12103428D **HOUSE BILL NO. 975** 1 2 Offered January 11, 2012 3 Prefiled January 11, 2012 4 A BILL to amend and reenact § 1-219.1 of the Code of Virginia, relating to public service corporations 5 and companies; government utility corporation. 6 Patron—Bell, Robert B. 7 8 Referred to Committee on Commerce and Labor 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 1-219.1 of the Code of Virginia is amended and reenacted as follows: 11 12 § 1-219.1. Limitations on eminent domain. 13 A. The right to private property being a fundamental right, the General Assembly shall not pass any 14 law whereby private property shall be taken or damaged for public uses without just compensation. The 15 term "public uses" mentioned in Article I, Section 11 of the Constitution of Virginia is hereby defined 16 as to embrace only the acquisition of property where: (i) the property is taken for the possession, ownership, occupation, and enjoyment of property by the public or a public corporation; (ii) the property 17 is taken for construction, maintenance, or operation of public facilities by public corporations or by 18 private entities provided that there is a written agreement with a public corporation providing for use of 19 20 the facility by the public; (iii) the property is taken for the creation or functioning of any public service 21 corporation, public service company, or railroad; (iv) the property is taken for the provision of any authorized utility service by a government utility corporation; (v) the property is taken for the elimination of blight provided that the property itself is a blighted property; or (vi) the property taken is 22 23 24 in a redevelopment or conservation area and is abandoned or the acquisition is needed to clear title 25 where one of the owners agrees to such acquisition or the acquisition is by agreement of all the owners. 26 B. For purposes of this section: 27 "Blighted property" means any property that endangers the public health or safety in its condition at 28 the time of the filing of the petition for condemnation and is (i) a public nuisance or (ii) an individual 29 commercial, industrial, or residential structure or improvement that is beyond repair or unfit for human 30 occupancy or use. 31 "Government utility corporation" means any county or municipality, or entity or agency thereof, 32

which provides or operates one or more of the following authorized utility services: gas, pipeline, electric light, heat, power, water supply, sewer, telephone, or telegraph. For the purposes of any taking of private property in accordance with Article I, Section 11 of the Constitution of Virginia, a government utility corporation providing authorized utility services shall be considered to be acting as a public service corporation or public service company with regard to the provision of such services.

37 "Public corporation" means the Commonwealth of Virginia or any political subdivision thereof or any incorporated municipality therein or any public agency of the Commonwealth or of any political subdivision thereof or of any municipality therein.

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40 "Public facilities" means (i) airports, landing fields, and air navigation facilities; (ii) educational 41 facilities; (iii) flood control, bank and shore protection, watershed protection, and dams; (iv) hospital facilities; (v) judicial and court facilities; (vi) correctional facilities, including jails and penitentiaries; 42 (vii) library facilities; (viii) military installations; (ix) parks so designated by the Commonwealth or by 43 44 the locality in its comprehensive plan; (x) properties of historical significance so designated by the Commonwealth; (xi) law enforcement, fire, emergency medical, and rescue facilities; (xii) sanitary 45 46 sewer, water or stormwater facilities; (xiii) transportation facilities including highways, roads, streets, 47 and bridges, traffic signals, related easements and rights-of-way, mass transit, ports, and any components of federal, state, or local transportation facilities; (xiv) waste management facilities for hazardous, 48 49 radioactive, or other waste; (xv) office facilities occupied by a public corporation; and (xvi) such other facilities that are necessary to the construction, maintenance, or operation of a public facility as listed in 50 51 clauses (i) through (xv) and directly related thereto.

52 C. No more private property may be taken than that which is necessary to achieve the stated public 53 use.

54 D. Except where property is taken (i) for the creation or functioning of a public service corporation, 55 public service company, or railroad; or (ii) for the provision of any authorized utility service by a 56 government utility corporation, property can only be taken where: (a) the public interest dominates the 57 private gain and (b) the primary purpose is not private financial gain, private benefit, an increase in tax 58 base or tax revenues, or an increase in employment. HB975

E. During condemnation proceedings, the property owner may challenge whether the taking or
damaging is for a public use, the stated public use is a pretext for an unauthorized use, or the taking or
damaging of property is a violation of subsection D. Nothing in this section shall be construed as
abrogating any defenses or rights otherwise available to the property owner independently of this
section.

F. Subject to the provisions of subsection D, the limitations contained in this section shall not abrogate any other provision of law that authorizes a condemnor to dispose of property taken for a public use as surplus property, as otherwise provided by law.

67 G. If the acquisition of only part of a property would leave its owner with an uneconomic remnant,
68 the condemnor shall offer to acquire the entire property for its fair market value as otherwise provided
69 by law, but the condemnor shall not acquire an uneconomic remnant if the owner objects and desires to
70 maintain ownership of the excess property.

H. The provisions of this section shall control to the extent there are any inconsistencies between this
 section and any other general or special law; otherwise, nothing herein shall be construed as abrogating
 the power of eminent domain delegated independently of this section.

I. The provisions of this section shall not apply to the forfeiture of property under Chapters 22
(§ 19.2-369 et seq.), 22.1 (§ 19.2-386.1 et seq.), and 22.2 (§ 19.2-386.15 et seq.) of Title 19.2.

J. The provisions of this section shall not apply to real property that is subject to a certificate of take or a certificate of deposit recorded prior to July 1, 2007, in the circuit court clerk's office for the circuit where the real property is located or real property that is the subject of a petition for condemnation filed prior to July 1, 2007.