2013 SESSION

ENGROSSED

13101173D **HOUSE BILL NO. 2216** 1 2 House Amendments in [] — January 29, 2013 3 A BILL to amend and reenact § 15.2-1726 of the Code of Virginia, relating to local boundaries for 4 law-enforcement purposes. 5 Patron Prior to Engrossment-Delegate Yost 6 7 Referred to Committee on Militia, Police and Public Safety 8 9 Be it enacted by the General Assembly of Virginia: 1. That § 15.2-1726 of the Code of Virginia is amended and reenacted as follows: 10 § 15.2-1726. Agreements for consolidation of police departments or for cooperation in 11 12 furnishing police services. 13 Any locality may, in its discretion, enter into a reciprocal agreement with any other locality, any 14 agency of the federal government exercising police powers, police of any state-supported institution of 15 higher learning appointed pursuant to § 23-233, Division of Capitol Police, or with any combination of 16 the foregoing, for such periods and under such conditions as the contracting parties deem advisable, for cooperation in the furnishing of police services. Such agreements may include designation of mutually 17 agreed-upon boundary lines between contiguous localities for purposes of organizing 911 dispatch and 18 response, [determining territorial jurisdiction in criminal cases,] and clarifying issues related to 19 20 coverage under workers' compensation and risk management laws. Such localities also may enter into an 21 agreement for the cooperation in the furnishing of police services with the Department of State Police. 22 The governing body of any locality also may, in its discretion, enter into a reciprocal agreement with any other locality, or combination thereof, for the consolidation of police departments or divisions or 23 24 departments thereof. Subject to the conditions of the agreement, all police officers, officers, agents and 25 other employees of such consolidated or cooperating police departments shall have the same powers, rights, benefits, privileges and immunities in every jurisdiction subscribing to such agreement, including 26 27 the authority to make arrests in every such jurisdiction subscribing to the agreement; however, no police 28 officer of any locality shall have authority to enforce federal laws unless specifically empowered to do 29 so by statute, and no federal law-enforcement officer shall have authority to enforce the laws of the 30 Commonwealth unless specifically empowered to do so by statute. 31 The governing body of a county also may enter into a tripartite contract with the governing body of any town, one or more, in such county and the sheriff for such county for the purpose of having the 32

33 sheriff furnish law-enforcement services in the town. The contract shall be structured as a service 34 contract and may have such other terms and conditions as the contracting parties deem advisable. The 35 sheriff and any deputy sheriff serving as a town law-enforcement officer shall have authority to enforce 36 such town's ordinances. Likewise, subject to the conditions of the contract, the sheriff and deputy 37 sheriffs while serving as a town's law-enforcement officers shall have the same powers, rights, benefits, 38 privileges and immunities as those of regular town police officers. The sheriff under any such contract 39 shall be the town's chief of police.

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