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1	HOUSE BILL NO. 542
2	Offered January 11, 2012
3	Prefiled January 10, 2012
4	A BILL to amend and reenact § 33.1-23.05 of the Code of Virginia, relating to use of revenue-sharing
5	funds for highways in certain counties, cities, and towns.
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U	Patron—Poindexter
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8	Referred to Committee on Transportation
9 10	Poit anosted by the Concerci Assembly of Virginia
10	Be it enacted by the General Assembly of Virginia: 1. That § 33.1-23.05 of the Code of Virginia is amended and reenacted as follows:
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	§ 33.1-23.05. Revenue-sharing funds for systems in certain counties, cities, and towns.
13	A. From revenues made available by the General Assembly and appropriated for the improvement,
14 15	construction, or maintenance of the systems of state highways, the Commonwealth
	Transportation Board may make an equivalent matching allocation to any county, city, or town for
16 17	designations by the governing body of up to \$10 million for use by the county, city, or town to
17 18	improve, construct, or maintain the highway systems within such county, city, or town.
10 19	After adopting a resolution supporting the action, the governing body may request revenue-sharing funds
	to improve, construct, or reconstruct, or maintain a highway system located in another locality, between
20	two or more localities, or to bring subdivision streets, used as such prior to the date specified in
21 22	§ 33.1-72.1, up to standards sufficient to qualify them for inclusion in the state primary and secondary
$\frac{22}{23}$	system of highways. All requests for funding shall be accompanied by a prioritized listing of specified
23 24	B. In allocating funds under this section, the Board shall give priority to allocations that will
25	accelerate projects in the Commonwealth Transportation Six-Year Improvement Program or the locality's
<b>2</b> 6	capital plan.
20 27	C. The Department will contract with the county, city, or town for the implementation of the project
28	or projects. Such contract may cover either a single project or may provide for the locality's
29	implementation of several projects during the fiscal year. The county, city, or town will undertake
30	implementation of the particular projects or projects by obtaining the necessary permits from the
31	Department of Transportation in order to ensure that the improvement is consistent with the
32	Department's standards for such improvements. At the request of the locality, the Department may
33	provide the locality with engineering, right-of-way acquisition, and/or construction services for a project
34	with its own forces. The locality shall provide payment to the Department for any such services. If
35	administered by the Department, such contract shall also require that the governing body pay to the
36	Department within 30 days the local revenue-sharing funds upon written notice by the Department of its
37	intent to proceed. Any project having funds allocated under this program shall be initiated in such a
38	fashion where at least a portion of such funds have been expended within two subsequent fiscal years of
39	allocation. Any revenue-sharing funds for projects not initiated after two subsequent fiscal years of
<b>40</b>	allocation may be reallocated at the discretion of the Commonwealth Transportation Board.
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D. Total Commonwealth funds allocated by the Board under this section shall not exceed \$200
million in any one fiscal year and no less than \$15 million each fiscal year, subject to appropriation for such purpose.

44 E. The funds allocated by the Commonwealth Transportation Board under this section shall be 45 distributed and administered in accordance with the revenue-sharing program guidelines established by 46 the Board.