## **1995 SESSION**

**ENROLLED** 

[S 869]

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 33.1-72.1 and 33.1-75.1 of the Code of Virginia, relating to taking streets into the secondary highway system; special funds for certain counties.

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#### Approved

# 6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 33.1-72.1 and 33.1-75.1 of the Code of Virginia are amended and reenacted as follows:
 § 33.1-72.1. Taking certain streets into secondary system.

9 A. "Street," as used in this section, means a street or highway shown on a plat which was recorded
10 or otherwise opened to public use prior to July 1, 1983 1985, at which time it was open to and used by
11 motor vehicles, and which, for any reason, has not been taken into the secondary system of state
12 highways and serves at least three families per mile.

B. "County," as used in this section, means a county in which the secondary system of the state highways is constructed and maintained by the Department of Transportation and which has adopted a local ordinance for control of the development of subdivision streets to the necessary standards for acceptance into the secondary system.

17  $\overline{C}$ . Whenever the governing body of a county recommends in writing to the Department of 18 Transportation that any street in the county be taken into and become a part of the secondary system of 19 the state highways in such county, the Department of Transportation thereupon, within the limit of 20 available funds and the mileage available in such county for the inclusion of roads and streets in the 21 secondary system, shall take such street into the secondary system of state highways for maintenance, improvement, construction and reconstruction if such street, at the time of such recommendation, either: 22 23 (i) has a minimum dedicated width of forty feet or (ii) in the event of extenuating circumstances as 24 determined by the Commonwealth Transportation Commissioner, such street has a minimum dedicated 25 width of thirty feet at the time of such recommendation. In either case such streets must have easements 26 appurtenant thereto which conform to the policy of the Commonwealth Transportation Board with 27 respect to drainage. After the streets are taken into the secondary system of state highways, the Department shall maintain the same in the manner provided by law. Such street shall only be taken into 28 29 the secondary system of state highways if the governing body of the county agrees to contribute from 30 county revenue or the special assessment of the landowners on the street in question one-half of the cost 31 to bring the streets up to the necessary minimum standards for acceptance. No such special assessment of landowners on such streets shall be made unless the governing body of the county receives written 32 33 declarations from the owners of seventy-five percent or more of the platted parcels of land abutting 34 upon such street stating their acquiescence in such assessments. The basis for such special assessments, 35 at the option of the local governing body, shall be either (i) the proportion the value of each abutting 36 parcel bears to total value of all abutting parcels on such street as determined by the current evaluation 37 of the property for real estate tax purposes, or (ii) the proportion the abutting road front footage of each 38 parcel abutting the street bears to the total abutting road front footage of all parcels abutting on the 39 street, or (iii) an equal amount for each parcel abutting on such street. No such special assessment on 40 any parcel shall exceed one-third of the current evaluation of such property for real estate tax purposes. 41 Such streets are eligible under this provision only if neither the original developer, developers, nor 42 successor developers retain a speculative interest in property abutting such streets. For the purpose of 43 this section, ownership or partnership in two or more parcels, or equivalent frontage, abutting such streets shall constitute speculative interest. Special assessments under this section shall be conducted in 44 45 the manner provided in Article 2 (§ 15.1-239 et seq.) of Chapter 7 of Title 15.1, mutatis mutandis, for 46 assessments for local improvements.

D. Whenever the governing body of a county recommends in writing to the Department of 47 48 Transportation that any street in the county be taken into the secondary system of state highways as a rural addition to the secondary system in such county, the Department of Transportation thereupon shall, 49 50 within the limitation of funds and the mileage limitation of the Commonwealth Transportation Board's policy on rural additions, take such street into the secondary system of state highways as a rural addition 51 52 thereto for maintenance, improvement, construction, and reconstruction. Any street added to the 53 secondary system under this provision shall be constructed to the Department's standards for the traffic 54 served. Such streets are eligible under this provision only if neither the original developer, developers, 55 nor successor developers retain a speculative interest, as herein defined, in property abutting such streets. 56 E. In instances where it is determined that speculative interest is retained by the original developer,

developers, or successor developers and the governing body of the county deems that extenuating 57 58 circumstances exist, the governing body of the county shall require a pro rata participation by such 59 original developer, developers or successor developers as a condition of the county's recommendation 60 pursuant to this section. The basis for the pro rata percentage required of such developer, developers, or successor developers shall be the proportion that the value of the abutting parcels owned or partly 61 62 owned by the developer, developers, or successor developers bears to the total value of all abutting 63 property as determined by the current evaluation of the property for real estate purposes. The pro rata percentage shall be applied to the Department of Transportation's total estimated cost to construct such 64 65 street to the necessary minimum standards for acceptance to determine the amount of costs to be borne by the developer, developers, or successor developers. Property so evaluated shall not be assessed in the 66 67 special assessment for the determination of the individual pro rata share attributable to other properties. Further, when such pro rata participation is accepted by the governing body of the county from such 68 original developer, developers, or successor developers, such amount shall be deducted from the 69 70 Department of Transportation's total estimated cost and the remainder of such estimated cost shall then 71 be the basis of determining the assessment under the special assessment provision or determining the 72 amount to be provided by the county when funded from general county revenue under subsection C of 73 this section or determining the amount to be funded as a rural addition under subsection D of this 74 section.

75 F. Acceptance of any street into the secondary system of state highways for maintenance, 76 improvement, construction, and reconstruction shall not impose any obligation on the Board to acquire 77 any additional right-of-way or easements should they be necessary by virtue of faulty construction or 78 design.

79  $\tilde{G}$ . The local governing body of the county may expend general county revenue for the purposes of 80 this section.

81 H. The local governing body of the county may permit one or more of the landowners on the street 82 in question to pay to the county a sum equal to one-half of the cost to bring the street up to the 83 necessary minimum standards for acceptance into the secondary system of state highways, which funds 84 the county shall then utilize for such purpose. Thereafter, upon collection of the special assessment of landowners on such street, the county shall use such special assessment funds to reimburse, without 85 interest, the one or more landowners for those funds which they previously advanced to the county to 86 87 bring the street up to the necessary minimum standards for acceptance.

88 I. Any funds allocated for use within any county for the purpose of adding to the secondary system 89 of highways, if not used by such county for such purpose during the fiscal year they are so allocated, 90 may be held for such purpose for the three succeeding fiscal years. 91

§ 33.1-75.1. Special funds for systems in certain counties.

92 A. From, and as a first priority of, annual allocations of state funds for the maintenance, 93 improvement, construction, or reconstruction of the systems of state highways, the Commonwealth 94 Transportation Board shall make an equivalent matching allocation to any county for designations by the 95 governing body of up to twenty-five percent or \$500,000, whichever is greater, of funds received by it 96 during the current fiscal year pursuant to the State and Local Fiscal Assistance Act of 1972, hereinafter 97 referred to as "revenue sharing funds," for use by the Commonwealth Transportation Board to construct, 98 maintain or improve the primary and secondary highway systems within such county. Such funds 99 appropriated by the Commonwealth Transportation Board and such federal revenue sharing funds shall 100 be placed in special fund accounts of the Board and county, respectively, both to be known as the "...... County primary and secondary road fund," and shall be used solely for the purposes of 101 102 either (i) maintaining, improving or constructing the primary and secondary highway systems within such county, or (ii) bringing subdivision streets, used as such prior to July 1, 1983 1985, up to standards 103 104 sufficient to qualify them for inclusion in the state primary and secondary system of highways. The 105 governing body may place an equivalent amount from county general funds in such fund in lieu of such 106 federal revenue sharing funds. After due consultation and exchange of recommendations with the Board, 107 the governing body of such county shall determine what portion of such funds shall be used for 108 construction, and what portion for maintenance or improvement, of primary and secondary roads in such 109 county. That portion so designated by the governing body for construction shall be allocated to specific 110 projects by the Board; that portion designated by the governing body for maintenance or improvement shall be allocated to specific roads by the governing body. The county shall pay over to the Board that 111 112 amount of its special fund account needed for a project upon notice by the Board of its intent to 113 proceed with the project. Projects identified by the board of supervisors for construction with revenue 114 sharing funds need not be included in the county's six-year plan.

115 B. Upon indication by the resident engineer of a county that a project or projects funded pursuant to subsection A of this section cannot be implemented by the Department of Transportation within the 116 fiscal year for which such revenue sharing funds have been allocated, the Department may contract with 117

118 the county for the implementation of the project or projects by the county. Such contract may cover 119 either a single project or may provide for the county's implementation of several projects during the 120 fiscal year. Upon approval by the Department, the county may expend from its special fund created 121 under subsection A of this section funds to undertake the implementation of a particular project or 122 projects. The county will undertake implementation of the particular project or projects by obtaining the 123 necessary permits from the Department of Transportation in order to ensure that the improvement is 124 consistent with the Department's standards for such improvements.

125 C. Total state funds allocated statewide under this section shall not exceed ten million dollars in any 126 one fiscal year.

127 D. Notwithstanding the limitations specified in subsection A of this section, one month prior to the 128 end of any fiscal year in which less than \$10 million has been allocated from state funds under this

129 section, those counties requesting more than \$500,000 may be allowed an additional allocation. The

130 difference between the amount first allocated and \$10 million shall be allocated at the discretion of the

131 Commonwealth Transportation Board among the counties receiving the maximum allocation under132 subsection A of this section.