## 2002 SESSION

023277732 1 HOUSE BILL NO. 1144 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on Appropriations 4 5 6 7 on February 6, 2002) (Patron Prior to Substitute—Delegate Dillard) A BILL authorizing the issuance of Commonwealth of Virginia General Obligation Bonds in an amount not exceeding \$119,040,000 for the purpose of financing the cost of capital projects for parks and 8 recreational facilities; authorizing the Treasury Board, by and with the consent of the Governor, to 9 fix the details of such bonds and to provide for the sale of the bonds; authorizing the Treasury Board, by and with the consent of the Governor, to borrow money in anticipation of the issuance of 10 the bonds; authorizing the issuance of refunding bonds, by and with the consent of the Governor; 11 12 providing for the pledge of the full faith and credit of the Commonwealth for the payment of such 13 obligations; providing that interest on such obligations shall be exempt from all taxation by the 14 Commonwealth and any political subdivision thereof; and providing that this act shall not become 15 effective and that no bonds shall be issued hereunder unless this act is approved by a majority of the qualified voters of the Commonwealth voting thereon at an election, as required by Article X, Section 16 17 9 (b) of the Constitution of Virginia. 18 Be it enacted by the General Assembly of Virginia: **1.** § 1. Title. This act shall be known and may be cited as the "Commonwealth of Virginia Park and 19 20 Recreational Facilities Bond Act of 2002." § 2. Authorization of Bonds and BANs. The authorization to issue bonds hereunder is subject to the 21 22 following conditions. First, there shall be a favorable vote of a majority of the qualified voters voting on 23 this act at the November 5, 2002, general election as hereinafter provided; 24 Secondly, the Governor shall prepare and release a plan to the chairmen of the Senate Finance 25 Committee and House Appropriations Committee on or before December 1, 2002, detailing a process 26 whereby the Secretary of Finance, in conjunction with the Secretaries of Administration and Natural 27 Resources, shall administer the orderly issuance of the bonds hereunder authorized in order to provide 28 the funding required to execute the capital projects identified within this bill, including the following: 29 a) Development of processes to expedite the capital outlay review process as set forth in § 2.2-1132 30 of the Code of Virginia; and 31 b) Development of detailed draw schedules, to the extent practicable, for projects and for the 32 approval of such draw schedules with due consideration given to the long-term capacity of the 33 Commonwealth to open and operate such completed capital projects. Included in such approval shall be 34 an estimate of the net additional costs of staffing and equipping such projects. 35 Thereafter, the Treasury Board is hereby authorized, by and with the consent of the Governor, to sell 36 and issue, at one time or from time to time, bonds of the Commonwealth, to be designated "Commonwealth of Virginia General Obligation Bonds, Series...," in an aggregate principal amount not 37 38 exceeding \$119,040,000. The Treasury Board is further authorized, by and with the consent of the 39 Governor, to borrow money in anticipation of the issuance of the bonds by the issuance of bond anticipation notes ("BANs"), including BANS issued as commercial paper. 40 41 § 3. Purpose; Projects. The proceeds of the bonds and BANs, excluding amounts needed to pay 42 issuance costs and other financing expenses, shall be used as provided in § 4 hereof for capital projects 43 for parks and recreational facilities as follows: 44 Park and Recreational Facilities Amount 45 46 Acquisition of land for Natural Area Preserves and Parks \$30,000,000 47 **48** Construction of the following projects at existing state parks: 49 50 Park Description of project 51 52 Bear Creek Lake New cabin/meeting facility construction/ 53 54 picnic shelter construction 4,550,000 55 56 Belle Isle Construct new campground and visitors center 3,000,000 57 58 Belle Isle Expand maintenance complex 250,000

8/9/22 12:57

HB1144H1

## HB1144H1

2	of 7
---	------

59			
60 61	Breaks Interstate	Construct campground	300,000
62 63	Breaks Interstate	Restaurant facility upgrade	100,000
64 65	Chippokes	Replace Chippokes Plantation water system	620,000
66 67	Chippokes	Renovations and maintenance	3,000,000
68	Chippokes	Expand concession and campground	1,000,000
69 70	Claytor Lake	Construct new cabins with docks and	
71 72		expand marina	3,400,000
73 74	Douthat	Construct additional cabins	1,500,000
75 76	Douthat	Construct equestrian camping area	700,000
77 78	Fairy Stone	Dredge lake and construct new boat ramp	1,400,000
79 80	Fairy Stone	Construct equestrian camping area/horse	
81 82		support facility	300,000
83 84	False Cape	Visitor center/administrative offices	750,000
85 86	First Landing	Improve visitors center	400,000
87 88	First Landing	Upgrade campsite utility system	720,000
89 90	First Landing	Construct storage area/pole sheds	150,000
91 92	First Landing Re	place campground bathhouses	500,000
93 94	First Landing	Chesapeake Bay and Trail Center improvements	750,000
95 96	Grayson Highlands	Renovate visitors center	500,000
97 98	Grayson Highlands	Construct group campground	300,000
99 100	Grayson Highlands	Utility improvements	150,000
101 102	Holliday Lake	Construction campground	500,000
103 104	Hungry Mother	Dredge lake	1,375,000
105 106	Hungry Mother	Replace water lines	388,000
107 108	Hungry Mother	Acquire and develop campground	1,000,000
109 110	Hungry Mother	Construct visitors center	145,000
111 112	James River	Construct campground	500,000
113 114 115	James River	Construct cabins	4,500,000

116 117	James River	Construct equestrian camping area	500,000	
117 118 119	James River	Construct visitors center/office complex	1,200,000	
120	Kiptopeke	Construct overnight facilities	2,500,000	
121 122 123	Kiptopeke	Upgrade campground infrastructure	250,000	
124	Lake Anna	Construct new cabins and campsites	4,500,000	
125 126	Leesylvania	Construct boat piers/picnic shelter	300,000	
127 128	Mason Neck	Construct new office/administrative complex/		
129 130		staff residences	730,000	H
131 132	Mason Neck	Road Improvements	200,000	
133 134	Natural Tunnel	Construct cabins/campground/bathhouse	3,500,000	Ğ
135 136	New River Trail	Expand water distribution system	150,000	Ŋ
137 138	New River Trail	Trail access and safety improvements	850,000	Ħ
139 140	New River Trail	Renovate historic Foster Falls complex	2,500,000	
141 142	Occoneechee	Construct cabins	3,500,000	Ŋ
143 144	Occoneechee	Construct equestrian camping area	600,000	UBS
145 146	Occoneechee	Construct visitor contact station	120,000	ω Ω
147 148	Pocahontas	Road repairs	600,000	Н
149 150 151	Pocahontas	Construct equestrian center and camping area	1,500,000	Н
151 152 153	Pocahontas	Construct parking areas	225,000	D
155 154 155	Pocahontas	Expand campground and construct cabins	2,500,000	H
155 156 157	Sailor's Creek			Ē
157 158 159	Battlefield	Construct visitor center and		
159 160 161		support facility	1,120,000	
161 162 163	Sailor's Creek			Η

117			
118 119	James River	Construct visitors center/office complex	1,200,000
120 121	Kiptopeke	Construct overnight facilities	2,500,000
121 122 123	Kiptopeke	Upgrade campground infrastructure	250,000
123 124 125	Lake Anna	Construct new cabins and campsites	4,500,000
126	Leesylvania	Construct boat piers/picnic shelter	300,000
127 128 120	Mason Neck	Construct new office/administrative complex/	
129 130		staff residences	730,000
131 132	Mason Neck	Road Improvements	200,000
133 134	Natural Tunnel	Construct cabins/campground/bathhouse	3,500,000
135 136	New River Trail	Expand water distribution system	150,000
137 138	New River Trail	Trail access and safety improvements	850,000
139 140	New River Trail	Renovate historic Foster Falls complex	2,500,000
141 142 142	Occoneechee	Construct cabins	3,500,000
143 144 145	Occoneechee	Construct equestrian camping area	600,000
145 146 147	Occoneechee	Construct visitor contact station	120,000
147 148 149	Pocahontas	Road repairs	600,000
149 150 151	Pocahontas	Construct equestrian center and camping area	1,500,000
151 152 153	Pocahontas	Construct parking areas	225,000
	Pocahontas	Expand campground and construct cabins	2,500,000
155 156 157	Sailor's Creek		
157 158 159	Battlefield	Construct visitor center and	
159 160 161		support facility	1,120,000
162	Sailor's Creek		
163 164	Battlefield	Renovate historic Hillsman House	400,000
165 166	Shenandoah		
167 168	"Andy Guest"	Construct road, cabins, and campground	5,168,000
169 170	Shenandoah		
171			

172 173	"Andy Guest"	Construct visitor center/office	1,000,000
174 175	Sky Meadows	Construct picnic area	250,000
175 176 177	Sky Meadows	Expand campground/Appalachian Trail shelters	5 200,000
178 179	Smith Mountain Lake	Construct visitor center/campground	1,500,000
180 181	Smith Mountain Lake	Improve boat ramp parking	150,000
182	Staunton River	Renovate visitor center	460,000
183 184	Staunton River	Construct equestrian camping area	750,000
185 186	Staunton River	Boat ramp improvements	200,000
187 188	Staunton River		
189 190	Battlefield	Upgrade utilities	500,000
191 192	Staunton River		
193 194	Battlefield	Construct equestrian camping area	100,000
195 196	Staunton River		
197 198	Battlefield	Renovate historic Mulberry Hill mansion	300,000
199 200	Twin Lakes	Construct maintenance area/staff residence	774,000
201 202	Westmoreland	Construct office complex, visitor and	
203 204		birding center	1,150,000
205 206	Wilderness Road	Construct utilities, roads, picnic area,	
207 208		staff residence and parking	1,245,000
209 210	Wilderness Road	Construct visitor center	1,000,000
211 212	Wilderness Road	Renovate historic Karlan mansion	300,000
213 214	York River	Improve boat ramp facilities	500,000
215 216	Various parks	Repair Shoreline Erosion	4,500,000
217 218	Various parks	Acquire in-holdings and adjacent properties	6,500,000
219 220	Various parks	Trail Improvements	2,000,000
221 222	Total of construction	on projects in existing parks	89,040,000
223 224	GRAND TOTAL	\$1	119,040,000
225 226 227		y hereby finds and determines that the estimated usefut excess of twenty-five years.	ul life of the capital

projects listed above is in excess of twenty-five years.
If any capital project relates to more than one state park or recreational facility, the Governor or his

HB1144H1

229 designee shall determine the amount to be allocated within such capital project to each such state park 230 or recreational facility. To the extent that the cost of any capital project listed above is less than the 231 amount allocated to such project, the Governor or his designee may increase the amount allocated to 232 any other capital project listed above. No such allocation to a capital project may be increased, 233 however, until it has been demonstrated to the satisfaction of the Governor or his designee that (a) the 234 cost of the capital project has been reduced to the extent reasonable, (b) the capital project has not 235 been expanded or enhanced beyond that originally approved, and (c) the capital project is suitable and 236 adequate for the scope originally intended. No increase in the amount allocated to any capital project 237 shall constitute an authorization for the issuance of bonds in an amount in excess of the aggregate amount authorized hereunder. No allocation shall be made to any capital project included herein until 238 239 all applicable requirements of § 10.1-200.1 of the Code of Virginia have been met.

240 § 4. Application of Proceeds. Proceeds (including any premium) of the bonds and any BANs (except 241 the proceeds of (i) bonds the issuance of which has been anticipated by BANs, (ii) refunding bonds and 242 (iii) refunding BANs) shall be deposited by the State Treasurer in a special capital outlay fund in the 243 State Treasury and shall be disbursed only for the purpose for which the bonds or any BANs have been 244 issued. In the event that the proceeds of the bonds or BANs exceed the cost of the projects specified in 245 § 3, the Treasury Board shall cause such excess proceeds to be applied to the retirement of the bonds 246 or BANs. The proceeds of (i) bonds the issuance of which has been anticipated by BANs, (ii) refunding 247 bonds and (iii) refunding BANs and any funds provided by the General Assembly, or available from any 248 other source, for the purpose, shall be used to pay such BANs, refunded bonds and refunded BANs.

249 The proceeds of the bonds and any refunding bonds or BANs are hereby appropriated for 250 disbursement from the state treasury for the current biennium pursuant to Article X, Section 7 of the Constitution of Virginia, and § 2.2-1819 of the Code of Virginia. The general conditions and general 251 252 provisions of the general appropriation act enacted pursuant to Chapter 15 (§ 2.2-1500 et seq.) of Title 253 2.2 of the Code of Virginia, in effect from time to time, and all of the terms and conditions contained 254 therein shall apply to the capital projects listed in § 3. The Governor or his designee is hereby 255 authorized to increase the appropriation for any project listed in § 3 by the amount of the proceeds of 256 donations, gifts, grants or other nongeneral funds paid into the state treasury in excess of such 257 appropriation.

258 § 5. Details, sale of bonds and BANs. The bonds shall be dated, shall mature at such time or times 259 not exceeding twenty-five years from their date or dates and may be made redeemable before their 260 maturity or maturities at such price or prices or within such price parameters, all as may be determined 261 by the Treasury Board, by and with the consent of the Governor. The principal of the bonds shall be 262 amortized by payment into a sinking fund or otherwise, in annual installments. The first annual 263 installment of principal of the bonds shall become due not later than one-tenth of the term of the bonds, 264 and no installment of principal of the bonds shall be more than twice the smallest previous installment. 265 Any such sinking fund shall not be appropriated for any other purpose.

266 The bonds shall be in such form, shall bear interest at such rate or rates, either at fixed rates or at 267 rates established by formula or other method, and may contain such other provisions, all as the 268 Treasury Board or the State Treasurer, when authorized by the Treasury Board, may determine. The 269 principal of and premium, if any, and interest on the bonds and BANs shall be payable in lawful money 270 of the United States of America. Bonds and BANs may be certificated or uncertificated as determined by 271 the Treasury Board. The Treasury Board may contract for services of such registrars, transfer agents, 272 or other authenticating agents as it deems appropriate to maintain a record of the persons entitled to 273 the bonds and BANs. Bonds and BANs may be issued under a system of book entry for recording the 274 ownership and transfer of ownership rights to receive payments on the bonds and BANs. The Treasury 275 Board shall fix the denomination or denominations of the bonds and the place or places of payment of 276 principal, premium, if any, and interest, which may be at the office of the State Treasurer or at any one 277 or more banks or trust companies within or without the Commonwealth.

278 The Treasury Board may sell the bonds and any BANs in such manner, either by competitive
279 bidding, negotiated sale or private placement, and for such price as it may determine, by and with
280 consent of the Governor, to be in the interest of the Commonwealth.

281 At the discretion of the Treasury Board, bonds and BANs may be issued at one time or in part from 282 time to time and may be issued and sold at the same time with other general obligation bonds and bond 283 anticipation notes, respectively, of the Commonwealth authorized pursuant to Article X, Section 9(a)(3), 284 (b) or (c) of the Constitution of Virginia, either as separate issues, as a combined issue designated 285 "Commonwealth of Virginia General Obligation Bonds [Bond Anticipation Notes], Series 20....," or as a 286 combination of both. The bonds and BANs shall be signed on behalf of the Commonwealth by the 287 Governor and by the State Treasurer, or shall bear their facsimile signatures, and shall bear the lesser seal of the Commonwealth or a facsimile thereof. In the event that the bonds or BANs bear the facsimile 288 289 signature of the State Treasurer, they shall be signed by such administrative assistant as the State

290 Treasurer shall determine or by such registrar or paying agent as may be designated to sign them by 291 the Treasury Board. If any officer whose signature or facsimile signature shall appear on any bonds or 292 BANs shall cease to be such officer before the delivery, such signature or such facsimile shall 293 nevertheless be valid and sufficient for all purposes the same as if such officer had remained in office 294 until such delivery, and any bond or BAN may bear the facsimile signature of, or may be signed by, 295 such persons as at the actual time of the execution are the proper officers to sign such bond or BAN 296 although, at the date of such bond or BAN, such persons may not have been such officers.

297 § 6. Refunding. The Treasury Board is hereby authorized, by and with the consent of the Governor, 298 to sell and issue, at one time or from time to time, refunding bonds and BANs of the Commonwealth, to 299 refund any or all of the bonds and BANs, respectively, issued under this act or otherwise pursuant to 300 Article X, Section 9(b), of the Constitution of Virginia. Refunding bonds and BANs may be issued in a principal amount up to the amount necessary to pay at maturity or redeem the bonds and BANs to be 301 302 refunded and pay all issuance costs and other financing expenses of the refunding. Such refunding bonds and BANs may be issued whether or not the bonds or BANs to be refunded are then subject to 303 304 redemption. Any escrow or trust fund established with the proceeds from the sale of refunding bonds 305 shall be irrevocably pledged to the payment of the bonds to be refunded, and shall be used solely to pay 306 such bonds or BANs at maturity or upon redemption or for the purchase of not less than all of the bonds or BANs to be refunded. Any such escrow or trust fund shall constitute a special fund for the 307 308 payment of such refunded bonds or BANs, and such refunded bonds or BANs, to the extent of amounts, 309 including the maturity amounts of investments, set aside for the payment thereof in such escrow or trust fund, shall not be included for the purposes of determining any limitations upon the amount of bonded 310 indebtedness of the Commonwealth that may be incurred pursuant to Article X, Section 9(b), of the 311 Constitution of Virginia. The Treasury Board may, however, direct that the interest received from the 312 313 investment of the proceeds of the bonds or any BANs be transferred to the general fund of the State 314 Treasury.

315 § 7. Authorized Investments. Pending the application of the proceeds of the bonds or BANs (including 316 refunding bonds and BANs) to the purpose for which they have been authorized and the application of 317 funds set aside for the purpose to the payment of bonds or BANs, they may be invested by the State 318 Treasurer in securities that are legal investments under the laws of the Commonwealth for public funds 319 and sinking funds, as the case may be. Whenever the State Treasurer receives interest from the 320 investment of the proceeds of bonds or any BANs, such interest shall become a part of the principal of 321 the bonds or any BANs and shall be used in the same manner as required for principal of the bonds or 322 BANs.

323 § 8. Security for bonds and BANs. The full faith and credit of the Commonwealth is hereby 324 irrevocably pledged for the payment of the principal of and the interest on bonds, refunding bonds, and (unless the Treasury Board, by and with the consent of the Governor, shall provide otherwise) BANs 325 326 issued under this act. The proceeds of (i) bonds the issuance of which has been anticipated by BANs, 327 (ii) refunding bonds and (iii) refunding BANs are hereby irrevocably pledged for the payment of 328 principal of and interest and any premium on such bonds or BANs to be refunded thereby. In addition, 329 the Treasury Board may pledge the full faith and credit of the Commonwealth for the payment of the 330 principal of and interest on any BANs. If sufficient funds are not appropriated in the general 331 appropriations act for any fiscal year for the timely payment of the principal of and the interest on the 332 bonds, any refunding bonds or any BANs where the full faith and credit of the Commonwealth has been 333 pledged, there shall be set apart by direction of the Governor, from the first general fund revenues 334 received during such fiscal year and thereafter, a sum sufficient to pay such principal and interest.

§ 9. Expenses. All expenses incurred under this act shall be paid from the proceeds of the bonds, or
any refunding bonds or BANs, or from any other available funds as the Treasury Board shall determine.
§ 10. Exemption of interest from tax. The bonds and BANs issued under the provisions of this Act,

their transfer, and the income therefrom, including any profit made on the sale thereof, shall at all times
be exempt from taxation by the Commonwealth and by any political subdivision thereof. The interest on
the bonds and any refunding bonds or BANs may be subject to inclusion in gross income of the holders
thereof for federal income tax purposes.

§ 11. Referendum. The question of the effectiveness of this act and the authorization of the bonds
shall be submitted to the qualified voters of the Commonwealth at the general election to be held on
Tuesday, November 5, 2002. The referendum shall be supervised and held, notice thereof given, ballots
prepared, returns made and certified, votes canvassed and results ascertained and made known, as
provided by law. The ballots to be used at the election shall pose the question in substantially the
following form:

348 QUESTION: Shall Chapter \_\_\_\_, Acts of the General Assembly of 2002, authorizing the issuance of
 349 general obligation bonds of the Commonwealth of Virginia in the maximum amount of \$119,040,000
 350 pursuant to Article X, Section 9(b) of the Constitution of Virginia for capital projects for parks and
 351 recreational facilities, take effect?

The State Board of Elections shall without delay make out and transmit to the Governor and to the
 Treasury Board an official copy of the report of the whole number of votes cast at the election for and
 against the act, certified by it.

355 If a majority of those voting thereon shall vote in favor of this act, this act shall take effect and the
356 bonds may be issued as hereinabove provided. If a majority of those voting thereon shall vote against
357 this act, this act shall not take effect and the bonds shall not be issued.

**358** The expenses incurred in conducting this election shall be defrayed as in the case of election of **359** members of the General Assembly.

§ 12. The Department of Conservation and Recreation may apply any available nongeneral funds to
initiate a project authorized in § 3 hereof, and the appropriations provided for in this act may be used
to reimburse the Department for nongeneral funds so applied. Such reimbursement shall be contingent
upon the availability of appropriations provided for in this act. Reimbursement shall be made only for
projects authorized in § 3 hereof which were supplemented with nongeneral funds on and after January
1, 2002, provided that any such expenditures have received the prior written approval of the Director of
the Department of Planning and Budget.

367 § 13. Severability. The provisions of this act or the application thereof to any person or circumstance
368 that are held invalid shall not affect the validity of other provisions or applications of this act that can
369 be given effect without the invalid provisions or applications.

370 2. That the Secretary of Finance, in conjunction with the Secretaries of Education and
371 Administration, shall provide to the chairmen of the Senate Finance Committee and House
372 Appropriations Committee, beginning in 2003, by April 1 and September 1 of each year, until
373 such capital projects as are herein authorized are completed, a status report on the projects,

374 including (i) the status of compliance with the expedited capital outlay review process as set forth

in the first enactment of this act and § 2.2-1132 of the Code of Virginia; and (ii) the most recent

376 approved draw schedules for the projects included in this act.