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HB166E

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20103028D 1 **HOUSE BILL NO. 166** 2 House Amendments in [] - January 29, 2020 3 A BILL to amend and reenact § 15.2-2204 of the Code of Virginia, relating to notice by localities. 4 Patron Prior to Engrossment—Delegate Knight 5 6 Referred to Committee on Counties, Cities and Towns 7 8 Be it enacted by the General Assembly of Virginia: 9 1. That § 15.2-2204 of the Code of Virginia is amended and reenacted as follows: § 15.2-2204. Advertisement of plans, ordinances, etc.; joint public hearings; written notice of 10 certain amendments. 11 A. Plans or ordinances, or amendments thereof, recommended or adopted under the powers conferred 12 by this chapter need not be advertised in full, but may be advertised by reference. Every such 13 advertisement shall contain a descriptive summary of the proposed action and a reference to the place or 14 15 places within the locality where copies of the proposed plans, ordinances or amendments may be 16 examined. The local planning commission shall not recommend nor the governing body adopt any plan, 17 18 ordinance or amendment thereof until notice of intention to do so has been published once a week for two successive weeks in some newspaper published or having general circulation in the locality; 19 20 however, the notice for both the local planning commission and the governing body may be published concurrently. The notice shall specify the time and place of hearing at which persons affected may 21 22 appear and present their views, not less than five days nor more than 21 days after the second 23 advertisement appears in such newspaper. The local planning commission and governing body may hold 24 a joint public hearing after public notice as set forth hereinabove. If a joint hearing is held, then public 25 notice as set forth above need be given only by the governing body. The term "two successive weeks" as used in this paragraph shall mean that such notice shall be published at least twice in such newspaper 26 27 with not less than six days elapsing between the first and second publication. In any instance in which a 28 locality [located in Planning District 23] has submitted a timely notice request to a newspaper of 29 general circulation and the newspaper fails to publish the notice, $\begin{bmatrix} a \\ b \end{bmatrix}$ locality shall be deemed to 30 have met the notice requirements of this subsection so long as notice of the agenda, including the item intended for publication in the newspaper, was published on the locality's website at least three weeks 31 before the hearing. After enactment of any plan, ordinance or amendment, further publication thereof 32 33 shall not be required. 34 B. When a proposed amendment of the zoning ordinance involves a change in the zoning map 35 classification of 25 or fewer parcels of land, then, in addition to the advertising as required by 36 subsection A, written notice shall be given by the local planning commission, or its representative, at 37 least five days before the hearing to the owner or owners, their agent or the occupant, of each parcel 38 involved; to the owners, their agent or the occupant, of all abutting property and property immediately 39 across the street or road from the property affected, including those parcels which lie in other localities 40 of the Commonwealth; and, if any portion of the affected property is within a planned unit development, then to such incorporated property owner's associations within the planned unit development that have 41 members owning property located within 2,000 feet of the affected property as may be required by the 42 commission or its agent. However, when a proposed amendment to the zoning ordinance involves a tract 43

43 commission or its agent. However, when a proposed amendment to the zoning ordinance involves a tract 44 of land not less than 500 acres owned by the Commonwealth or by the federal government, and when 45 the proposed change affects only a portion of the larger tract, notice need be given only to the owners 46 of those properties that are adjacent to the affected area of the larger tract. Notice sent by registered or 47 certified mail to the last known address of such owner as shown on the current real estate tax 48 assessment books or current real estate tax assessment records shall be deemed adequate compliance 49 with this requirement. If the hearing is continued, notice shall be remailed. Costs of any notice required 50 under this chapter shall be taxed to the applicant.

51 When a proposed amendment of the zoning ordinance involves a change in the zoning map 52 classification of more than 25 parcels of land, or a change to the applicable zoning ordinance text 53 regulations that decreases the allowed dwelling unit density of any parcel of land, then, in addition to the advertising as required by subsection A, written notice shall be given by the local planning 54 55 commission, or its representative, at least five days before the hearing to the owner, owners, or their agent of each parcel of land involved, provided, however, that written notice of such changes to zoning 56 57 ordinance text regulations shall not have to be mailed to the owner, owners, or their agent of lots shown 58 on a subdivision plat approved and recorded pursuant to the provisions of Article 6 (§ 15.2-2240 et seq.)

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59 where such lots are less than 11,500 square feet. One notice sent by first class mail to the last known 60 address of such owner as shown on the current real estate tax assessment books or current real estate tax assessment records shall be deemed adequate compliance with this requirement, provided that a 61 62 representative of the local commission shall make affidavit that such mailings have been made and file 63 such affidavit with the papers in the case. Nothing in this subsection shall be construed as to invalidate 64 any subsequently adopted amendment or ordinance because of the inadvertent failure by the 65 representative of the local commission to give written notice to the owner, owners or their agent of any 66 parcel involved.

67 The governing body may provide that, in the case of a condominium or a cooperative, the written notice may be mailed to the unit owners' association or proprietary lessees' association, respectively, in lieu of each individual unit owner.

70 Whenever the notices required hereby are sent by an agency, department or division of the local 71 governing body, or their representative, such notices may be sent by first class mail; however, a 72 representative of such agency, department or division shall make affidavit that such mailings have been 73 made and file such affidavit with the papers in the case.

A party's actual notice of, or active participation in, the proceedings for which the written notice provided by this section is required shall waive the right of that party to challenge the validity of the proceeding due to failure of the party to receive the written notice required by this section.

C. When a proposed comprehensive plan or amendment thereto; a proposed change in zoning map classification; or an application for special exception for a change in use or to increase by greater than 50 percent of the bulk or height of an existing or proposed building, but not including renewals of previously approved special exceptions, involves any parcel of land located within one-half mile of a boundary of an adjoining locality of the Commonwealth, then, in addition to the advertising and written notification as required by this section, written notice shall also be given by the local commission, or its representative, at least 10 days before the hearing to the chief administrative officer, or his designee, of such adjoining locality.

85 D. When (i) a proposed comprehensive plan or amendment thereto, (ii) a proposed change in zoning 86 map classification, or (iii) an application for special exception for a change in use involves any parcel of land located within 3,000 feet of a boundary of a military base, military installation, military airport, 87 88 excluding armories operated by the Virginia National Guard, or licensed public-use airport then, in 89 addition to the advertising and written notification as required by this section, written notice shall also 90 be given by the local commission, or its representative, at least 30 days before the hearing to the 91 commander of the military base, military installation, military airport, or owner of such public-use 92 airport, and the notice shall advise the military commander or owner of such public-use airport of the 93 opportunity to submit comments or recommendations.

94 E. The adoption or amendment prior to July 1, 1996, of any plan or ordinance under the authority of 95 prior acts shall not be declared invalid by reason of a failure to advertise or give notice as may be 96 required by such act or by this chapter, provided a public hearing was conducted by the governing body 97 prior to such adoption or amendment. Every action contesting a decision of a locality based on a failure 98 to advertise or give notice as may be required by this chapter shall be filed within 30 days of such 99 decision with the circuit court having jurisdiction of the land affected by the decision. However, any 9100 litigation pending prior to July 1, 1996, shall not be affected by the 1996 amendment to this section.

101 F. Notwithstanding any contrary provision of law, general or special, the City of Richmond may 102 cause such notice to be published in any newspaper of general circulation in the city.

G. When a proposed comprehensive plan or amendment of an existing plan designates or alters
previously designated corridors or routes for electric transmission lines of 150 kilovolts or more, written
notice shall also be given by the local planning commission, or its representative, at least 10 days before
the hearing to each electric utility with a certificated service territory that includes all or any part of
such designated electric transmission corridors or routes.

108 H. When any applicant requesting a written order, requirement, decision, or determination from the 109 zoning administrator, other administrative officer, or a board of zoning appeals that is subject to the 110 appeal provisions contained in § 15.2-2311 or 15.2-2314, is not the owner or the agent of the owner of 111 the real property subject to the written order, requirement, decision or determination, written notice shall be given to the owner of the property within 10 days of the receipt of such request. Such written notice 112 113 shall be given by the zoning administrator or other administrative officer or, at the direction of the administrator or officer, the requesting applicant shall be required to give the owner such notice and to 114 115 provide satisfactory evidence to the zoning administrator or other administrative officer that the notice 116 has been given. Written notice mailed to the owner at the last known address of the owner as shown on 117 the current real estate tax assessment books or current real estate tax assessment records shall satisfy the 118 notice requirements of this subsection.

119 This subsection shall not apply to inquiries from the governing body, planning commission, or 120 employees of the locality made in the normal course of business. 121 [2. That the provisions of this act shall expire on July 1, 2022.]