1996 SESSION

[S 267]

VIRGINIA ACTS OF ASSEMBLY — CHAPTER

An Act to amend and reenact § 33.1-41.1 of the Code of Virginia, relating to payments to cities and certain towns for maintenance of certain highways.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 33.1-41.1 of the Code of Virginia is amended and reenacted as follows:
 § 33.1-41.1. Payments to cities and certain towns for maintenance of certain highway

§ 33.1-41.1. Payments to cities and certain towns for maintenance of certain highways. 9 The Commonwealth Transportation Commissioner, subject to the approval of the Commonwealth 10 Transportation Board, shall make payments for maintenance, construction or reconstruction of highways, as hereinafter provided, to: (i) all incorporated towns having more than 3,500 inhabitants according to 11 the last preceding United States census; (ii) all incorporated towns which, according to evidence 12 satisfactory to the Commonwealth Transportation Board, have attained a population of more than 3,500 13 since the last preceding United States census; (iii) all incorporated towns which, on June 30, 1985, 14 15 maintained certain streets under § 33.1-80 as then in effect; (iv) all cities operating under charters designating them as cities, regardless of their populations; and (v) the Town of Wise, the Town of 16 Lebanon, and the Town of Blackstone. Such payments, however, shall only be made if, in the opinion 17 of the Commonwealth Transportation Board, such those highways functionally classified as principal 18 19 and minor arterial roads are maintained in accordance with the applicable standards of the 20 Commonwealth Transportation Board to a standard satisfactory to the Department of Transportation.

21 No payments shall be made by the Commissioner to any such city or town unless the portion of the 22 highway for which such payment is made either (a) has (i) an unrestricted right-of-way at least fifty feet 23 wide and (ii) a hard-surface width of at least thirty feet; or (b) has (i) an unrestricted right-of-way at 24 least eighty feet wide and ,(ii) has a hard-surface width of at least twenty-four feet, and (iii) there are 25 approved engineering plans for the ultimate construction of an additional hard-surface width of at least 26 twenty-four feet within the same right-of-way; or (c) (i) is (i) a cul-de-sac and, (ii) has an unrestricted 27 right-of-way at least forty feet wide, and (iii) has a turnaround that meets applicable standards of the 28 Commonwealth Transportation Board set by the Department of Transportation; or (d) either (i) has been 29 paved and has constituted part of the primary or secondary system of state highways prior to annexation or incorporation, or (ii) has constituted part of the secondary system of state highways prior to 30 31 annexation or incorporation and is paved to a minimum width of sixteen feet subsequent to such 32 annexation or incorporation and with the further exception of streets or portions thereof which have previously been maintained under the provisions of § 33.1-79 or § 33.1-82; or (e) was eligible for and 33 34 receiving such payments under the laws of the Commonwealth in effect on June 30, 1985; or (f) is a street established prior to July 1, 1950, which has an unrestricted right-of-way width of not less than 35 thirty feet and a hard-surface width of not less than sixteen feet. 36

A However, the Commissioner may waive the requirements as to hard-surface pavement or right-of-way
width for highways where the width modification is at the request of the local governing body and is to
protect the quality of the affected local government's drinking water supply or, for highways constructed
on or after July 1, 1994, to accommodate some other special circumstance where such action would not
compromise the health, safety, or welfare of the public. The modification is subject to such conditions as
the Commissioner may prescribe.

43 For the purpose of calculating allocations and making payments under this section, the Department shall divide affected highways into two categories, which shall be distinct from but based on functional 44 45 classifications established by the Federal Highway Administration: (i) principal and minor arterial roads, and (ii) collector roads and local streets. Payments to affected localities shall be based on the number of 46 moving-lane-miles of highways or portions thereof available to peak-hour traffic in each category of 47 highways in that locality. For the fiscal year 1986, payment to each city and town shall be an amount 48 49 equal to \$7,787 per moving-lane-mile for principal and minor arterials and \$4,572 per moving-lane-mile for collector roads and local streets. 50

51 The Department of Transportation shall establish a statewide maintenance index of the unit costs for 52 labor, equipment, and materials used on roads and bridges in the fiscal year 1986, and use changes in 53 that index to calculate and put into effect annual changes in the base per-lane-mile rate payable under 54 this section.

55 The fund allocated by the Board shall be paid in equal sums in each quarter of the fiscal year, and 56 no payment shall be made without the approval of the Board. SB267ER

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57 The city or town receiving this fund will be required to *shall* make quarterly *annual* reports, audited 58 annually, in such form as the Board may prescribe, accounting for all expenditures and certifying that 59 none of the money received has been expended for other than maintenance, *construction or* 60 *reconstruction* of the streets. Such reports shall be included in the scope of the annual audit of each 61 municipality conducted by independent certified public accountants.

62 2. That an emergency exists and this act is in force from its passage.