2015 SESSION

LEGISLATION NOT PREPARED BY DLS INTRODUCED

15104168D

1

2

6 7

8 9

SENATE BILL NO. 1451

Offered January 23, 2015

A BILL to amend and reenact 32.2-309, 33.2-1807 of the Code of Virginia, relating to tolls on rural
 Interstates Highways.

Patron-Lucas

Referred to Committee on Transportation

Be it enacted by the General Assembly of Virginia:

That §§ 32.2-309, 33.2-1807 of the Code of Virginia are amended and reenacted as follows:
 § 33.2-309. (Effective October 1, 2014) Tolls for use of Interstate System components.

A. Notwithstanding any contrary provision of this title and in accordance with all applicable federal 12 13 and state statutes and requirements, the Board may impose and collect tolls from all classes of vehicles in amounts established by the Board for the use of any component of the Interstate System within the 14 Commonwealth. However, prior approval of the General Assembly shall be required prior to the 15 imposition and collection of any toll or user fees for use of all or any portion of Interstate Route 81, 16 Interstate Route 195 South of the City of Petersburg and Interstate 85 South of the City of Petersburg. 17 Such funds so collected shall be deposited into the Transportation Trust Fund established pursuant to § 18 19 33.2-1524, subject to allocation by the Board as provided in this section.

B. The toll facilities authorized by this section shall be subject to the provisions of federal law for
the purpose of tolling motor vehicles to finance interstate construction and reconstruction, promote
efficiency in the use of highways, reduce traffic congestion, and improve air quality and for such other
purposes as may be permitted by federal law.

24 C. In order to mitigate traffic congestion in the vicinity of the toll facilities, no toll facility shall be 25 operated without high-speed automated toll collection technology designed to allow motorists to travel 26 through the toll facilities without stopping to make payments. Nothing in this subsection shall be 27 construed to prohibit a toll facility from retaining means of nonautomated toll collection in some lanes 28 of the facility. The Board shall also consider traffic congestion and mitigation thereof and the impact on 29 local traffic movement as factors in determining the location of the toll facilities authorized pursuant to 30 this section.

D. The revenues collected from each toll facility established pursuant to this section shall be
 deposited into segregated subaccounts in the Transportation Trust Fund and may be allocated by the
 Board as the Board deems appropriate to:

1. Pay or finance all or part of the costs of programs or projects, including the costs of planning, operation, maintenance, and improvements incurred in connection with the toll facility, provided that such allocations shall be limited to programs and projects that are reasonably related to or benefit the users of the toll facility. The priorities of metropolitan planning organizations, planning district commissions, local governments, and transportation corridors shall be considered by the Board in making project allocations from such revenues deposited into the Transportation Trust Fund.

40 2. Repay funds from the Toll Facilities Revolving Account or the Transportation Partnership
41 Opportunity Fund.
42 3. Pay the Board's reasonable costs and expenses incurred in the administration and management of

3. Pay the Board's reasonable costs and expenses incurred in the administration and management of the toll facility.

§ 33.2-1807. (Effective October 1, 2014) Powers and duties of the private entity.

A. The private entity shall have all power allowed by law generally to a private entity having the same form of organization as the private entity and shall have the power to develop and/or operate the qualifying transportation facility and impose user fees and/or enter into service contracts in connection with the use thereof. However, no tolls or user fees may be imposed by the private entity on Interstate 81, *Interstate Route 195 South of the City of Petersburg and Interstate 85 South of the City of Petersburg*. without the prior approval of the General Assembly.

51 B. The private entity may own, lease, or acquire any other right to use or develop and/or operate the 52 qualifying transportation facility.

C. Subject to applicable permit requirements, the private entity shall have the authority to cross any
 canal or navigable watercourse so long as the crossing does not unreasonably interfere with then current
 navigation and use of the waterway.

- D. In operating the qualifying transportation facility, the private entity may:
- 57 1. Make classifications according to reasonable categories for assessment of user fees; and
- 58 2. With the consent of the responsible public entity, make and enforce reasonable rules to the same

43 44

56

59 extent that the responsible public entity may make and enforce rules with respect to a similar 60 transportation facility.

61 E. The private entity shall:

62 1. Develop and/or operate the qualifying transportation facility in a manner that meets the standards
63 of the responsible public entity for transportation facilities operated and maintained by such responsible
64 public entity, all in accordance with the provisions of the interim agreement or the comprehensive
65 agreement;

2. Keep the qualifying transportation facility open for use by the members of the public in accordance with the terms and conditions of the interim or comprehensive agreement after its initial opening upon payment of the applicable user fees and/or service payments, provided that the qualifying transportation facility may be temporarily closed because of emergencies or, with the consent of the responsible public entity, to protect the safety of the public or for reasonable construction or maintenance procedures;

3. Maintain, or provide by contract for the maintenance of, the qualifying transportation facility;

4. Cooperate with the responsible public entity in establishing any interconnection with the qualifyingtransportation facility requested by the responsible public entity; and

5. Comply with the provisions of the interim or comprehensive agreement and any service contract.