CONTINUED COMMUNITY AND ECONOMIC development are essential to the vitality of the Commonwealth of Virginia. VML urges the state to partner with localities to develop and carry out the state economic development strategic plan.

VML realizes the importance of diverse communities and neighborhoods and supports legislation to encourage state and local cooperation efforts that promote the safety of all populations, encourage the maintenance and protection of property in neighborhoods, and improve the livability of Virginia’s cities, towns and counties.

VML encourages local governments to work together in regional efforts to improve the quality of life and economic development opportunities and encourages the state to support such regional efforts in collaboration with local elected officials.

Incentive programs, such as GO Virginia, Opportunity Zones, the Commonwealth’s Opportunity Fund and the Virginia Enterprise Zone Program are important economic development tools, particularly in a challenging economy. It would be beneficial for all parties if the state worked cohesively with local governments to ensure that economic development efforts focus on improving opportunities and sustainability. This cooperation would include technical assistance from the state. VML supports clarification on criteria for grant programs especially regarding fiscal health and/or economically distressed localities. Grant programs should look at the totality of the circumstances of a local governments’ fiscal health.

We support the current incentive programs and Virginia Enterprise Zones and ask that they be continued at the same level.

VML supports initiatives such as Opportunity Zones and GO Virginia which encourage collaboration among Virginia’s localities to support economic diversification.

Efforts that we deem appropriate include grants and state tax incentives and efforts to assist minority and women-owned businesses. The state should strive to fully fund programs that strengthen local governments’ commercial and industrial tax bases to reduce pressure on the residential real estate tax base.

Topics addressed in this statement:

- Street and sidewalk standards
- Preservation of rights-of-way
- Variances, special exceptions & conditional use permits

Housing

VML urges state and local governing bodies to develop and maintain a balanced housing mix, including affordable and workforce housing with affordable housing policies in place. These numbers should be determined by a locality, as local officials are in the best position to determine that mixture. Local governments must be fully involved in the decisions on the placement of affordable and workforce housing in their jurisdictions. Procedures involving the granting of tax credits for projects must involve local governing bodies. Any locality that issues a Section 8 housing certificate should have housing available in the jurisdiction for the certificate’s holder, to prevent persons who are granted Section 8 certificates from having to leave their home jurisdiction in order to find housing.

VML supports state funding for affordable and workforce housing.

The state should take the lead and work with local governments to encourage the development of mixed income development and redevelopment, coupled with support for mixed use projects.

Blight and Neighborhood Preservation

The General Assembly should broaden the laws on dealing with blight. This could be done through empowering localities’ flexibility with building permits issued for repairs or renovation. Methods include the requirement of timely completion of the work or, failing a legitimate plan by the owner, diligently pursued, to complete the work, authorizing local government action to correct the health and public safety problems created by incomplete to either seize available assets of the owner and use them to fund corrective action, or impose high fees that would recover the locality’s costs on a priority basis. This would be similar to the localities’ powers for retrieving unpaid taxes. Further, we would like the definition of derelict building to be expanded to include buildings that are not completed to the Virginia Code Section 15-2.907.1.

VML supports strengthening the minimum property maintenance code.

Zoning Incentives for In-Fill Development and Redevelopment

The state code provisions on zoning authority should continue to ensure that local governments have a full range of authority to promote affordable and mixed income housing, including authority to facilitate in-fill development, redevelopment and mixing of uses...
in redevelopment projects. Therefore, the Code of Virginia must not be changed to limit local governments’ authority to enact land use regulations for the benefit of all citizens of a locality.

**Planning and Land Use**

VML encourages the Governor and General Assembly to continually evaluate the limitations on local authority and land use management tools provided in the state code to ensure that the policies of the Commonwealth encourage and support healthy cities and towns. The Commonwealth must repeal state laws that encourage sprawl or that discourage mixed-use, inclusive communities at sustainable densities. Instead, the policies of the Commonwealth should support sustainable growth in and around urban centers to help local governments create more livable, environmentally responsible communities, thus reducing the environmental impact of growth. In addition, we ask that the policies alleviate transportation funding problems for the Commonwealth and should promote transportation priorities to promote public transportation modes as well as pedestrian and bicycle transportation. VML supports multi-modal transportation options for regions and localities with local input on access to multi-modal facilities.

Planning and land use control are two of local government’s most important functions. Localities must maintain control of local land use decisions. Neither the state nor federal government should usurp or pre-empt a locality’s power to make such decisions or impose processes that weaken planning and land use functions. This includes home businesses and other activities that may put different persons’ property rights into conflict with one another. All localities should be guided by their comprehensive plan for future development. The General Assembly should allow local governments to exercise land use authority in the manner that the local government deems appropriate for its circumstances. Coordination of local land use planning and transportation planning improves the ability of all levels of government to deal with and manage growth-related issues the Commonwealth faces in the long-term.

The General Assembly should enhance local government’s ability to implement their comprehensive plans by authorizing a complete spectrum of land use and growth management tools and should allow and provide localities more creative, locally initiated planning and land use mechanisms.

When a county’s transfer of development rights program includes lands adjacent to a city or town, the General Assembly should provide the municipality with the authority necessary to fully participate in the decisions on transferring such rights when it is determined by the municipality that the land-use change will impact its citizens.

VML supports the state’s exploration of sustainable development, provided there is not an effort to supplant the authority of local governments to determine their own land use policies and encourages the consideration of incentives for localities to implement sustainable development approaches.

State agencies should be required to comply with local comprehensive plans and local land use regulations and policies.

VML supports enhanced redevelopment opportunities through the adoption of an urban policy for the commonwealth, and implementation of growth management policies that encourage growth and economic development in urban areas.

VML supports the position that the vested rights law is prospective only and that local governments have the authority to amend zoning ordinances in the future.

The law on nonconforming uses and structures must be maintained. The desires of a single property owner should not outweigh the interests of the neighbors, who benefit from properties coming into conformance with the zoning ordinance over time through the effects of the law on nonconformity.

The General Assembly should not enact any legislation, under the name of private property protection law, that seeks to weaken local powers to regulate land uses and protect the community’s health, safety and welfare, or that requires additional compensation beyond judicial interpretation of the Fifth Amendment of the U.S. Constitution and Article I, section II of the Virginia Constitution.

VML opposes any additional legislation that would exempt religious organizations or provide special entitlements to individuals and industries from neutral, generally applicable local ordinances, particularly local zoning and public safety ordinances.

**Responsible Growth Management**

Current state land use authority is often inadequate to allow local governments to provide the infrastructure and services for growth in a manner that protects and improves the quality of life in our communities. The General Assembly should authorize local governments to implement growth management policies including impact fees in order to enable localities to facilitate orderly, rational growth in a manner appropriate to their communities. The authority to impose impact fees should include calculations for the cost of all public infrastructure, including local transportation, transit, and school construction costs, caused by growth. Until a comprehensive impact fee system is authorized, the state code should extend to all localities full authority for conditional zoning to meet the needs of new citizens for public infrastructure.

The General Assembly should take all steps needed to assist towns and cities to work with the surrounding counties to promote growth in patterns that help the vitality of the municipalities. Any change must not shift the burden of paying for new infrastructure to existing citizens through increased real estate taxes.

VML supports the ability of localities to prepare for the closure of state facilities and supports the state providing ample notice to localities of proposed closures and the loss of jobs.

VML encourages the state to engage localities very early in the process when assisting an economic development prospect so that localities can better prepare for potential impacts. Site Readiness and Certified Economic Development Sites are important to localities and assistance from the State is encouraged to prepare these sites.

**Design for All Citizens**

As life expectancy rises and as the number of citizens with significant physical disabilities and limitations is increasing, Virginia’s local governments recognize that man-made environments must be made accessible to and inclusive of all citizens, whether aging, disabled or facing other limitations. Therefore, the state’s laws, regulations and policies must serve to increase accessibility for the aged and disabled populations. Such laws, regulations and policies that do not assist reaching these goals should be amended or repealed. Building codes should be amended to help achieve these goals in new and existing construction. Further, state laws, regulations and policies must be amended, to give local governments full authority to provide accessible private and public infrastructure.

**Housing Options to Include Manufactured Housing, Tiny Houses, Accessory Dwelling Units, Etc.**

Local governments must retain the authority to plan for the appropriate mix of residential structures in their communities and must retain full authority to regulate the placement of manufac-
tured homes, tiny homes and other types of alternative housing without state intervention. New housing options must be explored. Localities should retain the right to tax manufactured homes as personal property, and not be forced to classify them as realty.

**Transportation**

Localities need greater input on how changes to VDOT managed infrastructure affect localities as well as input on priorities for addressing infrastructure issues. VDOT should allow more effective local input on funding priorities. VML supports program changes to VDOT’s revenue sharing program that will fund a wider distribution of projects and increase the opportunity for a greater number of localities to participate.

**Street and Sidewalk Standards**

Local governments should have authority to modify standards for street pavement and right-of-way widths, including streets brought into the system that do not meet VDOT standards, that are beneficial to good planning; public safety; and the well-being of the residents, without diminishing state funding for street maintenance payments.

**Preservation of Rights-Of-Way**

Road projects take many years from the planning stage to construction. Often localities need to reserve miles of right-of-way years in advance of any funding availability for these projects, or risk development in the path of these road projects. Localities need tools to enable them to reserve rights-of-way for longer periods of time. The official map legislation allows reservation, but localities are often unable to provide for the upfront funding needed to purchase these rights-of-way in the allotted timeframe.

**Variances, Special Exceptions & Conditional Use Permits**

VML maintains that the law on variances should be retained in its current form. Because land use is controlled at the local level, the General Assembly should not require or dictate any specific procedures for special exceptions, conditional use permits or similar land use decisions.