## **1997 SESSION**

978480144 1 **HOUSE BILL NO. 2552** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 34 56 7 (Proposed by the House Committee on Finance on February 13, 1997) (Patron Prior to Substitute—Delegate Callahan) A BILL to amend and reenact §§ 15.1-227.70, 15.1-227.75, 15.1-227.76, 15.1-227.78, 15.1-227.84 and 15.1-227.85 of the Code of Virginia and to add §§ 15.1-227.90 and 15.1-227.91, relating to 8 entitlement to tax revenues derived from a major league baseball stadium. 9 Be it enacted by the General Assembly of Virginia: 1. That §§ 15.1-227.70, 15.1-227.75, 15.1-227.76, 15.1-227.78, 15.1-227.84 and 15.1-227.85 of the 10 11 Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding §§ 15.1-227.90 and 15.1-227.91 as follows: 12 13 § 15.1-227.70. Definitions. 14 As used in this chapter the following words have the meanings indicated: 15 "Authority" means the Virginia Baseball Stadium Authority. "Corporate income tax revenues" means corporate income tax as estimated by the Tax Commissioner 16 17 under Article 10 (§ 58.1-400) et seq.) of Chapter 3 of Title 58.1 from any team or other organization based on income generated within a facility or in connection with activities conducted therein that 18 would not be generated but for the existence of the facility, including revenues generated in connection 19 20 with the development and construction of a facility. The Tax Commissioner shall calculate such revenues 21 by multiplying the estimated tax payment of any corporation as required under Article 20 (§ 58.1-500 et seq.) of Chapter 3 of Title 58.1 generating income as described herein by the ratio of their gross 22 23 revenues from the activities as described herein to gross revenues from all activities in Virginia. 24 "Facility" means (i) major league and minor league baseball stadiums, (ii) practice fields or other 25 areas where major league and minor league professional baseball teams may practice or perform, (iii) offices for major league and minor league professional baseball teams or franchises, (iv) office, 26 restaurant, concessions, retail and lodging facilities which are owned and operated in connection with a 27 28 major league baseball stadium, and (v) any other directly related properties including, but not limited to, 29 onsite and offsite parking lots, garages, and other properties. "Major league baseball" means the organization which controls the administrative functions for the 30 31 ownership and operation of major league baseball operations in the United States and Canada. 32 "Major league baseball franchise" means the contractual right granted by major league baseball to 33 any person or persons to own or operate a major league baseball team in a specified location. "Major league baseball stadium" means a sports facility which is designed for use primarily as a 34 35 baseball stadium and which meets criteria that may be established by major league baseball. 36 "Minor league baseball stadium" means a sports facility which is designed for use primarily as a 37 stadium for a minor league professional baseball team. 38 "Pass-through entity tax revenues" means personal or corporate income tax as estimated by the Tax 39 Commissioner from any individual or corporation under Article 2 (§ 58.1-320 et seq.) or Article 10 40 (§ 58.1-400 et seq.) of Chapter 3 of Title 58.1 based on gross receipts from a sole proprietorship, 41 partnership, electing small business corporation (S corporation), limited liability corporation, and any 42 other form of pass-through entity generated within a facility, or in connection with activities conducted therein that would not be generated but for the existence of the facility, including revenues generated in 43 44 connection with the development and construction of a facility. The Tax Commissioner shall calculate 45 the estimated revenue by multiplying the gross receipts from activities described herein by two tenths of 46 one percent. "Personal income tax revenues" means personal income tax as estimated by the Tax Commissioner from individuals under Article 2 (§ 58.1-320 et seq.) of Chapter 3 of Title 58.1 based on salaries, wages 47 **48** and other income generated through employment or the conduct of a trade or business within a facility 49 50 that would not be generated but for the existence of the facility, including without limitation, such taxes 51 collected from team players, coaches, and office personnel; personnel employed by the operator of, or enterprises operating within, a facility; and personnel involved in the development and construction of a 52 53 facility. The Tax Commissioner shall calculate such revenues by multiplying wages and salaries 54 described herein by three and nine-tenths percent with respect to wages and salaries paid to team 55 players of a major league baseball franchise based at the facility and by three and one-half percent for all other individuals described herein. 56 57 "Sales tax revenues" means taxes collected tax collections under the Virginia Retail Sales and Use Tax Act (§ 58.1-600 et seq.), as limited herein- Sales tax revenues generated by transactions taking 58 59 place upon the premises of a facility, including transactions generating revenues in connection with the

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60 development and construction of a facility. Except to the extent directed by a local governing body

pursuant to § 15.1-227.84, sales tax revenues shall not include any local general retail sales and use tax 61

62 levied pursuant to §§ 58.1-605 and 58.1-606.

63 § 15.1-227.75. Powers.

64 In addition to the powers set forth elsewhere in this chapter, the Authority may:

65 1. Adopt and alter an official seal;

66 2. Sue and be sued in its own name;

67 3. Adopt bylaws, rules and regulations to carry out the provisions of this chapter;

68 4. Maintain an office at such place as the Authority may designate;

69 5. Employ, either as regular employees or independent contractors, consultants, engineers, architects, accountants, attorneys, financial experts, construction experts and personnel, superintendents, managers 70 and other professional personnel, personnel, and agents as may be necessary in the judgment of the 71 72 Authority, and fix their compensation;

6. Determine the locations of, develop, establish, construct, erect, acquire, own, repair, remodel, add 73 74 to, extend, improve, equip, operate, regulate, and maintain facilities to the extent necessary to 75 accomplish the purposes of the Authority;

7. Acquire, hold, lease, use, encumber, transfer, or dispose of real and personal property, including a 76 lease of its property or any interest therein whatever the condition thereof, whether or not constructed or 77 78 acquired, to the Commonwealth or any political subdivision of the Commonwealth. The Commonwealth 79 and any such political subdivision are authorized to acquire or lease such property or any interest 80 therein; however, the Commonwealth shall not enter into any such lease or purchase agreement unless such lease or purchase agreement has first been approved pursuant to subsections E and F of 81 82 § 15.1-227.76;

83 8. Enter into contracts of any kind, and execute all instruments necessary or convenient with respect 84 to its carrying out the powers in this chapter to accomplish the purposes of the Authority;

85 9. Operate, enter into contracts for the operation of, and regulate the use and operation of facilities 86 developed under the provisions of the chapter;

87 10. Fix and revise from time to time and charge and collect rates, rents, fees, or other charges for the 88 use of facilities or for services rendered in connection with the facilities;

89 11. Borrow money from any source for any valid purpose, including working capital for its 90 operations, reserve funds, or interest, and to mortgage, pledge, or otherwise encumber the property or 91 funds of the Authority and to contract with or engage the services of any person in connection with any 92 financing, including financial institutions, issuers of letters of credit, or insurers; 93

12. Issue bonds under this chapter;

94 13. Receive and accept from any source, private or public, contributions, gifts, or grants of money or 95 property; and

14. Do all things necessary or convenient to carry out the powers granted by this chapter.

§ 15.1-227.76. Public hearings; notice; reports; approvals.

98 A. At least sixty days prior to selecting a site for a major league or minor league baseball stadium, 99 the Authority shall hold a public hearing within thirty miles of the site proposed to be acquired for the 100 purpose of soliciting public comment.

B. Except as otherwise provided herein, at least sixty days prior to the public hearing required by 101 102 this section, the Authority shall notify the local governing body in which the major league or minor league baseball stadium is proposed to be located and advertise the notice in a newspaper of general 103 circulation in that locality. The notice shall include: (i) a description of the site proposed to be acquired, 104 (ii) the intended use of the site, and (iii) the date, time, and location of the public hearing. After receipt 105 106 of the notice required by this section, the local governing body in which a major league or minor league baseball stadium is proposed to be located may require that this period be extended for up to sixty 107 108 additional days or for such other time period as agreed upon by the local governing body and the 109 Authority.

110 C. At least thirty days before acquiring or entering into a lease involving a major league or minor league baseball stadium and before entering into a construction contract involving a major league or 111 112 minor league baseball stadium or stadium site, the Authority shall submit a detailed written report and the findings of the Authority that justify the proposed acquisition, lease, or contract to the General 113 114 Assembly. The report and findings shall include a detailed plan of the method of funding and the economic necessitybenefits of the proposed acquisition, lease, or contract. 115 116

D. The time periods in subsections A, B, and C of this section may not run concurrently.

117 E. The Commonwealth shall not enter into any purchase agreement, lease agreement, lease-purchase agreement, master lease agreement or any other contractual arrangement that creates a direct or 118 contingent financial obligation of the Commonwealth unless such agreement or arrangement has first 119 120 been submitted to the State Treasurer sufficiently prior to the execution of such agreement or arrangement to allow the State Treasurer to undertake a review for the purposes of determining (i) 121

122 whether the agreement or arrangement may constitute tax-supported debt of the Commonwealth and (ii) 123 the potential impact of the agreement or arrangement on the debt capacity and credit ratings of the 124 Commonwealth. If after such review the State Treasurer determines that the agreement or arrangement 125 may constitute tax-supported debt of the Commonwealth, or may have an adverse impact on the debt 126 capacity or the credit ratings of the Commonwealth, the agreement or arrangement and any associated 127 financing shall be submitted to the Treasury Board for review and approval of terms and structures in a 128 manner consistent with  $\frac{2.1-179}{5}$ . In the event that in the opinion of the State Treasurer, with the 129 concurrence of the Debt Capacity Advisory Committee, such agreement or arrangement will be 130 considered tax-supported debt of the Commonwealth or have an adverse impact on the debt capacity or 131 the credit ratings of the Commonwealth, such agreement or arrangement must be authorized by the 132 General Assembly.

133 F. The Commonwealth shall not enter into any purchase agreement, lease agreement, lease-purchase 134 agreement, master lease agreement or any other contractual arrangement that creates a direct or 135 contingent financial obligation of the Commonwealth unless such agreement or arrangement has first 136 been reviewed and approved as required by subsection E and subsequently approved in writing by the 137 Governor. The State Treasurer shall be provided with copies of all documents relating to the proposed issuance of any bonds pursuant to § 58.1-227.78 sufficiently in advance of such bond issue to conduct 138 139 such reviews as the State Treasurer deems necessary. In the event that the Commonwealth is an 140 obligated person determined to be material to an evaluation of the offering for which financial 141 information will be included or referenced in the offering document in accordance with the Securities 142 and Exchange Commission Rule 15c-12 under the federal Securities Exchange Act of 1934, or in the 143 event that in the opinion of the State Treasurer, with the concurrence of the Debt Capacity Advisory 144 Committee, such bond issue will be considered tax-supported debt of the Commonwealth or have a 145 material adverse impact on the debt capacity or the credit ratings of the Commonwealth, such bond 146 issue must be authorized by the General Assembly.

147 § 15.1-227.78. Bond issues.

148 A. The Authority may at any time and from time to time issue bonds for any valid purpose, 149 including the establishment of reserves and the payment of interest. In this chapter the term "bonds" 150 includes notes of any kind, interim certificates, refunding bonds, or any other evidence of obligation.

151 B. The bonds of any issue shall be payable solely from the property or receipts of the Authority, or 152 other security specifically pledged by the Authority to the payment thereof, including, but not limited to: 1. Taxes, fees, charges, or other revenues payable to the Authority;

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154 2. Payments by financial institutions, insurance companies, or others pursuant to letters or line of 155 credit, policies of insurance, or purchase agreements;

156 3. Investment earnings from funds or accounts maintained pursuant to a bond resolution or trust 157 agreement; and

158 4. Proceeds of refunding bonds.

159 C. Bonds shall be authorized by resolution of the Authority and may be secured by a trust agreement 160 by and between the Authority and a corporate trustee or trustees, which may be any trust company or 161 bank having the powers of a trust company within or without the Commonwealth. The bonds shall:

162 1. Be issued at, above, or below par value, for cash or other valuable consideration, and mature at a 163 time or times, whether as serial bonds or as term bonds or both, not exceeding forty years from their 164 respective dates of issue;

165 2. Bear interest at the fixed or variable rate or rates determined by the method provided in the 166 resolution or trust agreement;

167 3. Be payable at a time or times, in the denominations and form, and carry the registration and 168 privileges as to conversion and for the replacement of mutilated, lost, or destroyed bonds as the 169 resolution or trust agreement may provide;

170 4. Be payable in lawful money of the United States at a designated place;

171 5. Be subject to the terms of purchase, payment, redemption, refunding, or refinancing that the 172 resolution or trust agreement provides;

173 6. Be executed by the manual or facsimile signatures of the officers of the Authority designated by 174 the Authority which signatures shall be valid at delivery even for one who has ceased to hold office; 175 and

176 7. Be sold in the manner and upon the terms determined by the Authority including private 177 (negotiated) sale.

178 D. Any resolution or trust agreement may contain provisions which shall be a part of the contract 179 with the holders of the bonds as to:

180 1. Pledging, assigning, or directing the use, investment, or disposition of receipts of the Authority or 181 proceeds or benefits of any contract and conveying or otherwise securing any property rights;

182 2. The setting aside of loan funding deposits, debt service reserves, capitalized interest accounts, cost 183 of issuance accounts and sinking funds, and the regulation, investment, and disposition thereof;

184 3. Limitations on the purpose to which or the investments in which the proceeds of sale of any issue 185 of bonds may be applied and restrictions to investments of revenues or bond proceeds in government 186 obligations for which principal and interest are unconditionally guaranteed by the United States of 187 America:

188 4. Limitations on the issuance of additional bonds and the terms upon which additional bonds may 189 be issued and secured and may rank on a parity with, or be subordinate or superior to, other bonds;

190 5. The refunding or refinancing of outstanding bonds;

191 6. The procedure, if any, by which the terms of any contract with bondholders may be altered or 192 amended and the amount of bonds the holders of which must consent thereto, and the manner in which 193 consent shall be given;

7. Defining the acts or omissions which shall constitute a default in the duties of the Authority to 194 195 bondholders and providing the rights or remedies of such holders in the event of a default which may 196 include provisions restricting individual right of action by bondholders;

197 8. Providing for guarantees, pledges of property, letters of credit, or other security, or insurance for 198 the benefit of bondholders; and 199

9. Any other matter relating to the bonds which the Authority determines appropriate.

E. No member of the Authority nor any person executing the bonds on behalf of the Authority shall 200 201 be liable personally for the bonds or subject to any personal liability by reason of the issuance of the 202 bonds.

203 F. The Authority may enter into agreements with agents, banks, insurers, or others for the purpose of 204 enhancing the marketability of, or as security for, its bonds.

G. A pledge by the Authority of revenues as security for an issue of bonds shall be valid and 205 206 binding from the time the pledge is made.

207 The revenues pledged shall immediately be subject to the lien of the pledge without any physical 208 delivery or further act, and the lien of any pledge shall be valid and binding against any person having 209 any claim of any kind in tort, contract or otherwise against the Authority, irrespective of whether the 210 person has notice.

211 No resolution, trust agreement or financing statement, continuation statement, or other instrument 212 adopted or entered into by the Authority need be filed or recorded in any public record other than the 213 records of the Authority in order to perfect the lien against third persons, regardless of any contrary 214 provision of public general or public local law.

215 H. Except to the extent restricted by an applicable resolution or trust agreement, any holder of bonds 216 issued under this chapter or a trustee acting under a trust agreement entered into under this chapter, may, by any suitable form of legal proceedings, protect and enforce any rights granted under the laws of 217 218 Virginia or by any applicable resolution or trust agreement.

219 I. The Authority may issue bonds to refund any of its bonds then outstanding, including the payment 220 of any redemption premium and any interest accrued or to accrue to the earliest or any subsequent date 221 of redemption, purchase or maturity of the bonds. Refunding bonds may be issued for the public 222 purposes of realizing savings in the effective costs of debt service, directly or through a debt 223 restructuring, for alleviating impending or actual default and may be issued in one or more series in an 224 amount in excess of that of the bonds to be refunded.

225 J. The franchise holder must agree that the franchise will not be relocated and that the sports team 226 operating the sports franchise will operate within the applicable facility until any bonds issued 227 hereunder are defeased.

228 K. In the event a major league baseball facility is planned, no bonds shall be issued hereunder until 229 the Authority has executed a long-term lease with a major league baseball franchise. 230

§ 15.1-227.84. Entitlement to tax revenues derived from a major league baseball stadium.

231 A. In connection with the issuance of bonds by the Authority to finance or refinance a major league baseball stadium, the The Authority shall be entitled, subject to appropriation, to all sales tax revenues 232 that are generated by transactions taking place upon the premises of the majorleague baseball stadium as 233 234 defined in this chapter. Such entitlement shall continue for the lifetime of such bonds, but that 235 entitlement shall not exceed thirty years. Sales tax revenues may be applied to repayment of the bonds, 236 stadium operating expenses, master lease rental payments by the Commonwealth, capital expenditures 237 and other Sales tax revenues may be applied for any purposes of the Authority. The State Comptroller 238 shall remit such sales tax revenues to the Authority on a quarterly basis, subject to such reasonable processing delays as may be required by the Department of Taxation to calculate the actual net sales tax 239 240 revenues generated by transactions taking place upon the premises of the major league baseball stadium. 241 The State Comptroller shall make such remittances to the Authority, as provided herein, notwithstanding 242 any provisions to the contrary in the Virginia Retail Sales and Use Tax Act (§ 58.1-600 et seq.).

243 B. In connection with the issuance of bonds by the Authority to finance or refinance a major league baseball stadium, the The local governing body of the county or city in which the stadium is located 244

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245 may direct, by ordinance or resolution, that all local sales and use tax revenues generated by transactions 246 taking place upon the premises of the major league stadium from taxes levied pursuant to §§ 58.1-605 247 and 58.1-606 shall be remitted by the State Comptroller the Treasurer of such city, county or town to 248 the Authority for the repayment of bonds, stadium operating expenses, master lease rental payments by 249 the Commonwealth, capital expenditures and other any purposes of the Authority. Such remittances shall 250 be for the same period and under the same conditions as remittances to the Authority paid in accordance 251 with subsection A, mutatis mutandis.

252 C. In connection with the issuance of bonds by the Authority to finance or refinance a major league 253 baseball stadium, the The local governing body of the county, city or town in which the stadium is 254 located may direct, by ordinance or resolution, that all admissions tax revenues of such county or city 255 generated by admissions to the major league stadium from taxes levied pursuant to §§ 58.1-3818 and 256 58.1-3840 shall be remitted to the Authority for the repayment of bonds, stadium operating expenses, 257 master lease rental payments by the Commonwealth, capital expenditures and other any purposes of the 258 Authority. Any levy pursuant to this section may be for the lifetime of such bonds, but such levy shall 259 not exceed thirty years.(i) In addition to such admissions tax, the local governing body of the county, 260 city or town in which the stadium is located may levy, by ordinance, an admissions surcharge, not to 261 exceed two percent of the amount charged for admission, on the sale of all tickets sold at the major league baseball stadium to be paid to the Authority and shall direct that the Authority and the major 262 263 league baseball franchise shall reimburse the locality for actual day-of-event expenses incurred by the 264 locality in connection with the operations of the major league baseball stadium. The difference between 265 the surcharge and expenses attributable to the Authority, if any, shall be retained by the Authority for 266 any of its purposes as the Authority deems appropriate for the major league baseball stadium.

267 D. The Authority shall be entitled, subject to appropriation, to all personal income tax revenues, 268 corporate income tax revenues and pass-through entity tax revenues as defined in this chapter. The 269 Authority shall also be entitled to all business, professional and occupational license taxes that are 270 generated by the development, construction or operation of a major league baseball stadium and those 271 business, professional and occupational license taxes remitted to the Authority by the locality, under the 272 provisions of this section, in which the major league baseball stadium is located, on transactions, 273 salaries and personal income and team operations, including without limitation, the wages, salaries and 274 personal income generated in connection with the construction of the major league baseball stadium. 275 The revenue derived from the provisions of this subsection shall be applied for any purposes which the 276 Authority deems appropriate for the major league baseball stadium. The State Comptroller shall remit 277 all such state tax revenues to the Authority on a quarterly basis, subject to such reasonable processing 278 delays as may be required by the Department of Taxation. The locality in which the major league 279 baseball stadium is located may direct, by ordinance or resolution, that all business, professional and 280 occupational licensing revenues generated on the premises of the major league baseball stadium may be 281 remitted to the Authority for any purposes which the Authority deems appropriate for the major league 282 baseball stadium. 283

§ 15.1-227.85. Tax revenues of the Commonwealth or any other political subdivision not pledged.

284 Nothing in this chapter shall be construed as authorizing the pledging of the faith and credit of the 285 Commonwealth of Virginia, or any of its revenues, or the faith and credit of any other political 286 subdivision of the Commonwealth, or any of its revenues, for the payment of any bonds.

287 No bonds issued pursuant to § 15.1-227.78 shall pledge the full faith and credit of the 288 Commonwealth nor shall such bonds constitute a debt of the Commonwealth, and shall so state on their 289 face. Bondholders shall have no recourse whatsoever against the Commonwealth for the payment of 290 principal, interest, or redemption premium, if any, on such bonds. 291

§ 15.1-227.90. Audits and reports.

292 A. The Auditor of Public Accounts of the Commonwealth, and his legally authorized representatives, 293 are hereby authorized and empowered from time to time to examine the accounts and books of the 294 Authority, including its receipts, disbursements, contracts, leases, investments and any other matters 295 relating to its finances, operation and affairs.

296 B. The Tax Commissioner, shall report to the Chairman of the Senate Finance Committee, Chairman 297 of the House Finance Committee, and the Chairman of the House Appropriations Committee, before 298 July 1 of each year, the amount of the entitlement pursuant to § 15.1-227.84 of this act.

299 § 15.1-227.91. Prohibited use of funds.

300 No funds of the Authority derived from state tax revenues may be used to pay fees or expenses of 301 lobbyists required to register under Section 2.1-782.

302 2. That the provisions of this act shall expire on January 1, 2002, if the Virginia Baseball Stadium 303 Authority has not executed a lease with a major league baseball team.