2011 SESSION

	11100142D
1 2 3	HOUSE BILL NO. 1769 Offered January 12, 2011
3	Prefiled January 11, 2011
4 5 6	A BILL to amend and reenact § 15.2-3548 of the Code of Virginia, relating to annexations by townships.
	Patrons—Shuler; Senator: Deeds
7 8	Referred to Committee on Counties, Cities and Towns
9 10	Be it enacted by the General Assembly of Virginia:
11 12 13	1. That § 15.2-3548 of the Code of Virginia is amended and reenacted as follows: § 15.2-3548. Effect on town charter.
13	A. Notwithstanding any other provision of this article, any town located within or partially within a
14	county proposing to consolidate with another county or city, or combination thereof, into a consolidated
15	county and which is not a party to the consolidation agreement, shall continue as a town in the
16	consolidated county.
17	B. Notwithstanding any other provision of this article, in the event a proposed consolidation of a
18	county with another county or city into a consolidated city is approved by the voters as provided in
19	§ 15.2-3540, any town located within or partially within a county and not a party to the consolidation
20	agreement shall continue as a township. The charter of such town shall become the charter of the
21	township. Such townships established pursuant to this subsection shall continue to exercise such powers
22 23	and elect such officers as the township charter may authorize and shall exercise such other powers as
23 24	towns exercise under general law. However, no township shall exercise the powers granted towns by Chapter 38 (§ 15.2-3800 et seq.) or by Article 1 (§ 15.2-3200 et seq.) of Chapter 32, or any
25	extraterritorial authority granted towns by Chapter 22 (§ 15.2-2200 et seq.), except that a township
26	created as a result of a consolidation of a city and county subsequent to July 1, 2011, may institute
27	proceedings for annexation pursuant to Article 1 (§ 15.2-3200 et seq.) of Chapter 32 if the consolidation
28	agreement permits a township to exercise such authority. The consolidated city shall exercise such
29	powers in the township as were exercised by the county in the town prior to consolidation. Townships
30	shall receive from the Commonwealth financial assistance in the same manner and to the same extent as
31	is provided towns. A township may transfer all or part of the revenues it receives, the services it
32 33	performs, its facilities, other assets, and debts to the consolidated city by agreement of the governing bodies.