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1	HOUSE BILL NO. 1686
1 2 3	Offered January 11, 2017
3	Prefiled January 6, 2017
4	A BILL to amend and reenact §§ 15.2-4202 and 15.2-4203 of the Code of Virginia, relating to planning
5	district commissions; Indian tribes.
6	
	Patrons—Hodges and Peace
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8	Referred to Committee on Counties, Cities and Towns
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10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 15.2-4202 and 15.2-4203 of the Code of Virginia are amended and reenacted as follows:
12	§ 15.2-4202. Definitions.
13	For the purposes of this chapter:
14 15	"Commission" means a planning district commission. Planning district commissions are composed of
15 16	the duly appointed representatives of the localities or Indian tribes which are parties to the charter agreement.
17	"Indian tribe" means an Indian tribe or band, or Alaskan Native village, that is recognized by
18	federal law.
19	"Planning district" means a contiguous area within the boundaries established by the Department of
20	Housing and Community Development.
$\overline{21}$	"Population," unless a different census is clearly set forth, means the number of inhabitants according
22	to the United States census latest preceding the time at which any provision dependent upon population
23	is being applied, or the time as of which it is being construed, unless there is available an annual
24	estimate of population prepared by the Weldon Cooper Center for Public Service of the University of
25	Virginia, which has been filed with the Department of Housing and Community Development, in which
26	event the estimate shall govern.
27	§ 15.2-4203. Organization of planning district commission.
28	A. At any time after the establishment of the geographic boundaries of a planning district, the
29	localities or Indian tribes embracing at least 45 percent of the population within the district acting by
30 21	their governing bodies may organize a planning district commission by written agreement. Any locality
31 32	not a party to such charter agreement shall continue as a part of the planning district, but, until such time as such locality elects to become a part of the planning district commission as hereinafter provided,
32 33	shall not be represented in the composition of the membership of the planning district commission. Any
33 34	Indian tribe (i) whose land is located within the boundaries of the planning district and (ii) that is not a
35	party to such charter agreement may elect to become part of the planning district commission at any
36	time after its formation, and may negotiate the terms of such membership with the planning district
37	<i>commission</i> . Whenever a planning district is created which contains only two counties, the governing
38	body of either county may organize a planning district commission in accordance with the provisions of
39	this chapter if the governing body of the other county does not agree to organize such a planning district
40	commission.
41	B. The charter agreement shall set forth:
42	1. The name of the planning district. An entity organized as a planning district commission under
43	this act may employ the name "regional council" or "regional commission" as a substitute for the name
44	"planning district commission."
45	2. The locality in which its principal office shall be situated.
46 47	 The effective date of the organization of the planning district commission. The composition of the membership of the planning district commission. At least a majority of its
48	members shall be elected officials of the governing bodies of the localities within the district, or
4 9	members shall be elected officials of the governing bodies of the localities within the district, of members of the General Assembly, with each county, city and town of more than 3,500 population
50	having at least one representative. In any planning district other than planning district number 23, a
50 51	town of 3,500 or less population may petition the planning district commission to be represented
52	thereon. The planning district commission may, in its discretion, grant representation to such town by a
53	majority vote of the members of the commission. Other members shall be qualified voters and residents
54	of the district. In planning districts number 4 and 14, the membership may also include representatives
55	of higher education institutions. Should the charter agreement, as adopted, so provide, an alternate may
56	serve in lieu of one of the elected officials of each of the governing bodies of the participating localities.
57	5. The term of office of the members, their method of selection or removal and the method for the
58	selection and the term of office of a chairman.

59 6. The voting rights of members. Such voting rights need not be equal and may be weighed on the60 basis of the population of the locality represented by the member, the aggregation of the voting rights of61 members representing one locality, or otherwise.

62 7. The procedure for amendment, for addition of other localities within the planning district which
63 are not parties to the original charter agreement, and the withdrawal from the charter agreement by
64 localities within the planning district electing to do so.

65 C. The governing body of any locality which is a member of the planning district commission may

66 provide for compensation to be paid by it for its commission members, except for any full-time salaried 67 employees of the locality. The amount of such compensation shall not exceed the amount fixed by the

68 planning district commission.