

§ 2-19

Administration

§ 2-21

officer or employee, to his spouse or to any other relative who resides in the same household. (10-30-73, § 7A-3.)

Sec. 2-19. Same—Maintenance; filing; availability for public inspection.

The county executive shall be responsible for the maintenance of the forms for disclosure of material financial interest, which shall be filed with the clerk of the circuit court and the county attorney. Such forms shall be available for public inspection upon written request to the county executive. (10-30-73, § 7A-4.)

Sec. 2-20. Violations.

Any person who is required by this article to submit a completed financial disclosure form and who neglects to do so, or who intentionally falsifies the information submitted on such form, shall be guilty of a misdemeanor. (10-30-73.)

Article V. Historical Commission.

Sec. 2-21. Creation; composition; terms; quorum; minutes.

For the general purposes of this article and specifically for advising and assisting the board of county supervisors in its efforts to preserve and protect historic sites and structures throughout the county, there is hereby created a commission to be known as the "Prince William County Historical Commission," to be composed of seventeen regular and voting members who are residents of the county with a demonstrated knowledge of and interest in the preservation of historical landmarks, all of whom shall be appointed or reappointed for a term of two years by the board of county supervisors.

An appointment to fill an unexpired term shall be only for the unexpired portion of the term. A quorum of eight members present shall be required for a vote to be recorded. Minutes shall be kept of all meetings. The Prince William County Historical Commission may hereafter be referred to as the "historical commission." (2-19-70.)

Sec. 2-22. Survey of historical structures and sites—Generally.

The historical commission, with the advice and assistance of the county planning office and in consultation with the owners of such structures or sites, shall make a survey of historical structures and sites in the county. In the preparation of the resultant inventory report, the condition, present use and potential restoration costs of a structure or site will be considered, so as to determine the practicality of preserving it. (2-19-70.)

Sec. 2-23. Same—Report and recommendations to board of county supervisors concerning county historic districts.

As a result of the study required by section 2-22, the historical commission shall provide to the board of county supervisors its inventory of historical sites or structures and a written report of its recommendations for the sites or structures to be designated as county historic districts. Such report shall contain:

(a) A description of each structure or site, illustrated with photographs, maps and other relevant data illustrating the public importance of its preservation.

(b) A statement suggesting that enough land area adjacent to the historic site or structure be included in the proposed historic district to insure the maintenance of an environment compatible with the historic character of the site or structure. The district's suggested boundaries shall not, however, extend further than one-quarter mile from the property line of the land pertaining to the site or structure.

(c) Existing zoning, use, planned use, ownership and assessed valuation for both historic and unoccupied lands and structures within the proposed district.

(d) A description and analysis of lands not occupied by historic sites or structures but to be included in the historic district, with appropriate illustrative maps, photographs and justifying statement.

(e) Where appropriate, the text of any agreement relating to the preservation of the historic site or structure proposed by the historical commission and the owner thereof, to be acted upon by resolution of the board of county supervisors. Easements, pur-

chase arrangements or contracts to which the county may be a part shall constitute such proposed agreements.

(f) A request, if deemed appropriate by the historical commission, that additional off-street parking, height, lot or sign regulations be applied by resolution of the board of county supervisors to a site or structure in a county historic district. (2-19-70.)

Sec. 2-24. Proposals for establishing additional historic districts or landmarks, etc.

The historical commission may, with the advice and assistance of the county planning ^{commission} propose from time to time the establishment of additional historic districts, the designation of additional county historical landmarks and revisions to existing historic districts or other recommendations for the preservation of individual historic sites or structures. Each such recommendation shall be accompanied by a report as specified by section 2-23. (2-19-70.)

Sec. 2-25. Duty to give counsel in certain matters on request of board of county supervisors.

The historical commission shall give its written counsel to the board of county supervisors, within thirty days of a request for the same, in questions of:

(a) The razing, destruction or removal of an historic structure or site.

(b) The uses permitted in or auxiliary regulations for an historic district.

(c) The erection of any new structure or sign in an historic district.

(d) The major restoration or alteration of an historic site or structure.

(e) Any additional matter relating to the preservation or restoration of historic sites or structures. (2-19-70.)

Sec. 2-26. Designation and recommendations as to maintenance of county historical emblem.

The historical commission shall design and designate a county historical emblem, to be affixed to any structure or site designated as a county historical landmark, and recommend proposals for the maintenance of such markers. (2-19-70.)

Sec. 2-27. Advice to owners of historic landmarks, etc., as to preservation and restoration.

The historical commission shall advise owners of historic landmarks, sites or structures on the problems of preservation and restoration. (2-19-70.)

Sec. 2-28. Assistance and advice on historical structures or sites to county or local governmental departments.

The historical commission shall assist and advise any county or local governmental department on matters involving historically significant structures or sites. (2-19-70.)

Sec. 2-29. Duty to supply certain data to public library.

The historical commission shall provide the county public library with reports, maps and other documents bearing on the historical or architectural significance of the county historic landmarks and permit copies thereof to be made for permanent keeping in the library's historical collections. (2-19-70.)

Sec. 2-30. Annual reports reviewing previous year's activities.

The historical commission shall make annual reports to the board of county supervisors reviewing activities of the previous year and, upon request, disseminate these reports to other agencies which are responsible for historical preservation activities within the state or nearby states. (2-19-70.)

Sec. 2-31. Investigation of possibility of contracts, etc., aimed at preserving historic sites or structures.

The historical commission shall be permitted to investigate the possibility of contractual agreements with private persons and other means to the end of preserving historic sites or structures, and to convey such recommendations to the board of county supervisors. (2-19-70.)

Sec. 2-32. Secretarial assistance; expenditures.

The historical commission may employ secretarial assistance and incur other expenses pursuant only to appropriations of the board of county supervisors. (2-19-70.)

Sec. 2-33. Authority to make rules and regulations.

The historical commission may make and alter rules and regulations for its own organization and procedure, consistent with this Code and other ordinances of the county and state law. (2-19-70.)

Sec. 2-34. Planning director to be nonvoting, ex officio member; assistance by planning commission.

The director of planning or his appointed representative shall sit as a nonvoting ex officio member of the historical commission, and the county office of planning shall assist the historical commission in its investigations, the preparation of its reports and as otherwise requested. (2-19-70.)

Sec. 2-35. Conflicts of interest.

Historical commission members shall be required to exempt themselves from voting on any action in which their financial interests or those of their immediate family are directly involved, but may otherwise participate in such deliberations. (2-19-70.)

*What about
professional
conflicts?*

Sec. 2-36. Procedure for recognition of county historic landmarks by board of county supervisors.

An historic site or structure of outstanding historic significance located within the county may be recognized by resolution of the board of county supervisors as a county historic landmark; provided, that the requirements of this article have been met. The board of county supervisors shall include a declaration that all such sites or structures are, in fact, of historic significance. When the board of county supervisors has accepted by resolution any of the sites or structures recommended for recognition by the historical commission's initial report, these historical sites or structures shall be recognized as county historical landmarks. At any time thereafter an individual may petition the board of county supervisors to declare a site or structure a county historical landmark. The board of county supervisors, acting with the advice of the historical commission, may declare such site or structure a county historical landmark by resolution. At any time after submitting its initial report, the historical commission may, in the

same manner from time to time, recommend additional historic sites or structures to the board of county supervisors for recognition as county historical landmarks. The board of county supervisors may recognize by resolution any of these historic sites or structures as county historic landmarks. (2-19-70.)

Article VI. Industrial Development Authority.

Sec. 2-37. Created; powers generally.

There is hereby created a political subdivision of the state, with such public and corporate powers as are set forth in the Industrial Development and Revenue Bond Act (chapter 33 of title 15.1 of the Code of Virginia), including such powers as may hereafter be set forth from time to time in such act. (9-4-73, § 1.)

Sec. 2-38. Name.

The name of the political subdivision of the state created hereby shall be the "Industrial Development Authority of the County of Prince William" (the "authority"). (9-4-73, § 2.)

CHAPTER 2A.

AIR POLLUTION.

Article I. In General.

- § 2A-1. Definitions.
- § 2A-2. Establishment and purpose of air pollution control program; declaration of general regulatory policy.
- § 2A-3. Relationship of chapter to state rules.

Article II. Administration and Enforcement.

Division 1. Generally.

- § 2A-4. Division of air pollution control—Created.
- § 2A-5. Same—Powers generally.
- § 2A-6. Reports by owners of operations liable to result in air pollution.