2008 SPECIAL SESSION II

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HOUSE BILL NO. 6040

Offered June 23, 2008

A BILL to amend and reenact § 33.1-23.2 of the Code of Virginia, relating to allocation of construction funds for primary highway system projects and interstate match.

Patron-Marshall, R.G.

Referred to Committee on Rules

Be it enacted by the General Assembly of Virginia:

10 1. That § 33.1-23.2 of the Code of Virginia is amended and reenacted as follows:

§ 33.1-23.2. Allocation of construction funds for primary system and interstate match.

A. The Commonwealth Transportation Board shall allocate such funds as are available under 12 § 33.1-23.1 B 1 to the primary system of state highways, including the arterial network, for construction 13 and shall apportion such funds among the nine construction 23 planning districts so that each 14 15 construction planning district shall be allocated a share of such funds equal to the proportion that such 16 construction *planning* district bears to the Commonwealth as a whole in terms of: vehicle-miles traveled on the primary system, primary road lane mileage vehicle registrations, and a primary road need factor 17 which adjusts the weights in the allocation formula for the construction planning district with the largest 18 19 under-allocation relative to primary needs, with vehicle-miles traveled weighted seventy percent, primary 20 road lane mileage vehicle registrations weighted twenty-five percent, and the primary road need factor 21 weighted five percent.

B. Out of each *planning* district's total allocation of primary funds pursuant to paragraph 1 of subsection B of § 33.1-23.1, the Board shall allocate all needed interstate federal-aid matching funds, up to a maximum of twenty-five percent of the *planning* district's primary allocation. Any additional interstate federal-aid matching funds needed in a *planning* district shall be allocated by the Board from the Interstate Federal-Aid Matching Fund established in § 33.1-23.1:2.

C. Notwithstanding subsection A of this section, the Board may provide for exceptionally heavy
expenditures for repairs or replacements made necessary by highway damage resulting from accidents,
severe weather conditions, acts of God or vandalism.

D. Notwithstanding subsection A, the Board may, from funds available under subdivision B 1 of
§ 33.1-23.1, provide funding for the construction of highway projects maintained or to be maintained by
a municipality, provided such project involves a component of the National Highway System and such
funds are derived from allocations to the highway construction district in which such project is located.
Any allocation under this subsection shall not diminish funds allocated or allocable to any such
municipality under § 33.1-23.3.

E. Such funds allocated to the primary system shall, as far as possible, be allotted prior to the
commencement of the fiscal year and public announcement made of such allotment but the Board shall
not approve such allotment until after a public hearing at which political subdivisions of the
Commonwealth and interested citizens may be heard.

40 In any case where any allotment of funds is made under this subsection to any county, all or a part 41 of which subsequently is incorporated as or into a city or town, such allocation shall not be impaired 42 thereby and the funds so allocated shall be expended as if such county or any part thereof had never 43 become an incorporated city, but that portion of such city shall not be eligible to receive funds as a city 44 during the same year it receives the funds allocated as a county or as any part of a county. INTRODUCED