ENGROSSED

2003	SESSION
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034872720 **HOUSE BILL NO. 2285** 1 2 House Amendments in [] - January 16, 2003 3 A BILL to amend and reenact § 23-4.4 of the Code of Virginia, relating to authorization to transfer 4 interest in patents and copyrights owned by institutions of higher education. 5 Patron Prior to Engrossment—Delegate Devolites 6 7 Referred to Committee on Science and Technology 8 9 Be it enacted by the General Assembly of Virginia: 1. That § 23-4.4 of the Code of Virginia is amended and reenacted as follows: 10 § 23-4.4. Authorization to transfer interest; Governor's approval required under certain circumstances. 11 A. The Boards of Visitors, the State Board for Community Colleges, or their designees may transfer 12 13 any interest they possess in patents and copyrights or in materials in which the institution claims an 14 interest under its patent or copyright policy. However, the Governor's prior written approval shall be 15 required for transfers of such property developed wholly or significantly through the use of state general funds and either (i) such property was developed by an employee of the institution acting within the 16 scope of his assigned duties, or (ii) such property is to be transferred to an entity other than the 17 Innovative Technology Authority, an entity whose purpose is to manage intellectual properties on behalf 18 of nonprofit organizations, colleges and universities, or an entity whose purpose is to benefit the 19 20 respective institutions. The Governor may attach conditions to these transfers as he deems necessary. In 21 the event the Governor does not approve such transfer, the materials shall remain the property of the respective institutions and may be used and developed in any manner permitted by law. The State 22 23 Council of Higher Education working in cooperation with the state-supported institutions of higher 24 education and in accordance with § 23-9.10:4 shall adopt a uniform statement defining (i) the conditions

education and in accordance with § 23-9.10:4 shall adopt a uniform statement defining (1) the conditions
under which a significant use of general funds occurs and (ii) the circumstances constituting an assigned
duty. *B.* Notwithstanding subsection A, the Governor's approval is not required to transfer such property
to an entity described in clause (ii) of subsection A if (i) the interest was developed without the use of

federal funds, (ii) such entity makes a [compelling clear and convincing] case to the relevant board that its ownership of the interest is critical to its ability to commercialize that interest, and (iii) the institution receives, at a minimum, compensation equal to the anticipated revenue stream of licensing the interest.

HB2285E