14101125D **HOUSE BILL NO. 863** 1 Offered January 8, 2014 2 3 4 5 Prefiled January 8, 2014 A BILL to amend and reenact § 59.1-542 of the Code of Virginia, relating to the Enterprise Zone Grant Program; number of enterprise zones. 6 Patron-Yancey 7 8 Referred to Committee on Appropriations 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 59.1-542 of the Code of Virginia is amended and reenacted as follows: 11 § 59.1-542. Enterprise zone designation. 12 13 A. Upon the Department's announcement of periodic zone designation competitions, the The 14 governing body of any county or city may make written application to the Department to have an area 15 or areas declared an enterprise zone. Such application shall include a description of the area or areas to 16 be included, the development potential of these areas, the need for special state incentives, the local incentives that shall be provided to support new economic activity, and other information that the 17 Department deems necessary to assess requests for designation. 18 19 B. Two or more adjacent localities may file a joint application for an enterprise zone. Localities 20 applying for a joint zone shall demonstrate a regional need for an enterprise zone and a regional impact 21 that could not be achieved through a single jurisdiction zone. Applicants for a joint zone shall also 22 specify what mechanisms will be used to ensure that the economic benefits of such a zone are shared 23 among the applicant localities. 24 C. An enterprise zone may consist of no more than three noncontiguous areas. The aggregate size of 25 these noncontiguous zone areas shall be specified by regulation. Localities shall be limited to three 26 enterprise zone designations. 27 D. A joint enterprise zone shall consist of no more than three noncontiguous zone areas for each 28 participating locality. The aggregate size of these noncontiguous areas shall be specified by regulation. E. Upon recommendation of the Director of the Department, the Governor may designate up to 30 29 30 enterprise zones in accordance with the provisions of this chapter. Such designations are to be done in coordination with the expiration of existing zones designated under earlier Enterprise Zone Program 31 provisions. The initial round of six zone designation applications and approval may be conducted prior 32 33 to adoption of final program regulations provided that the process is consistent with the provisions of 34 this chapter. Enterprise zones shall be designated for an initial 10-year period except as provided for in subsections A and B of § 59.1-546. Upon recommendation of the Director of the Department, the 35 36 Governor may renew zones for up to two five-year renewal periods. Recommendations for five-year 37 renewals shall be based on the locality's performance of its enterprise zone responsibilities, the continued 38 need for such a zone, and its effectiveness in creating jobs and capital investment. F. Localities that have zone designations are responsible for providing the local incentives specified

39 40 41 42 of overall economic development efforts. 43

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in their applications, providing timely submission of enterprise zone reports and evaluations as required by regulation, verifying that businesses and properties seeking enterprise zone incentives are physically located within their zones, and implementing an active local enterprise zone program within the context