Commonwealth Transportation Board

Sean T. Connaughton Chairman

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Agenda item #7

RESOLUTION OF THE COMMONWEALTH TRANSPORTATION BOARD

June 19, 2013

MOTION

Made by: Mr. Louderback Seconded by: Mr. Ellis
Action: Motion Carried, Unanimously

<u>Title: Payments to Cities, Certain Towns, and Warren County</u> for Maintenance to Certain Roads and Streets - FY - 2013-2014

WHEREAS, the Commonwealth Transportation Board is authorized under §33.1-41.1 of the *Code of Virginia*, (1950), as amended, to approve payments to cities and certain towns for street maintenance, construction and reconstruction purposes; and,

WHEREAS, § 33.1-41.1 of the *Code of Virginia*, (1950), as amended, provides that for the purpose of calculating street allocations to the eligible cities and towns, and for making street payments, the Department of Transportation shall divide affected roads and streets into two categories: (1) Principal and Minor Arterial Roads, and (2) Collector and Local Streets; and,

WHEREAS, the Department has established a state functional classification system and an urban street inventory depicting those roads and streets eligible to receive subject street payments; and,

WHEREAS, such street payments shall be based on the number of moving-lane miles of such roads and streets available to peak-hour traffic in each category in each locality; and,

WHEREAS §§ 46.2-1140.1, 46.2-1143, 46.2-1148, and 46.2-1149.1 of the *Code of Virginia*, (1950), as amended in 2012, provide that a percentage of collected overweight permit fees are to be paid to localities based on the lane miles in the locality eligible for maintenance payments; and,

WHEREAS, Item 457 of Chapter 806 of the 2013 Acts of Assembly includes a provision (i) authorizing the Commonwealth Transportation Board to make payments to jurisdictions in which the Virginia Port Authority owns tax exempt real estate and (ii) stating that such payments

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shall be treated as other Commonwealth Transportation Board payments to localities for highway maintenance; and,

WHEREAS, funds allocated by the Board for such street payments shall be paid in equal sums for each quarter of the fiscal year; and,

WHEREAS, no payment shall be made without the approval of the Board.

NOW, THEREFORE BE IT RESOLVED, that the road/street mileage eligible for quarterly payments to the following Towns and Cities for Principal/Minor Arterial Roads and Collector Roads and Local Streets be increased by 28.10 in centerline miles. This increase is the net result of additions/deletions of Principal/Minor Arterial Roads and Collector Roads and Local Streets as functionally classified by the Transportation and Mobility Planning Division and effective for payment beginning July 1, 2013 as indicated on the attached tabulation (Attachment A).

NOW, THEREFORE, BE IT FURTHER RESOLVED, that the mileage for the calculations of street payments and the yearly and quarterly payments for FY 2013-2014 for each locality pursuant to §33.1-41.1 are hereby approved as indicated on the attached tabulation (Attachment B), subject to the provisions of Chapter 806 of the 2013 Acts of Assembly.

NOW, THEREFORE, BE IT FURTHER RESOLVED, that the distribution of the overweight permit fees for each locality are hereby approved as indicated on the attached tabulation (Attachment C), subject to provisions of §§ 46.2-1140.1, 46.2-1143, 46.2-1148, and 46.2-1149.1 of the *Code of Virginia*.

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