19104098D HOUSE BILL NO. 2495 1 2 Offered January 9, 2019 3 Prefiled January 9, 2019 4 A BILL to amend and reenact § 15.2-2403 of the Code of Virginia and to amend the Code of Virginia 5 by adding in Article 1 of Chapter 9 of Title 15.2 a section numbered 15.2-926.4, relating to 6 cankerworms; eradication; prohibition on spraying during certain months. 7 Patrons—Tran, Krizek and Sickles 8 9 Referred to Committee on Counties, Cities and Towns 10 Be it enacted by the General Assembly of Virginia: 11 1. That § 15.2-2403 of the Code of Virginia is amended and reenacted and that the Code of 12 Virginia is amended by adding in Article 1 of Chapter 9 of Title 15.2 a section numbered 13 14 15.2-926.4 as follows: 15 § 15.2-926.4. Eradication of fall cankerworm; spraying prohibited during certain months. 16 No locality, including a service district created pursuant to the provisions of Chapter 24 (§ 15.2-2400 et seq.), shall spray any pesticide intended to suppress an infestation of the fall 17 cankerworm during the period beginning March 1 and ending August 1. 18 19 § 15.2-2403. Powers of service districts. 20 After adoption of an ordinance or ordinances or the entry of an order creating a service district, the 21 governing body or bodies shall have the following powers with respect to the service districts: 22 1. To construct, maintain, and operate such facilities and equipment as may be necessary or desirable 23 to provide additional, more complete, or more timely governmental services within a service district, 24 including but not limited to general government facilities; water supply, dams, sewerage, garbage 25 removal and disposal, heat, light, fire-fighting equipment and power and gas systems and sidewalks; economic development services; promotion of business and retail development services; beautification 26 27 and landscaping; beach and shoreline management and restoration; dredging of creeks and rivers to 28 maintain existing uses; control of infestations of (i) insects that may carry a disease that is dangerous to 29 humans, (ii) gypsy moths, (iii) cankerworms, in compliance with the provisions of § 15.2-926.4, or (iv) 30 other pests identified by the Commissioner of the Department of Agriculture and Consumer Services in 31 accordance with the Virginia Pest Law (§ 3.2-700 et seq.); public parking; extra security, street cleaning, snow removal and refuse collection services; sponsorship and promotion of recreational and cultural 32 33 activities; upon petition of over 50 percent of the property owners who own not less than 50 percent of 34 the property to be served, construction, maintenance, and general upkeep of streets and roads; construction, maintenance, and general upkeep of streets and roads through creation of urban transportation service districts pursuant to § 15.2-2403.1; and other services, events, or activities that will 35 36 37 enhance the public use and enjoyment of and the public safety, public convenience, and public well-being within a service district. Such services, events, or activities shall not be undertaken for the 38 39 sole or dominant benefit of any particular individual, business or other private entity. Any transportation 40 service, system, facility, roadway, or roadway appurtenance established under this subdivision that will 41 be operated or maintained by the Virginia Department of Transportation shall be established with the involvement of the governing body of the locality and meet the appropriate requirements of the 42 43 Department. 2. Notwithstanding the provisions of § 33.2-326, to provide, in addition to services authorized by 44 45 subdivision 1, transportation and transportation services within a service district, regardless of whether 46 the facilities subject to the services are or will be operated or maintained by the Virginia Department of 47 Transportation, including, but not limited to: public transportation systems serving the district; 48 transportation management services; road construction, including any new roads or improvements to 49 existing roads; rehabilitation and replacement of existing transportation facilities or systems; and sound walls or sound barriers. However, any transportation service, system, facility, roadway, or roadway 50 51 appurtenance established under this subdivision that will be operated or maintained by the Virginia 52 Department of Transportation shall be established with the involvement of the governing body of the 53 locality and meet the appropriate requirements of the Department. The proceeds from any annual tax or portion thereof collected for road construction pursuant to subdivision 6 may be accumulated and set 54 55 aside for such reasonable period of time as is necessary to finance such construction; however, the governing body or bodies shall make available an annual disclosure statement, which shall contain the 56 57 amount of any such proceeds accumulated and set aside to finance such road construction. 58 3. To acquire in accordance with § 15.2-1800, any such facilities and equipment and rights, title,

interest or easements therefor in and to real estate in such district and maintain and operate the same as
may be necessary and desirable to provide the governmental services authorized by subdivisions 1 and
2.

4. To contract with any person, municipality or state agency to provide the governmental services
authorized by subdivisions 1 and 2 and to construct, establish, maintain, and operate any such facilities
and equipment as may be necessary and desirable in connection therewith.

5. To require owners or tenants of any property in the district to connect with any such system or systems, and to contract with the owners or tenants for such connections. The owners or tenants shall have the right of appeal to the circuit court within 10 days from action by the governing body.

68 6. To levy and collect an annual tax upon any property in such service district subject to local taxation to pay, either in whole or in part, the expenses and charges for providing the governmental services authorized by subdivisions 1, 2 and 11 and for constructing, maintaining, and operating such 69 70 71 facilities and equipment as may be necessary and desirable in connection therewith; however, such 72 annual tax shall not be levied for or used to pay for schools, police, or general government services not 73 authorized by this section, and the proceeds from such annual tax shall be so segregated as to enable the 74 same to be expended in the district in which raised. Such tax may be levied on taxable real estate zoned 75 for residential, commercial, industrial or other uses, or any combination of such use classification, within the geographic boundaries of the service district; however, such tax shall only be levied upon the 76 77 specific classification of real estate that the local governing body deems the provided governmental 78 services to benefit. In addition to the tax on property authorized herein, in the City of Virginia Beach, 79 the city council shall have the power to impose a tax on the base transient room rentals, excluding 80 hotels, motels, and travel campgrounds, within such service district at a rate or percentage not higher 81 than five percent which is in addition to any other transient room rental tax imposed by the city. The proceeds from such additional transient room rental tax shall be deposited in a special fund to be used 82 83 only for the purpose of beach and shoreline management and restoration. Any locality imposing a tax 84 pursuant to this subdivision may base the tax on the full assessed value of the taxable property within 85 the service district, notwithstanding any special use value assessment of property within the service district for land preservation pursuant to Article 4 (§ 58.1-3229 et seq.) of Chapter 32 of Title 58.1, 86 87 provided the owner of such property has given written consent. In addition to the taxes and assessments 88 described herein, a locality creating a service district may contribute from its general fund any amount 89 of funds it deems appropriate to pay for the governmental services authorized by subdivisions 1, 2, and 90 11 of this section.

7. To accept the allocation, contribution or funds of, or to reimburse from, any available source,
including, but not limited to, any person, authority, transportation district, locality, or state or federal
agency for either the whole or any part of the costs, expenses and charges incident to the acquisition,
construction, reconstruction, maintenance, alteration, improvement, expansion, and the operation or
maintenance of any facilities and services in the district.

8. To employ and fix the compensation of any technical, clerical, or other force and help which from
time to time, in their judgment may be necessary or desirable to provide the governmental services
authorized by subdivisions 1, 2 and 11 or for the construction, operation, or maintenance of any such
facilities and equipment as may be necessary or desirable in connection therewith.

100 9. To create and terminate a development board or other body to which shall be granted and 101 assigned such powers and responsibilities with respect to a special service district as are delegated to it by ordinance adopted by the governing body of such locality or localities. Any such board or alternative 102 103 body created shall be responsible for control and management of funds appropriated for its use by the governing body or bodies, and such funds may be used to employ or contract with, on such terms and 104 105 conditions as the board or other body shall determine, persons, municipal or other governmental entities or such other entities as the development board or alternative body deems necessary to accomplish the 106 107 purposes for which the development board or alternative body has been created. If the district was created by court order, the ordinance creating the development board or alternative body may provide 108 109 that the members appointed to the board or alternative body shall consist of a majority of the 110 landowners who petitioned for the creation of the district, or their designees or nominees.

10. To negotiate and contract with any person or municipality with regard to the connections of any
such system or systems with any other system or systems now in operation or hereafter established, and
with regard to any other matter necessary and proper for the construction or operation and maintenance
of any such system within the district.

115 11. To acquire by purchase, gift, devise, bequest, grant, or otherwise title to or any interests or rights
of not less than five years' duration in real property that will provide a means for the preservation or
provision of open-space land as provided for in the Open-Space Land Act (§ 10.1-1700 et seq.).
Notwithstanding the provisions of subdivision 3, the governing body shall not use the power of
condemnation to acquire any interest in land for the purposes of this subdivision.

120 12. To contract with any state agency or state or local authority for services within the power of the

agency or authority related to the financing, construction, or operation of the facilities and services to be
 provided within the district; however, nothing in this subdivision shall authorize a locality to obligate its
 general tax revenues, or to pledge its full faith and credit.

124 13. In the Town of Front Royal, to construct, maintain, and operate facilities, equipment, and 125 programs as may be necessary or desirable to control, eradicate, and prevent the infestation of rats and 126 removal of skunks and the conditions that harbor them.

127 14. In Accomack County, to construct, maintain, and operate in the Wallops Research Park, 128 consistent with all applicable federal, state, and local laws and regulations, such infrastructure, services, 129 or amenities as may be necessary or desirable to provide access for aerospace-related economic 130 development to the NASA/Wallops Flight Facility runway and related facilities, and to create and 131 terminate a Wallops Research Park Partnership body, which shall consist of one representative of the 132 NASA/Wallops Research Flight Facility, one representative of the U.S. Navy Surface Combat Systems 133 Center, one representative of the Marine Science Consortium, one representative of the Accomack County government, the Chancellor of the Virginia Community College System, and one representative 134 135 of the Virginia Economic Development Partnership. The Partnership body shall have all of the powers 136 enumerated in § 15.2-2403. Federal appointees to the Partnership body shall maintain their absolute 137 duties of loyalty to the U.S. government.