2019 SESSION

INTRODUCED

HB1678

	19100462D
1 2	HOUSE BILL NO. 1678 Offered January 9, 2019
	Prefiled December 4, 2018 A BILL to amend and reenact § 46.2-916.2 of the Code of Virginia, relating to golf carts and utility
5 6	vehicles; Town of Dendron.
7	Patron—Tyler
7 8 9	Referred to Committee on Transportation
9 10 11 12 13 14	Be it enacted by the General Assembly of Virginia: 1. That § 46.2-916.2 of the Code of Virginia is amended and reenacted as follows: § 46.2-916.2. Designation of public highways for golf cart and utility vehicle operations. A. No portion of the public highways may be designated for use by golf carts and utility vehicles unless the governing body of the county, city, or town in which that portion of the highway is located
15 16 17 18 19 20	has reviewed and approved such highway usage. B. The governing body of any county, city, or town may by ordinance authorize the operation of golf carts and utility vehicles on designated public highways within its boundaries after (i) considering the speed, volume, and character of motor vehicle traffic using such highways and (ii) determining that golf cart and utility vehicle operation on particular highways is compatible with state and local transportation plans and consistent with the Commonwealth's Statewide Pedestrian Policy provided for in
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	 § 33.2-354. C. Notwithstanding the other provisions of this section, no town that has not established its own police department, as defined in § 9.1-165, may authorize the operation of golf carts or utility vehicles. The provision of this subsection shall not apply to the Towns of Claremont, Clifton, <i>Dendron</i>, Irvington, Jarratt, Saxis, Urbanna, or Wachapreague. D. No public highway shall be designated for use by golf carts and utility vehicles if such golf cart and utility vehicle operations will impede the safe and efficient flow of motor vehicle traffic. E. The county, city, or town that has authorized the operation of golf carts or utility vehicles shall be responsible for the installation and continuing maintenance of any signs pertaining to the operation of golf carts or utility vehicles. Such county, city, or town may include in its ordinance for designating highways the ability to recover its costs of the signs and maintenance pertaining thereto from organizations, individuals, or entities requesting the designations. The cost of installation and continuing maintenance of any signs pertaining the other provisions of this section, employees of the Department of Conservation and Recreation may operate golf carts and utility vehicles on those portions of public highways located within Department of Conservation and Recreation property and on Virginia Department of Transportation.

8/25/22 19:25