed to be modified and met through the planting 64 of trees in whole, or in part, depending on site-specific circumstances. If the locality deems that the 65 justification is not valid, in whole or in part, the locality shall provide a written explanation to the 66 developer. The developer shall consider the explanation and make changes, or may elect to satisfy the unmet portion of the preservation threshold through on-site tree planting or via the off-site planting 67 68 mechanisms identified in subsection G, provided that the locality's concerns are addressed to the extent practicable and that the developer's justification is certified by a licensed professional engineer as 69 70 defined in § 54.1-400 and a certified arborist.

F. The ordinance shall provide for deviations of the overall canopy requirements set forth in
subsection C to allow for the preservation of wetlands, the development of farmland or other areas
previously devoid of healthy or suitable tree canopy, or where the strict application of the requirements
would result in unnecessary or unreasonable hardship to the developer.

75 G. The ordinance shall provide for the establishment of a tree canopy bank or fund whereby any 76 portion of the tree canopy requirement that cannot be met on-site may be met through off-site tree 77 preservation or tree planting efforts. Such provisions may be offered where it can be demonstrated that 78 application of the requirements of subsection C would cause irresolvable conflicts with other local site 79 development requirements, standards, or comprehensive planning goals; where sites or portions of sites lack sufficient space for future tree growth; where planting spaces will not provide adequate space for 80 healthy root development; where trees will cause unavoidable conflicts with underground or overhead 81 82 utilities; or where it can be demonstrated that trees are likely to cause damage to public infrastructure. 83

The ordinance may utilize any of the following off-site canopy establishment mechanisms: 1. A tree canopy bank may be established in order for the locality to facilitate off-site tree 84 85 preservation, tree planting, stream bank and riparian restoration projects. Banking efforts must provide 86 tree canopy that is preserved in perpetuity through conservation easements, deed restrictions, or similar 87 protective mechanisms acceptable to the locality. Projects used in off-site banking will meet the same 88 ordinance standards established for on-site tree canopy; however, the locality may also require the 89 submission of five-year management plans and funds to ensure the execution of maintenance and 90 management obligations identified in those plans. Any such bank must occur within the same 91 nonattainment area in which the locality approving the tree banking is situated.

92 2. A tree canopy fund may be established to act as a fiscal mechanism to collect, manage, and 93 disburse fees collected from developers that cannot provide full canopy requirements on-site. The 94 locality may use this fund directly to plant trees on public property, or the locality may elect to disburse this fund to community-based organizations exempt from taxation under § 501 (c) (3) of the Internal 95 96 Revenue Code with tree planting or community beautification missions for tree planting programs that 97 benefit the community at large. For purposes of establishing consistent and predictable fees, the ordinance shall establish cost units that are based on average costs to establish 20-year canopy areas 98 99 using two-inch caliper nursery stock trees. Any funds collected by localities for these purposes must be 100 spent within a five-year period established by the collection date, or the locality shall return such funds 101 to the original contributor, or legal successor.

H. The following uses shall be exempt from the requirements of any ordinance promulgated under this section: bona fide silvicultural activity as defined by § 10.1-1181.1 and the areas of sites included in lakes, ponds, and the normal water elevation area of stormwater retention facilities. The ordinance shall modify the canopy requirements of dedicated school sites, playing fields, and other nonwooded active recreation areas by allowing these and other facilities and uses of a similar nature to provide 10 percent tree canopy 20 years after development.

108 I. The following additional credits shall or may be provided in the ordinance in connection with tree 109 preservation:

110 1. In recognition of the added benefits of tree preservation, the ordinance shall provide tree canopy
111 credit of up to one and one-quarter times the canopy area at the time of plan submission for individual
112 trees or the coalesced canopy of forested areas preserved from the predevelopment tree canopy.

2. The ordinance may provide canopy credits of up to one and one-half times the actual canopy area
for the preservation of forest communities that achieve environmental, ecological, and wildlife
conservation objectives set by the locality. The ordinance may establish minimal area, dimensional and
viability standards as prerequisites for the application of credits. Forest communities shall be identified
using the nomenclature of either the federal National Vegetation Classification System (FGDC-STD-005,
or latest version) or The Natural Communities of Virginia Classification of Ecological Community
Groups, Second Approximation (Version 2.2, or latest version).

120 3. The ordinance may provide canopy credits of up to three times the actual canopy area of trees121 that are officially designated for preservation in conjunction with local tree conservation ordinances

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122 based on the authority granted by § 10.1-1127.1.

123 J. The following additional credits shall be provided in the ordinance in connection with tree 124 planting:

125 1. The ordinance shall provide canopy credits of one and one-half the area normally projected for
126 trees planted to absorb or intercept air pollutants, tree species that produce lower levels of reactive
127 volatile organic compounds, or trees that act to reduce air pollution or greenhouse gas emissions by
128 conserving the energy used to cool and heat buildings.

129 2. The ordinance shall provide canopy credits of one and one-quarter the area normally projected
130 for trees planted for water quality-related reforestation or afforestation projects, and for trees planted in
131 low-impact development and bioretention water quality facilities. The low-impact development practices
132 and designs must conform to local standards in order for these supplemental credits to apply.

133 3. The ordinance shall provide canopy credits of one and one-half the area normally projected for native tree species planted to provide food, nesting, and habitat opportunities for wildlife. These canopy credits may also apply to cultivars of native species if the locality determines that such a cultivar is capable of providing the same type and extent of wildlife benefit as the species it is derived from.

4. The ordinance shall provide canopy credits of one and one-half the area normally projected for
use of native tree species that are propagated from seed or tissue collected within the mid-Atlantic
region.

140 5. The ordinance shall provide canopy credits of one and one-quarter the area normally projected
141 for the use of cultivars or varieties that develop desirable growth and structural patterns, resist decay
142 organisms and the development of cavities, show high levels of resistance to disease or insect
143 infestations, or exhibit high survival rates in harsh urban environments.

K. Tree preservation areas and individual trees may not receive more than one application of tree
canopy credits provided in subsection I. Individual trees planted to meet these requirements may not
receive additional canopy credits in more than two categories as provided in subsection J. Canopy
credits will only be given to trees with trunks that are fully located on the development site, or in the
case of tree banking projects, only to trees with trunks located fully within easements or other areas
protected by deed restrictions listed in subsection G.

L. All trees planted for tree cover credits shall meet the specifications of the American Association of
 Nurserymen and shall be planted in accordance with the publication entitled "Tree and Shrub Planting
 Guidelines," published by the Virginia Cooperative Extension.

M. In order to provide higher levels of biodiversity and to minimize the spread of pests and diseases, or to limit the use of species that cause negative impacts to native plant communities, cause damage to nearby structures, or possess inherent physiological traits that prone trees to structural failure, the ordinance may designate species that cannot be used to meet tree canopy requirements or designate species that will only receive partial 20-year tree canopy credits.

158 N. The locality may allow the use of tree seedlings for meeting tree canopy requirements in large 159 open spaces, low-density residential settings, or in low-impact development reforestation/afforestation 160 projects. In these cases, the ordinance shall allow the ground surface area of seedling planting areas to equate to a 20-year canopy credit area. Tree seedling plantings will be comprised of native species and 161 162 will be planted in densities that equate to 400 seedlings per acre, or in densities specified by low-impact development designs approved by the locality. The locality may set standards for seedling mortality rates 163 164 and replacement procedures if unacceptable rates of mortality occur. The locality may elect to allow 165 native woody shrubs or native woody seed mix to substitute for tree species as long as these treatments 166 do not exceed 33 percent of the overall seedling planting area. The number of a single species may not 167 exceed 10 percent of the overall number of trees or shrubs planted to meet the provisions of this 168 subsection.

169 O. The following process shall be used to demonstrate achievement of the required percentage of 170 tree canopy listed in subsection C:

171 1. The site plan shall graphically delineate the edges of predevelopment tree canopy, the proposed
172 limits of disturbance on grading or erosion and sedimentation control plans, and the location of tree
173 protective fencing or other tree protective devices allowed in the Virginia Erosion and Sediment Control
174 Handbook.

175 2. Site plans proposing modification to tree canopy requirements or claiming supplemental tree 176 canopy credits will require a text narrative.

177 3. The site plan shall include the 20-year tree canopy calculations on a worksheet provided by the 178 locality.

4. Site plans requiring tree planting shall provide a planting schedule that provides botanical and common names of trees, the number of trees being planted, the total of tree canopy area given to each species, variety or cultivars planted, the total of tree canopy area that will be provided by all trees,

182 planting sizes, and associated planting specifications. The site plan will also provide a landscape plan

183 that delineates where the trees shall be planted.

P. The ordinance shall provide a list of commercially available trees species, varieties, and cultivars that are capable of thriving in the locality's climate and ranges of planting environments. The ordinance will also provide a 20-year tree canopy area credit for each tree. The amount of tree canopy area credited to individual tree species, varieties, and cultivars 20 years after they are planted shall be based on references published or endorsed by Virginia academic institutions such as the Virginia Polytechnic Institute and State University and accepted by urban foresters, arborists, and horticulturalists as being accurate for the growing conditions and climate of the locality.

191 O. The ordinance shall establish standards of health and structural condition of existing trees and 192 associated plant communities to be preserved. The ordinance may also identify standards for removal of 193 trees or portions of trees that are dead, dving, or hazardous due to construction impacts. Such removal 194 standards may allow for the retention of trunk snags where the locality determines that these may 195 provide habitat or other wildlife benefits and do not represent a hazardous condition. In the event that 196 existing tree canopy proposed to be preserved for tree canopy credits dies or must be removed because 197 it represents a hazard, the locality may require the developer to remove the tree, or a portion of the 198 tree and to replace the missing canopy area by the planting of nursery stock trees, or if a viable 199 alternative, by tree seedlings. Existing trees that have been granted credits will be replaced with canopy 200 area determined using the same supplemental credit multipliers as originally granted for that canopy 201 area.

202 *R.* Penalties for violation of ordinances adopted pursuant to this section shall be the same as those203 applicable to violations of zoning ordinances of the locality.

204 S. In no event shall any local tree conservation ordinance adopted pursuant to this section exceed
205 the requirements set forth herein; however, any locality that adopted an ordinance pursuant to the
206 provisions of § 15.2-961 prior to July 1, 1990, may adopt the tree conservation provisions of this section
207 based on 10-year minimum tree canopy requirements.

208 *T.* Nothing in this section shall invalidate any local ordinance adopted pursuant to § 15.2-961.