2010 SESSION

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SENATE BILL NO. 23

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Rules

on February 12, 2010)

(Patron Prior to Substitute—Senator Locke)

5 6 A BILL to amend and reenact §§ 2.2-2699.1 and 2.2-2699.2 of the Code of Virginia and to repeal the 7 second enactment of Chapter 891 of the Acts of Assembly of 2007, relating to the Aerospace 8 Advisory Council.

9 Be it enacted by the General Assembly of Virginia:

1. That §§ 2.2-2699.1 and 2.2-2699.2 of the Code of Virginia are amended and reenacted as 10 11 follows:

§ 2.2-2699.1. Aerospace Advisory Council; purpose; membership; compensation; chairman.

A. The Aerospace Advisory Council (the Council) is established as an advisory council, within the 13 14 meaning of § 2.2-2100, in the executive branch of state government. The purpose of the Council shall be to advise the Governor, on policy and funding priorities to promote the aerospace and space exploration 15 industry in the Commonwealth. the Joint Commission on Technology and Science, and the Secretaries of 16 17 Commerce and Trade, Technology, and Education on policy and funding priorities with respect to aerospace economic development, workforce training, educational programs, and educational 18 curriculum. The Council shall suggest strategies to attract and promote the development of existing 19 20 aerospace companies, new aerospace companies, federal aerospace agencies, aerospace research, 21 venture and human capital, and applied research and technology that contribute to the growth and 22 development of the aerospace sector in the Commonwealth.

B. The Council shall have a total membership of 14 19 members that shall consist of four legislative 23 members and 10 15 nonlegislative citizen members. Members shall be appointed as follows: three 24 25 members of the House of Delegates to be appointed by the Speaker of the House of Delegates in accordance with the principles of proportional representation contained in the Rules of the House of 26 27 Delegates; one member of the Senate, to be appointed by the Senate Committee on Rules and 10 15 28 nonlegislative citizen members, of whom one shall represent the Mid-Atlantic Regional Spaceport, one 29 shall represent Old Dominion University, one shall represent the University of Virginia, and one shall 30 represent Virginia Tech, and five shall represent aerospace companies or suppliers within the Commonwealth, to be appointed by the Governor, and serve with voting privileges. The Director of 31 32 Directors of the Department of Aviation, the National Institute of Aerospace, the Virginia Tourism 33 Authority and the Virginia Space Grant Consortium shall serve as an ex officio member members with 34 voting privileges. A representative of NASA Wallops Flight Facility, and a representative of NASA's 35 Langley Research Center, and a representative of the National Institute of Aerospace, all each to be 36 appointed by the Governor, shall serve as ex officio liaisons to members the Council with nonvoting 37 privileges. Legislative members shall serve terms coincident with their terms of office. Other members 38 shall be appointed for terms of two years. Appointments to fill vacancies, other than by expiration of a 39 term, shall be for the unexpired terms. Vacancies shall be filled in the same manner as the original 40 appointments. All members may be reappointed.

41 C. Legislative members of the Council shall receive such compensation as provided in § 30-19.12. 42 Nonlegislative citizen members shall serve without compensation. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in 43 §§ 2.2-2813 and 2.2-2825. Funding for compensation and expenses of legislative members shall be 44 provided by the operating budgets of the Clerk of the House of Delegates and the Clerk of the Senate 45 upon approval of the Joint Rules Committee. Funding for the costs of expenses of the nonlegislative 46 47 citizen members and all other expenses of the Council shall be provided by the Office of the Secretary **48** of Technology.

49 D. The Council shall elect a chairman and a vice-chairman annually from among its membership. A 50 majority of the members shall constitute a quorum. The Council shall meet at such times as may be 51 called by the chairman or a majority of the Council.

E. Staff to the Council shall be provided by the Office of the Secretary of Technology. 52

53 § 2.2-2699.2. Powers and duties of the Council.

54 The Council shall have the power and duty to:

55 1. Identify any federal or state regulatory impediments, including taxation, to the development of the Mid-Atlantic Regional Spaceport; 56

57 2. Identify threats to the spaceport's viability, such as encroachment, zoning, mineral exploration and exploitation, and noncompatible uses of the spaceport; 58

59 3. Advise the Governor on potential economic development opportunities and marketing strategies to SB23S1

60 attract launch companies to Virginia;

4. Identify and recommend policy and legislative solutions to potential state legal barriers to human
 spaceflight, including liability and assumption of risk issues;

63 5. Advise the Governor on infrastructure and marketing investments needed to achieve the spaceport's
 64 full potential and that of Virginia's aerospace sector as a whole;

65 6. Develop a long-term strategic plan to make the Mid-Atlantic Regional Spaceport the premiere 66 commercial hub for space travel in the United States;

67 7. Identify and recommend actions to position Virginia's aerospace sector to take advantage of newly
 68 emerging opportunities as part of NASA's Vision for Space Exploration; and

8. Identify and recommend policies to support the critical role of Virginia's universities in providing
 human capital and research contributions that significantly impact aerospace-related economic
 development in the Commonwealth.

1. Identify opportunities and recommend actions to use the powerful economic development engine
offered by Virginia's aerospace sector to benefit the sector and the Commonwealth, including the
attraction to Virginia of launch and other aerospace companies, as well as federal, national and
international investments, such as the FAA's NextGen initiative and emerging NASA and other federal
programs;

77 2. Develop a long-term strategic plan to make the Mid-Atlantic Regional Spaceport the premiere 78 commercial hub for space travel originating or concluding in the United States;

79 3. Contribute to the continued development of the Mid-Atlantic Regional Spaceport. Development 80 efforts shall include, in part:

81 a. Identification of any federal or state regulatory impediments, including taxation, to the 82 development of the Mid-Atlantic Regional Spaceport;

b. Identification of threats to the spaceport's viability, such as encroachment, zoning, mineral
 exploration and exploitation, and noncompatible uses of the spaceport; and

85 c. Identification and recommendation of policy and legislative solutions to potential state legal 86 barriers to human spaceflight;

87 4. Advise the Governor and the General Assembly on infrastructure and marketing investments
88 needed to achieve the full potential of Virginia's aerospace sector as a whole, including, but not limited
89 to, the Mid-Atlantic Regional Spaceport;

5. Identify and recommend policies to support the critical role of Virginia's universities in providing
 human capital and research contributions that significantly impact the economic development of
 aerospace-related and aerodynamic-dependent industries in the Commonwealth;

6. Identify and recommend policies to support aerospace sector needs for workforce development as
provided by the Virginia Community College System and precollege educational system, including
suggestions for enhanced development of Virginia's high-tech workforce pipeline in engineering,
technology, and science; and

97 7. Assist the Governor in any aerospace-related events and conferences hosted by the 98 Commonwealth.

99 2. That the second enactment of Chapter 891 of the Acts of Assembly of 2007 is repealed.