2009 SESSION

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HOUSE BILL NO. 1729

Offered January 14, 2009 Prefiled January 6, 2009

A BILL to amend and reenact § 15.2-2404 of the Code of Virginia, relating to undergrounding electric transmission lines.

Patrons-Cole, Athey, Hugo and Lingamfelter

Referred to Committee on Commerce and Labor

10 Be it enacted by the General Assembly of Virginia:

11 1. That § 15.2-2404 of the Code of Virginia is amended and reenacted as follows:

12 § 15.2-2404. Authority to impose taxes or assessments for local improvements; purposes.

13 A. A locality may impose taxes or assessments upon the owners of abutting property for 14 constructing, improving, replacing or enlarging the sidewalks upon existing streets, for improving and 15 paying existing alleys, and for the construction or the use of sanitary or storm water management 16 facilities, retaining walls, curbs and gutters. Such taxes or assessments may include the legal, financial or other directly attributable costs incurred by the locality in creating a district, if a district is created, 17 18 and financing the payment of the improvements. The taxes or assessments shall not be in excess of the 19 peculiar benefits resulting from the improvements to such abutting property owners. No tax or 20 assessment for retaining walls shall be imposed upon any property owner who does not agree to such 21 tax or assessment.

22 B. In addition to the foregoing, a locality may impose taxes or assessments upon the owners of 23 abutting property for the construction, replacement or enlargement of waterlines; for the installation of 24 street lights; for the construction or installation of canopies or other weather protective devices; for the 25 installation of lighting in connection with the foregoing; and for permanent amenities, including, but not limited to, benches or waste receptacles. With regard to installation of street lights, a locality may 26 27 provide by ordinance that upon a petition of at least 60 percent of the property owners within a 28 subdivision, or such higher percent as provided in the ordinance, the locality may impose taxes or 29 assessments upon all owners within the subdivision who benefit from such improvements. The taxes or 30 assessments shall not be in excess of the peculiar benefits resulting from the improvements to such 31 property owners.

32 C. In the Cities of Chesapeake, Hopewell, Newport News, Norfolk, Richmond, and Virginia Beach, 33 the governing body may impose taxes or assessments upon the abutting property owners for the initial 34 improving and paving of an existing street provided not less than 50 percent of such abutting property 35 owners who own not less than 50 percent of the property abutting such street request the improvement 36 or paving. The taxes or assessments permitted by this paragraph shall not be in excess of the peculiar 37 benefits resulting from the improvements to such abutting property owners and in no event shall such amount exceed the sum of \$10 per front foot of property abutting such street or the sum of \$1,000 for 38 any one subdivided lot or parcel abutting such street, whichever is the lesser. 39

D. The governing bodies of the Cities of Buena Vista and Waynesboro and the County of Augusta may, by duly adopted ordinance, impose taxes or assessments upon abutting property owners subjected to frequent flooding for special benefits conferred upon that property by the installation or construction of flood control barriers, equipment or other improvements for the prevention of flooding in such area and shall provide for the payment of all or any part of the above projects out of the proceeds of such taxes or assessments, provided that such taxes or assessments shall not be in excess of the peculiar benefits resulting from the improvements to such abutting property owners.

E. In the Cities of Poquoson and Williamsburg, the governing body may impose taxes or assessments 47 upon the owners of abutting property for the underground relocation of distribution lines for electricity, 48 49 telephone, cable television and similar utilities. Notwithstanding the provisions of § 15.2-2405, such 50 underground relocation of distribution lines may only be ordered by the governing body and the cost 51 thereof apportioned in pursuance of an agreement between the governing body and the abutting 52 landowners. Notice shall be given to the abutting landowners, notifying them when and where they may 53 appear before the governing body, or some committee thereof, or the administrative board or other similar board of the locality to whom the matter may be referred, to be heard in favor of or against such 54 55 improvements.

F. In the Counties of Fauquier, Loudoun, and Stafford and the Towns of Hamilton, Leesburg, and
Purcellville, the *The* governing body *of any locality* may request an electric utility that proposes to
construct an overhead electric transmission line of 150 kilovolts or more, any portion of which would be

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located in a residential neighborhood within such locality, to enter into an agreement with the locality 59 60 that provides (i) the locality will impose a tax or assessment on electric utility customers in a special rate district in an amount sufficient to cover the utility's additional costs of constructing that portion of 61 62 the proposed line to be located in such locality, or any smaller portion thereof as the utility and the 63 locality may agree, as an underground rather than an overhead line; (ii) the tax or assessment will be 64 shown as a separate item on such customers' electric bills and will be collected by the utility on behalf 65 of the locality; (iii) the utility will construct, operate, and maintain the agreed portion of the line underground; (iv) the locality will pay to the utility its full additional costs of constructing that portion 66 of the line underground rather than overhead; and (v) such other terms and conditions as the parties may 67 68 agree. This provision shall not apply, however, to lines in operation as of March 1, 2005. The governing 69 body of a locality shall determine what constitutes a residential neighborhood within the locality. If the 70 governing body has requested the electric utility to enter into such an agreement, the electric utility 71 shall not be permitted to use the streets, alleys, or public grounds of the locality for or in connection with the construction, operation, or maintenance of the proposed electric transmission line until If the 72 73 locality and the utility enter into such an agreement and the agreement is approved by the State 74 Corporation Commission, unless the governing body subsequently withdraws its request or otherwise 75 consents to the construction, operation, and maintenance of the proposed overhead electric transmission line. Upon entering into such an agreement, the locality shall by ordinance (i) (a) set the boundaries of 76 77 the special rate district within a reasonable distance of the route of that portion of the line to be placed 78 underground pursuant to the agreement, and (ii) (b) fix the amount of such tax or assessment, which 79 shall be based on the assessed value of real property within such district. Thereafter, owners of real 80 property comprising not less than 60 percent of the assessed value of real property within such district may petition the locality to impose such tax or assessment. If such petition is filed, the locality shall 81 82 submit the agreement to the State Corporation Commission on or before the date by which respondents 83 must prefile testimony and exhibits in any application for approval of the line before the State Corporation Commission, which, after notice and opportunity for hearing, shall approve the agreement if 84 85 it finds it to be in the public interest. If the agreement is approved by the State Corporation 86 Commission, the locality shall impose such tax or assessment on electric utility customers within the 87 district, and the locality and the utility shall carry out the agreement according to its terms and 88 conditions.

6. In the County of Loudoun, the governing body may impose taxes or assessments upon the abutting property owners of Crooked Bridge Lane, located in the Blue Ridge District, for the improvement of the bridge located on Crooked Bridge Lane, including construction, repair and maintenance, provided not less than 50 percent of such abutting property owners who own not less than 50 percent of the property abutting such street request the improvement. The taxes or assessments permitted by this paragraph shall not be in excess of the peculiar benefits resulting from the improvements to such abutting property owners.