2004 SESSION

REENROLLED

1

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 2.2-508, 2.2-1503, 2.2-2423, 2.2-2424, 2.2-2434, 2.2-2453, 2.2-2457, 3 4 5 30-34.1, 30-56, 30-58.3, 30-112, 30-145, 30-156, 30-158, 30-171, 30-173, 30-174, 30-175, 30-178, 30-179, 30-182, 30-183, 30-186 through 30-189, 30-192.1, 30-192.2, 30-192.8, 30-192.9, 30-192.10, 6 7 8 30-192.12, 30-193, 30-198, 30-202, 30-203, 30-219, 30-220, 32.1-357, 51.1-124.20, 51.5-39.2, 9 58.1-202.2, 65.2-1301, 65.2-1302, and 65.2-1303 of the Code of Virginia; to amend and reenact the 10 third enactment clauses of Chapters 749 and 766 of the Acts of Assembly of 2003; to amend the Code of Virginia by adding in Title 2.2 a section numbered 2.2-5700.1, by adding in Article 2 of 11 Chapter 45 of Title 15.2 a section numbered 15.2-4503.1, by adding in Title 22.1 a chapter numbered 23, consisting of sections numbered 22.1-358 and 22.1-359, and by adding in Title 30 a 12 13 chapter numbered 34, consisting of sections numbered 30-226 through 30-240, a chapter numbered 14 35, consisting of a section numbered 30-241, a chapter numbered 36, consisting of sections numbered 30-242 through 30-247, and a chapter numbered 37, consisting of sections numbered 15 16 17 30-248, 30-249, and 30-250; and to repeal § 10.1-2116, Article 1 (§§ 24.2-300, 24.2-301, and 24.2-301.1) of Chapter 3 of Title 24.2 and Chapter 5.2 (§§ 62.1-69.5 through 62.1-69.20) of Title 18 19 62.1 of the Code of Virginia, Chapter 630 of the Acts of Assembly of 1964, Chapter 449 of the Acts of Assembly of 1968, Chapters 295 and 422 of the Acts of Assembly of 1972, Chapters 251 and 520 20 21 of the Acts of Assembly of 1974, Chapter 141 of the Acts of Assembly of 1976, Chapter 144 of the Acts of Assembly of 1980, Chapter 227 of the Acts of Assembly of 1981, and Chapter 149 of the Acts 22 23 of Assembly of 1989, relating to requirements of collegial bodies; reports.

[H 1231]

REENROLLED

HB1231ER2

24 25

Approved

26 Be it enacted by the General Assembly of Virginia:

1. That §§ 2.2-508, 2.2-1503, 2.2-2423, 2.2-2424, 2.2-2434, 2.2-2453, 2.2-2457, 2.2-2626, 2.2-2666.1, 27 2.2-2669, 2.2-2676, 2.2-2685, 2.2-5601, 9.1-108, 9.1-111, 10.1-1325, 15.2-4507, 15.2-4510, 15.2-4512, 28 15.2-4832, 15.2-4836, 17.1-700, 17.1-701, 17.1-704, 17.1-802, 17.1-901, 17.1-904, 22.1-354.6, 23-50.16:5, 23-231.2, 23-231.3, 23-231.15, 23-231.20, 24.2-306, 30-34.1, 30-56, 30-58.3, 30-112, 23-231.20, 24.2-306, 30-34.1, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-112, 30-56, 30-58.3, 30-58.3, 30-56, 30-58.3, 30-5829 30 30-145, 30-156, 30-158, 30-171, 30-173, 30-174, 30-175, 30-178, 30-179, 30-182, 30-183, 30-186 through 30-189, 30-192.1, 30-192.2, 30-192.8, 30-192.9, 30-192.10, 30-192.12, 30-193, 30-198, 30-202, 31 32 30-203, 30-219, 30-220, 32.1-357, 51.1-124.20, 51.5-39.2, 58.1-202.2, 65.2-1301, 65.2-1302, and 33 65.2-1303 of the Code of Virginia, the third enactment clauses of chapters 749 and 766 of the Acts 34 35 of Assembly of 2003 are amended and reenacted, and that the Code of Virginia is amended by adding in Title 2.2 a section numbered 2.2-5700.1, by adding in Article 2 of Chapter 45 of Title 36 37 15.2 a section numbered 15.2-4503.1, by adding in Title 22.1 a chapter numbered 23, consisting of 38 sections numbered 22.1-358 and 22.1-359, and by adding in Title 30 a chapter numbered 34, 39 consisting of sections numbered 30-226 through 30-240, a chapter numbered 35, consisting of a 40 section numbered 30-241, a chapter numbered 36, consisting of sections numbered 30-242 through 41 30-247, and a chapter numbered 37, consisting of sections numbered 30-248, 30-249, and 30-250, 42 as follows:

43 § 2.2-508. Legal service in certain redistricting proceedings.

Upon notification by a county, city or town of a pending civil action challenging the legality of its
election district boundaries as required by § 24.2-304.5, the Attorney General shall review the papers in
the civil action and may represent the interests of the Commonwealth in developing an appropriate
remedy that is consistent with requirements of law, including but not limited to Article VII, Section 5 of
the Constitution of Virginia or, Chapter 3 (§ 24.2-300 24.2-302 et seq.) of Title 24.2, or Chapter 37
(§ 30-248 et seq.) of Title 30.

- **50** § 2.2-1503. Filing of six-year revenue plan by Governor.
- 51 In every year, the Governor shall by December 15 prepare and submit to the members of the General 52 Assembly an estimate of anticipated general fund revenue, an estimate of anticipated transportation fund 53 revenues, and estimates of anticipated revenues for each of the remaining major nongeneral funds, for a 54 prospective period of six years.
- 55 The Governor's estimates of anticipated general, transportation, and other nongeneral fund revenues 56 shall be based on the following:

57 1. Forecasts of economic activity in the Commonwealth.

58 2. Review by an advisory board of economists with respect to economic assumptions and technical 59 econometric methodology. The Advisory Board of Economists (the Board) is established as an advisory 60 board, within the meaning of § 2.2-2100, in the executive branch of state government for such purpose. The Board shall consist of no more than 15 nonlegislative citizen members appointed by the Governor. 61 62 Members of such the Board shall be economists from either the public or private sector and shall serve 63 at the pleasure of the Governor. All members shall be citizens of the Commonwealth. Vacancies shall be 64 filled in the same manner as the original appointments. Members shall not receive compensation for 65 their services, but shall be reimbursed for all reasonable and necessary expenses for the performance of 66 their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of expenses of the members shall be provided by the Department of Taxation. The Department of Taxation shall provide staff 67 support. A majority of the members of the Board shall constitute a quorum. Meetings of the Board shall 68 69 be held upon the call of the chairman or whenever a majority of the members so request.

70 3. Review by an advisory council of revenue estimates with respect to economic assumptions and the general economic climate of the Commonwealth. The Advisory Council on Revenue Estimates (the 71 Council) is established as an advisory council, within the meaning of § 2.2-2100, in the executive 72 73 branch of state government for such purpose. The Council shall be comprised of such representatives of 74 the private sector as the Governor may appoint and shall include the Speaker and Majority Leader of the 75 House of Delegates, the President pro tempore and Majority Leader of the Senate, and the Chairmen of 76 the House Committees Committee on Appropriations and, the House Committee on Finance, and the 77 Senate Committee on Finance or their designees, and nonlegislative citizen members representing the 78 private sector appointed by the Governor. Legislative members appointed shall serve terms coincident 79 with their terms of office and nonlegislative citizen members shall serve at the pleasure of the Governor. 80 All members shall be citizens of the Commonwealth. Vacancies shall be filled in the same manner as the original appointments. Members shall not receive compensation for their services, but shall be 81 reimbursed for all reasonable and necessary expenses for the performance of their duties as provided in 82 §§ 2.2-2813 and 2.2-2825. Funding for the costs of expenses of the members shall be provided by the Department of Taxation. The Department of Taxation shall provide staff support. A majority of the 83 84 85 members of the Council shall constitute a quorum. Meetings of the Council shall be held upon the call of the chairman or whenever a majority of the members so request. 86

87 4. Any such other advisory bodies as the Governor may desire.

\$ 2.2-2423. Virginia Geographic Information Network Advisory Board; membership; terms; quorum;
 compensation and expenses.

A. The Virginia Geographic Information Network Advisory Board (the Board) is hereby established
as an advisory board, within the meaning of § 2.2-2100, in the executive branch of state government.
The Board shall advise the Geographic Information Network Division (the Division) of the Virginia
Information Technologies Agency on issues related to the exercise of the Division's powers and duties.

B. The Board shall consist of 17 18 members appointed as follows: (i) 11 nine nonlegislative citizen 94 95 members to be appointed by the Governor, including the Commonwealth Transportation Commissioner, 96 the Executive Director of the Economic Development Partnership Authority, an that consist of one 97 agency director from one of the natural resources agencies, and one official from a state university, Θ 98 their designees;, one elected official representing a local government in the Commonwealth;, one 99 member of the Virginia Association of Surveyors, one elected official who serves on a planning district 100 commission; two representatives of utilities or transportation industries utilizing geographic data; and two representatives of private businesses with expertise and experience in the establishment, operation, 101 102 and maintenance of geographic information systems; and (ii) five members of the General Assembly, three of whom shall be four members of the House of Delegates, to be appointed by the Speaker of the 103 104 House of Delegates, and two of whom shall be; two members of the Senate, to be appointed by the 105 Senate Committee on Privileges and Elections. Rules; the Chief Information Officer, the Commonwealth 106 Transportation Commissioner, and the Executive Director of the Economic Development Partnership 107 Authority or his designee their designees who shall serve as an ex officio, voting member members. 108 Gubernatorial appointees may be nonresidents of the Commonwealth. All members of the Board 109 appointed by the Governor shall be confirmed by each house of the General Assembly. The agency 110 director and state university official appointed by the Governor may each designate a member of his organization as an alternate who may attend meetings in his place and be counted as a member of the 111 112 Board for the purposes of a quorum.

113 Any members of the Board who are representatives of private businesses that provide geographic 114 information services, and their companies, are precluded from contracting to provide goods or services 115 to the Division.

116 C. Legislative members' terms shall be coincident with their terms of office. The gubernatorial 117 appointees to the Board shall serve five-year terms, except that of for the initial appointees whose terms

118 were staggered, three shall serve three-year terms, three shall serve four-year terms, and the remainder 119 shall serve five-year terms. Members appointed by the Governor shall serve no more than two 120 consecutive full five-year terms. Vacancies occurring other than by expiration of a term shall be filled 121 for the unexpired term. Vacancies shall be filled in the same manner as the original appointments. The

122 remainder of any term to which a member is appointed to fill a vacancy shall not constitute a term in
 123 determining the member's eligibility to serve.

124 All members of the Board appointed by the Governor shall be confirmed by each house of the 125 General Assembly. Legislative members' terms shall be coincident with their terms of office.

D. The Board shall elect from its membership a chairman, vice chairman, and any other officers
deemed necessary. The duties and terms of the officers shall be prescribed by the members. A majority
of the Board shall constitute a quorum. The Board shall meet at least quarterly or at the call of its
chairman or the Chief Information Officer.

E. Legislative members of the Board shall receive no such compensation as provided in § 30-19.12
and nonlegislative citizen members shall receive such compensation as provided in § 2.2-2813 for their
services, but the nongovernmental. All members shall be reimbursed for all reasonable and necessary
expenses incurred in the discharge performance of their duties as provided in §§ 2.2-2813 and 2.2-2825.
Funding for the costs of compensation and expenses of the members shall be provided by the Virginia
Geographic Information Network Division of the Virginia Information Technologies Agency.

136 F. The Geographic Information Network Division of the Virginia Information Technologies Agency.

\$ 2.2-2424. Virginia-Israel Advisory Board; purpose; membership; terms; compensation and expenses;
 staff; chairman's executive summary.

A. The Virginia-Israel Advisory Board (the Board) is established as an advisory board, within the meaning of § 2.2-2100, in the executive branch of state government. The purpose of the Board shall be to advise the Governor on ways to improve economic and cultural links between the Commonwealth and the State of Israel, with a focus on the areas of commerce and trade, art and education, and general government.

144 B. The Board shall consist of 31 members that include 29 citizen members and two ex officio 145 members as follows: six citizen members appointed by the Speaker of the House of Delegates, who may 146 be members of the House of Delegates or other state or local elected officials; six citizen members 147 appointed by the Senate Committee on Privileges and Elections Rules, who may be members of the 148 Senate or other state or local elected officials; 13 members appointed by the Governor who represent 149 business, industry, education, the arts, and government; the president, or his designee, of each of the 150 four Jewish Community Federations serving the Richmond, Northern Virginia, Tidewater and Peninsula 151 regions; and the Secretary of Commerce and Trade and the Secretary of Education, or their designees, 152 who shall serve as ex officio voting members of the Board.

153 C. Nonlegislative citizen members appointed by the Governor shall serve for terms of four years and 154 nonlegislative citizen members appointed by the Senate Committee on Rules and the Speaker of the 155 House of Delegates shall serve for terms of two years. Legislative members and the Secretaries of 156 Commerce and Trade, and Education, or their designees, shall serve terms coincident with their terms of 157 office. Vacancies occurring other than by expiration of a term shall be filled for the unexpired term. 158 Vacancies shall be filled in the same manner as the original appointments. Any member may be 159 reappointed for successive terms.

160 D. The members of the Board shall elect a chairman and vice chairman annually from among its
 161 membership. The Board shall meet at such times as it deems appropriate or on call of the chairman. A
 162 majority of the members of the Board shall constitute a quorum.

E. Members shall receive no compensation for their services. However, all members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of the expenses of the members shall be provided by the Office of the Governor.

167 F. The Office of the Governor shall serve as staff to the Board.

G. The chairman of the Board shall submit to the Governor and the General Assembly an annual
executive summary of the interim activity and work of the Board no later than the first day of each
regular session of the General Assembly. The executive summary shall be submitted as provided in the
procedures of the Division of Legislative Automated Systems for the processing of legislative documents
and reports and shall be posted on the General Assembly's website.

\$ 2.2-2434. Virginia Public Buildings Board; purpose; membership; terms; quorum; compensation and
 expenses.

A. The Virginia Public Buildings Board (the Board) is established as an advisory board, within the meaning of § 2.2-2103 2.2-2100, in the executive branch of state government. The purpose of the Council Board shall be to assist and advise the Governor and the Department of General Services in the preparation and maintenance of a long-range site plan at the seat of government, and in the

179 determination of *the* need for the acquisition of land, buildings and improvements, through purchases or 180 construction.

181 B. The Board shall consist of nine 10 members to be appointed as follows: three four members shall 182 be appointed by the Speaker of the House of Delegates from the membership of the House of Delegates, two members shall be appointed by the Senate Committee on Privileges and Elections of the Senate 183 184 *Rules* from the membership of the Senate; three *nonlegislative citizen* members appointed by the 185 Governor from the public at large; and the Director of the Department of General Services who shall 186 serve as an ex officio member of the Board with voting privileges. Members of the Board shall be 187 citizens of the Commonwealth.

188 C. Legislative members shall serve terms coincident with their terms of office. The nonlegislative 189 citizen members shall serve for terms coincident with that of the Governor. The Director of the 190 Department of General Services shall serve a term coincident with his term of office. Vacancies for 191 unexpired terms shall be filled in the same manner as the original appointments. Members may be 192 reappointed for successive terms.

193 D. The members of the Board shall elect a chairman and vice chairman vice chairman annually. A 194 majority of the members of the Board shall constitute a quorum. The meetings of the Board shall be 195 held at the call of the chairman or whenever the majority of the members so request.

196 E. The members of the Board shall receive their actual not be entitled to compensation, but shall be 197 reimbursed for all reasonable and necessary expenses incurred in the discharge performance of their 198 duties as provided in §§ 2.2-2813 and 2.2-2825, to be paid from the funds transferred from other state departments, agencies or institutions under § 2.2-1139, or by the Department of General Services from 199 200 any funds that may be appropriated or made available for such purposes. 201

§ 2.2-2453. Compensation; expenses.

202 Legislative members of the Board shall receive such compensation as provided in § 30-19.12, and 203 nonlegislative citizen members shall receive such compensation for the performance of their duties as 204 provided in § 2.2-2813 for the performance of their duties. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation and expenses of the members shall be 205 206 207 provided by the Department of Veterans Services.

208 § 2.2-2457. Information Technology Investment Board; membership; terms; quorum; compensation; 209 staff.

210 A. The Information Technology Investment Board (the Board) is established as a supervisory board, 211 within the meaning of § 2.2-2100, in the executive branch of state government. The Board shall be 212 responsible for the planning, budgeting, acquiring, using, disposing, managing, and administering of 213 information technology in the Commonwealth.

214 B. The Board shall consist of 10 members that include eight nonlegislative citizen members and two 215 ex officio members as follows: (i) four nonlegislative citizen members appointed by the Governor, of 216 whom one shall be appointed from a list of not less than seven individuals nominated jointly by the 217 Chairs of the Senate Committee on General Laws and the House Committee on Science and Technology 218 in consultation with their respective committee memberships; (ii) four nonlegislative citizen members 219 appointed by the Joint Rules Committee from a list recommended by the Joint Commission on 220 Technology and Science; (iii) the Secretary of Technology who shall serve ex officio with full voting 221 privileges; and (iv) the Auditor of Public Accounts shall serve ex officio without voting privileges. The 222 individuals jointly nominated by the Chairs of the Senate Committee on General Laws and the House 223 Committee on Science and Technology shall, at a minimum, have experience as senior information 224 technology management personnel for a company with annual gross revenues in excess of \$50 million. 225 The other nonlegislative citizen members shall have experience in information technology systems or 226 other technology systems including but not limited to human resources, environment, transportation, or 227 finance.

228 The initial appointments of the nonlegislative citizen members shall be staggered as follows: one 229 member for one year, one member for two years, one member for three years, and one member for four 230 years appointed by the Governor; one member for one year, one member for two years, one member for 231 three years, and one member for four years appointed by the Joint Rules Committee. The ex officio 232 members of the Board shall serve terms coincident with their respective terms of office. Thereafter

233 After the initial staggering of terms, nonlegislative citizen members shall be appointed for terms of 234 four years. Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired 235 terms. All members may be reappointed. However, no nonlegislative citizen member shall serve more 236 than two consecutive four-year terms. The remainder of any term to which a member is appointed to fill 237 a vacancy shall not constitute a term in determining the member's eligibility for reappointment. 238 Vacancies shall be filled in the same manner as the original appointments.

239 C. The Board shall elect its chairman and vice chairman from among its members for two-year

HB1231ER2

240 terms. A majority of the members shall constitute a quorum. The Board shall meet at least quarterly 241 each year. The meetings of the Board shall be held at the call of the chairman or whenever the majority 242 of the members so request.

243 D. Nonlegislative citizen members shall receive compensation, including and shall be reimbursed for 244 all reasonable and necessary expenses incurred in the discharge performance of their duties, as provided

245 in §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation and expenses of the members shall

246 be provided by the Virginia Information Technologies Agency.

247 E. The disclosure requirements of subsection B of § 2.2-3114 of the State and Local Government 248 Conflict of Interest Act shall apply to citizen members of the Board. 249

F. The Virginia Information Technologies Agency shall serve as staff to the Board.

250 § 2.2-2626. Commonwealth Council on Aging; purpose; membership; terms.

251 A. The Commonwealth Council on Aging (the Council) is established as an advisory council, within the meaning of § 2.2-2100, in the executive branch of state government. The purpose of the Council 252 253 shall be to promote an efficient, coordinated approach by state government to meeting the needs of older 254 Virginians.

B. The Council shall consist of nineteen voting 23 members appointed as follows: one member from 255 256 each of the eleven 11 congressional districts of the Commonwealth appointed by the Governor subject to 257 confirmation by the General Assembly; four at-large *nonlegislative citizen* members appointed by the 258 Speaker of the House of Delegates; and four at-large *nonlegislative citizen* members appointed by the 259 Senate Committee on Privileges and Elections. The Council shall also include the following nonvoting, 260 ex officio members: Rules; and the Commissioner of the Department for the Aging, the Director of the 261 Department of Medical Assistance Services, the Commissioner of Social Services and the Secretary of 262 Health and Human Resources, or their designees, who shall serve as nonvoting ex officio members. The 263 Council shall be composed of persons selected from the Members of the Council shall be citizens of the 264 Commonwealth *appointed* at large without regard to political affiliation but with due consideration of geographical representation. Appointees shall be selected for their ability, and all appointments shall be 265 266 of such nature as to aid the work of the Council and to inspire the highest degree of cooperation and 267 confidence.

268 C. For initial appointments made by the Governor, the terms shall be as follows: five members shall 269 serve four-year terms, four members shall serve three-year terms and two members shall serve two-year 270 terms. For initial appointments made by the Speaker of the House of Delegates, two members shall be 271 appointed for four-year terms and two members shall be appointed to two-year terms. For the initial 272 appointments by the Senate Committee on Privileges and Elections, two members shall be appointed for 273 four-year terms and two members shall be appointed for two-year terms. Thereafter After the initial 274 staggering of terms, all appointments shall be for four-year terms.

275 In making initial appointments, the Governor, the Speaker of the House, and the Senate Committee 276 on Privileges and Elections shall give due consideration to the appointment of members of the current 277 Governor's Advisory Board on Aging.

278 Appointments to fill vacancies shall be for the unexpired term. No person having served on the Council for two consecutive terms shall be eligible for reappointment to the Council for two years 279 280 thereafter. The remainder of any term to which a member is appointed to fill a vacancy shall not 281 constitute a term in determining the member's eligibility to serve.

282 D. The Council shall elect a chairman and a vice-chairman vice chairman from among its members 283 and shall appoint a secretary and such other officers as it deems necessary and prescribe their duties and 284 terms of office. The Council may adopt bylaws to govern its operations.

285 E. Members shall receive compensation for the performance of their duties as provided in 286 § 2.2-2813. All members shall be reimbursed for all reasonable and necessary expenses incurred in the 287 performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of 288 compensation and expenses of the members shall be provided by the Department for the Aging. 289

F. The Department for the Aging shall provide staff support to the Council. 290

§ 2.2-2666.1. Council created; composition; compensation and expenses; meetings; chairman's 291 executive summary.

292 A. The Virginia Military Advisory Council (the Council) is hereby created as an advisory council, 293 within the meaning of § 2.2-2100, in the executive branch of state government, to maintain a 294 cooperative and constructive relationship between the Commonwealth and the leadership of the several 295 Armed Forces of the United States and the military commanders of such Armed Forces stationed in the 296 Commonwealth, and to encourage regular communication on continued military facility viability, the exploration of privatization opportunities and issues affecting preparedness, public safety and security. 297

298 B. The Council shall be composed of not more than 25 members and shall include as follows: the 299 Lieutenant Governor, the Attorney General, the Adjutant General, the Chairman of the House Committee 300 on Militia, Police and Public Safety and the Chairman of the Senate Committee on General Laws, or

301 their designees; four members, one of whom shall be a representative of the Virginia Defense Force, to be appointed by and serve at the pleasure of the Governor; and not more than 16 members, including 302 303 representatives of major military commands and installations located in the Commonwealth or in 304 jurisdictions adjacent thereto, who shall be appointed by the Governor from after consideration of the 305 persons nominated by the Secretaries of the Armed Forces of the United States and who shall serve at 306 the pleasure of the Governor. However, any legislative member who is appointed by the Governor shall serve a term coincident with his term of office. The provisions of § 49-1 shall not apply to federal 307 308 civilian officials and military personnel appointed to the Council.

309 C. Legislative members of the Council shall receive such compensation as is set forth provided in 310 § 30-19.12, and nonlegislative members shall receive such compensation as provided in § 2.2-2813 for the performance of their duties as provided in § 2.2-2813. All members shall be reimbursed for all 311 reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation and expenses of the members shall be 312 313 314 provided by the Department of Military Affairs.

D. The Council shall elect a chairman and vice chairman from among its membership. The meetings 315 316 of the Council shall be held at the call of the chairman or whenever the majority of members so request. A majority of the members shall constitute a quorum. 317

318 E. The chairman of the Council shall submit to the Governor and the General Assembly an annual 319 executive summary of the interim activity and work of the Council no later than the first day of each 320 regular session of the General Assembly. The executive summary shall be submitted as provided in the 321 procedures of the Division of Legislative Automated Systems for the processing of legislative documents 322 and reports and shall be posted on the General Assembly's website.

323 § 2.2-2669. Virginia Workforce Council; purpose; membership; terms; compensation and expenses; 324 staff.

325 A. The Virginia Workforce Council (the Council) is established as a policy council, within the meaning of § 2.2-2100, in the executive branch of state government. The purpose of the Council shall be 326 327 to assist the Governor in meeting workforce training needs in the Commonwealth. 328

B. The Council shall consist of not more than 29 members as follows:

329 1. The Council shall include two members of the House of Delegates to be appointed by the Speaker 330 of the House of Delegates; and two members of the Senate to be appointed by the Senate Committee on 331 Privileges and Elections Rules. Legislative members shall serve terms coincident with their terms of office and may be reappointed for successive terms. 332

2. The Governor; the Secretaries of Commerce and Trade, Education, and Health and Human 333 334 Resources; the Chancellor of the Virginia Community College System; the Commissioner of the Virginia 335 Employment Commission; and the president of the Virginia AFL-CIO shall serve as members.

336 3. The Governor shall appoint members as follows: one mayor and one chairperson of a county 337 board of supervisors; one representative of labor in addition to the president of the Virginia AFL-CIO; and not more than 15 nonlegislative citizen members representing the business community, to include 338 339 the presidents of the Virginia Chamber of Commerce and the Virginia Manufacturer's Association, one 340 representative of proprietary employment training schools, one representative of health care employers, 341 and the remaining members who are business owners, chief executive officers, chief operating officers, 342 chief financial officers, senior managers or other business executives or employers with optimum 343 policy-making or hiring authority and who shall represent diverse regions of the state, to include urban, 344 suburban, and rural areas, at least two of whom shall be members of local workforce investment boards. 345 Nonlegislative citizen members may be nonresidents of the Commonwealth.

346 Members appointed in accordance with this subdivision shall serve four-year terms, subject to the 347 pleasure of the Governor, and may be reappointed.

348 C. If one person appointed to fill one of the enumerated positions in subsection B also qualifies to 349 fill any other of the enumerated positions, such person may, at the discretion of the Governor, be 350 deemed to fill any or all of the enumerated positions for which such person qualifies.

351 D. The Governor shall select a chairman and vice chairman from among the 15 members 352 representing the business community appointed in accordance with subdivision 3 of subsection B. The 353 Council shall meet upon the call of the chair or the Governor. 354

E. Compensation and reimbursement of expenses of the members shall be as follows:

355 1. Legislative members appointed in accordance with subdivision B 1 shall receive such compensation and reimbursement of expenses incurred in the performance of their duties as provided in 356 357 §§ 2.2-2813 and 30-19.12, 2.2-2813 and 2.2-2825.

358 2. Members of the Council appointed in accordance with subdivision B 2 shall not receive 359 compensation but shall be reimbursed for all reasonable and necessary expenses incurred in the 360 discharge performance of their duties as provided in §§ 2.2-2813 and 2.2-2825.

3. Members of the Council appointed in accordance with subdivision B 3 shall not receive 361

362 compensation but shall be reimbursed for all reasonable and necessary expenses incurred in the
 363 discharge *performance* of their duties as provided in §§ 2.2-2813 and 2.2-2825.

364 Funding for the costs of compensation and expenses of the members shall be provided from federal **365** funds received under the Workforce Investment Act of 1998 (P.L. 105-220, as amended) and **366** administered by the Virginia Employment Commission.

F. The Virginia Employment Commission, the Virginia Community College System, and the
Department of Business Assistance shall serve as staff to the Council as directed by the Secretary of
Commerce and Trade. The Virginia Employment Commission shall act as fiscal agent for the Council
and the WIA.

371 § 2.2-2676. Virginia Council on Human Resources; membership; terms; compensation and expenses.

372 A. The Virginia Council on Human Resources (the Council) is established as an advisory council, 373 within the meaning of § 2.2-2100, in the executive branch of state government. The Council shall consist 374 of seventeen 17 members. Eight nonlegislative citizen members shall be appointed by the Governor, 375 subject to confirmation by the General Assembly, as follows: two state employees in management 376 positions, two state employees in non-management nonmanagement positions, one retired state employee, 377 one citizen member at large, one member that is either a teacher or a member of a local school board 378 and one member from local government as defined in § 2.2-1204. Four nonlegislative citizen members 379 shall be appointed by the Speaker of the House of Delegates as follows: one state employee, one retired 380 state employee, and two citizens at large. Three members shall be appointed by the Privileges and 381 Elections Senate Committee of the Senate on Rules as follows: one state employee, one retired 382 employee, and one citizen at large. In addition, the Director of the Department of Human Resource 383 Management and the Director of the Department of Employment Dispute Resolution, or their designees, 384 shall serve permanently as ex officio members without voting privileges. All members shall be citizens 385 of the Commonwealth.

386 B. Except as otherwise provided in this subsection After the initial staggering of terms, all 387 appointments shall be for a term of four years. Vacancies shall be filled for the unexpired terms. No 388 member shall be eligible to serve more than two successive four-year terms; however, after expiration of 389 a term of three years or less, or after the expiration of the remainder of a term to which he was 390 appointed to fill a vacancy, two additional terms may be served by such member if appointed thereto. 391 The initial appointments of the Governor shall be as follows: three members shall serve a four-year 392 term, three members shall serve a three year term and two members shall serve a two-year term. The 393 members initially appointed by the Speaker of the House of Delegates and the Senate Committee on 394 Privileges and Elections shall serve three-year terms.

395 C. The Council shall elect a chairman and a vice chairman vice chairman annually from among its
396 membership. A majority of the members of the Council shall constitute a quorum. Meetings of the
397 Council shall be held upon the call of the chairman or whenever the majority of the members so
398 request.

399 D. Members of the Council shall receive no compensation for their services but shall be reimbursed
400 for all reasonable and necessary expenses incurred in the discharge performance of their duties as
401 provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of expenses shall be provided by the
402 Department of Human Resources.

- **403** § 2.2-2685. (Effective until July 1, 2008) Membership; terms; quorum; meetings; compensation and expenses.
- 405 A. The Council shall be composed of 18 members that include eight legislative members and 10 nonlegislative members as follows:
- **407** 1. The Governor;
- 408 2. The Speaker of the House;
- 409 3. The majority and minority leaders of the House of Delegates;
- 4. The Chairman of the House Committee on Appropriations;
- **411** 5. The President Pro Tempore of the Senate;
- 412 6. The majority and minority leaders of the Senate;
- 413 7. The Chairman of the Senate Finance Committee;
- 414 8. One nonlegislative citizen member appointed by the Speaker of the House;
- 9. One nonlegislative citizen member appointed by the Senate Committee on Privileges and Elections
 Rules;
- 417 10. Two Cabinet Secretaries appointed by the Governor; and
- **418** 11. Five nonlegislative citizen members appointed by the Governor.

B. Legislative members and the two Cabinet Secretaries appointed by the Governor shall serve terms
coincident with their terms of office. In the event that a legislative member holds more than one of the
positions listed in subsection A, such legislative member shall designate another legislative member or
members, as applicable, to serve as the representative for the other position or positions. The initial

HB1231ER2

423 appointments of nonlegislative citizen members shall be staggered as follows: one member for a term of 424 three years appointed by the Speaker of the House of Delegates; one member for a term of three years 425 appointed by the Senate Committee on Privileges and Elections; one member for a term of one year, 426 two members for a term of two years, and two members for a term of three years appointed by the 427 Governor. Thereafter After the initial staggering of terms, nonlegislative citizen members appointed by 428 the Speaker of the House of Delegates or the Senate Committee on Privileges and Elections Rules shall 429 be appointed for a term of two years, and nonlegislative citizen members appointed by the Governor 430 shall be appointed for a term of four years. Appointments to fill vacancies, other than by expiration of a 431 term, shall be for the unexpired terms. All members may be reappointed. No nonlegislative citizen 432 member appointed by the Speaker of the House of Delegates or the Senate Committee on Privileges and 433 Elections legislative appointing authorities shall serve more than four consecutive two-year terms and no 434 nonlegislative citizen member appointed by the Governor shall serve more than two consecutive 435 four-year terms. The remainder of any term to which a member is appointed to fill a vacancy shall not 436 constitute a term in determining the member's eligibility for reappointment. Vacancies shall be filled in 437 the same manner as the original appointments.

The Governor shall serve as the chairman of the Council. The Council shall elect a vice chairman
from its membership. A majority of members of the Council shall constitute a quorum. The Council
shall meet at least four times each year. The meetings of the Council shall be held at the call of the
chairman or whenever four or more members so request.

C. Legislative members of the Council shall receive such compensation as provided in § 30-19.12
and nonlegislative citizen members shall receive compensation as provided in § 2.2-2813 for the
performance of their duties. All members shall be reimbursed for all reasonable and necessary expenses
incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the
costs of compensation and expenses of the members shall be provided by the Department of Planning
and Budget.

448 § 2.2-5601. Appointment, term, compensation and expenses of members of Southern States Energy449 Board.

450 The Governor, the Senate Committee on Privileges and Elections, and the Speaker of the House of 451 Delegates shall each appoint one member of the Southern States Energy Board as established by Article 452 H of the compact. The Commonwealth's representatives to the Southern States Energy Board shall be 453 appointed in compliance with Article II of the compact as follows: one member of the House of 454 Delegates appointed by the Speaker of the House of Delegates, one member of the Senate appointed by 455 the Senate Committee on Rules and one nonlegislative citizen member appointed by the Governor.

456 Legislative members shall serve terms coincident with their terms of office and shall not have the 457 authority to designate an alternate in accordance with Article II of the compact. The gubernatorial 458 appointee shall serve at the pleasure of the Governor. If any member appointed is the head of a 459 department or agency of the Commonwealth, he may designate a subordinate officer or employee of his 460 department or agency to serve in his stead as permitted by Article II A. of the compact and in 461 conformity with any applicable bylaws of the Board. All members may be reappointed for successive 462 terms.

463 Legislative members of the Board shall receive such compensation as is set forth provided in 464 § 30-19.12 and shall be reimbursed for all reasonable and necessary expenses incurred in the 465 performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. The costs of compensation and 466 expenses of the legislative members shall be paid from appropriations to the Virginia Commission on 467 Intergovernmental Cooperation for the attendance of conferences. The nonlegislative citizen member of 468 the Board shall receive such compensation and reimbursement for all his reasonable and necessary 469 expenses in the performance of his duties as may be appropriated or made available for such purposes.

470 § 2.2-5700.1. Appointment, term, compensation and expenses of members of Southern Growth **471** Policies Board.

472 The Commonwealth's representatives to the Southern Growth Policies Board in compliance with 473 Article II of the compact shall consist of: the Governor; one member of the House of Delegates 474 appointed by the Speaker of the House of Delegates; one member of the Senate appointed by the Senate 475 Committee on Rules; and two nonlegislative citizen members appointed by the Governor. Legislative 476 members shall serve terms coincident with their terms of office and shall not have the authority to 477 designate an alternate in accordance with subdivision D.2. of Article II of the compact. The 478 gubernatorial appointee shall serve at the pleasure of the Governor. All members may be reappointed 479 for successive terms.

480 Legislative members of the Board shall receive such compensation as provided in § 30-19.12 and
481 shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their
482 duties as provided in §§ 2.2-2813 and 2.2-2825. The costs of compensation and expenses of the
483 legislative members shall be paid from appropriations to the Virginia Commission on Intergovernmental

484 Cooperation for the attendance of conferences. Nonlegislative citizen members shall receive such
485 compensation and shall be reimbursed for all reasonable and necessary expenses incurred in the
486 performance of their duties as may be appropriated or made available for such purposes.

487 § 9.1-108. Criminal Justice Services Board membership; terms; vacancies; members not disqualified
 488 from holding other offices; designation of chairmen; meetings; compensation.

489 A. The Criminal Justice Services Board is established as a policy board within the meaning of 490 § 2.2-2100, in the executive branch of state government. The Board shall consist of twenty seven 27 491 members as follows: the Chief Justice of the Supreme Court of Virginia, or his designee; the Attorney 492 General or his designee; the Superintendent of the Department of State Police; the Director of the 493 Department of Corrections; the Director of the Department of Juvenile Justice; the Superintendent of the 494 Department of Correctional Education; the Chairman of the Parole Board; and the Executive Secretary of the Supreme Court of Virginia. In those instances in which the Executive Secretary of the Supreme 495 496 Court of Virginia, the Superintendent of the Department of State Police, the Director of the Department 497 of Corrections, the Director of the Department of Juvenile Justice, the Superintendent of the Department **498** of Correctional Education, or the Chairman of the Parole Board will be absent from a Board meeting, he 499 may appoint a member of his staff to represent him at the meeting.

500 Fifteen members shall be appointed by the Governor from among residents citizens of the 501 Commonwealth. At least one shall be a representative of a crime victims' organization or a victim of 502 crime as defined in subsection B of § 19.2-11.01. The remainder shall be representative of the broad 503 categories of state and local governments, criminal justice systems, and law-enforcement agencies, 504 including but not limited to, police officials, sheriffs, attorneys for the Commonwealth, defense counsel, 505 the judiciary, correctional and rehabilitative activities, and other locally elected and appointed 506 administrative and legislative officials. Among these members there shall be two sheriffs representing 507 the Virginia State Sheriffs Association selected from among names submitted by the Association; two 508 representatives of the Chiefs of Police Association selected from among appointed after consideration of the names submitted by the Association, if any; one attorney for the Commonwealth selected from 509 510 among appointed after consideration of the names submitted by the Association for Commonwealth's Attorneys, if any; one person who is a mayor, city or town manager, or member of a city or town 511 512 council representing the Virginia Municipal League selected from among appointed after consideration 513 of the names submitted by the League, if any; one person who is a county executive, manager, or member of a county board of supervisors representing the Virginia Association of Counties selected 514 515 from among appointed after consideration of the names submitted by the Association, if any; one 516 member representing the Virginia Crime Prevention Association selected from among appointed after 517 consideration of the names submitted by the Association, if any; one member of the Private Security 518 Services Advisory Board; and one representative of the Virginia Association of Regional Jail 519 Superintendents selected from among appointed after consideration of the names submitted by the 520 Association, *if any*.

521 Four members of the Board shall be members of the General Assembly appointed by the chairmen of 522 legislative committees as follows: one member of the House Committee on Appropriations appointed by 523 the Speaker of House of Delegates after consideration of the recommendation by the committee's 524 chairman; one member of the Senate Committee on Finance; one member of the House Committee for 525 Courts of Justice appointed by the Speaker of the House of Delegates after consideration of the 526 recommendation by the committee's chairman; one member of the Senate Committee on Finance 527 appointed by the Senate Committee on Rules after consideration of the recommendation of the chairman 528 of the Senate Committee on Finance; and one member of the Senate Committee for Courts of Justice appointed by the Senate Committee on Rules after consideration of the recommendation of the chairman 529 530 of the Senate Committee for Courts of Justice. The legislative members shall serve for terms coincident 531 with their terms of office and shall serve as ex officio, non-voting nonvoting members. Legislative 532 members may be reappointed for successive terms.

B. The members of the Board appointed by the Governor shall serve for terms of four years, provided that no member shall serve beyond the time when he holds the office or employment by reason of which he was initially eligible for appointment. *Gubernatorial* appointed members of the Board shall not be eligible to serve for more than two consecutive full terms. Three or more years within a four-year period shall be deemed a full term. Any vacancy on the Board shall be filled in the same manner as the original appointment, but for the unexpired term.

539 C. The Governor shall appoint a chairman of the Board, and the Board shall designate one or more 540 vice-chairmen vice chairmen from among its members, who shall serve at the pleasure of the Board.

541 D. Notwithstanding any provision of any statute, ordinance, local law, or charter provision to the 542 contrary, membership on the Board shall not disqualify any member from holding any other public 543 office or employment, or cause the forfeiture thereof.

E. The Board shall hold no less than four regular meetings a year. Subject to the requirements of this

545 subsection, the chairman shall fix the times and places of meetings, either on his own motion or upon 546 written request of any five members of the Board. 547

F. The Board may adopt bylaws for its operation.

548 G. Legislative members of the Board shall receive such compensation as provided in § 30-19.12 and 549 nonlegislative citizen members shall receive such compensation as provided in § 2.2-2813 for the 550 performance of their duties. All members shall be reimbursed for all reasonable and necessary expenses 551 incurred in the discharge performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding 552 for the costs of compensation and expenses of the members shall be provided by the Department of 553 Criminal Justice Services.

554 § 9.1-111. Advisory Committee on Juvenile Justice; membership; terms; quorum; compensation and 555 expenses; duties.

556 A. There is created a permanent The Advisory Committee on Juvenile Justice (the Advisory 557 Committee) that is established as an advisory committee in the executive branch of state government. 558 The Advisory Committee shall have the responsibility for advising and assisting the Board, the 559 Department, all agencies, departments, boards and institutions of the Commonwealth, and units of local 560 government, or combinations thereof, on matters related to the prevention and treatment of juvenile 561 delinquency and the administration of juvenile justice in the Commonwealth.

562 The Advisory Committee shall consist of no less than fifteen and no more than twenty-five members. 563 The membership of the Advisory Committee shall include persons who have training, experience or 564 special knowledge concerning the prevention and treatment of juvenile delinquency or the administration 565 of juvenile justice as follows comply with the membership requirements contained in the Juvenile Justice 566 and Delinquency Prevention Act pursuant to 42 U.S.C. § 5633, as amended, and shall consist of: the Commissioner of the Department of Mental Health, Mental Retardation and Substance Abuse Services; 567 568 the Commissioner of the Department of Social Services; the Director of the Department of Juvenile Justice; and the Superintendent of Public Instruction; two members of the General Assembly, appointed 569 570 by the chairmen of the following legislative committees: one member of the Senate Committee for Courts of Justice and appointed by the Senate Committee on Rules after consideration of the 571 572 recommendation of the Chairman of the Senate Committee for Courts of Justice; one member of the 573 House Committee on Health, Welfare and Institutions appointed by the Speaker of the House of 574 Delegates after consideration of the recommendation of the Chairman of the House Committee on 575 Health, Welfare and Institutions; and such number of nonlegislative citizen members appointed by the 576 Governor to comply with the membership range established by such federal act.

577 Legislative members, the Superintendent of Public Instruction, and the agency directors shall serve 578 terms coincident with their terms of office. All other members shall be residents citizens of the 579 Commonwealth and be appointed by the Governor for a term of four years. However, no member shall 580 serve beyond the time when he holds the office or employment by reason of which he was initially eligible for appointment. The majority of the Advisory Committee shall be private citizens and at least 581 582 three members of the Advisory Committee, including two private citizens, shall also be members of the 583 Board. 584

The Advisory Committee shall elect its chairman and vice chairman from among its members.

585 B. Gubernatorial appointed members of the Advisory Committee shall not be eligible to serve for 586 more than two consecutive full terms. Three or more years within a four-year period shall be deemed a 587 full term. Any vacancy on the Advisory Committee shall be filled in the same manner as the original 588 appointment, but for the unexpired term.

589 C. The majority of the members of the Advisory Committee shall constitute a quorum. The Advisory 590 Committee shall hold no less than four regular meetings a year. Subject to the requirements of this 591 subsection, the chairman shall fix the times and places of meetings, either on his own motion or upon 592 written request of any five members of the Advisory Committee. 593

D. The Advisory Committee may adopt bylaws for its operation.

594 E. Members of the Advisory Committee shall not receive compensation, but shall be reimbursed for 595 all reasonable and necessary expenses incurred in the discharge performance of their duties as provided 596 in §§ 2.2-2813 and 2.2-2825. Funding for the costs of the expenses shall be provided from federal funds 597 received for such purposes by the Department of Criminal Justice Services. **598**

F. The Advisory Committee shall have the following duties and responsibilities to:

599 1. Review the operation of the juvenile justice system in the Commonwealth, including facilities and 600 programs, and prepare appropriate reports;

601 2. Review statewide plans, conduct studies, and make recommendations on needs and priorities for 602 the development and improvement of the juvenile justice system in the Commonwealth; and

603 3. Advise on all matters related to the federal Juvenile Justice and Delinquency Prevention Act of 604 1974 (P. L. 93-415, as amended), and recommend such actions on behalf of the Commonwealth as may seem desirable to secure benefits of that or other federal programs for delinquency prevention of the 605

606 administration of juvenile justice.

G. The Department of Criminal Justice Services shall provide staff support to the Advisory **607** 608 *Committee.* Upon request, each administrative entity or collegial body within the executive branch of the 609 state government shall cooperate with the Advisory Committee as it carries out its responsibilities.

610 § 10.1-1325. Small Business Environmental Compliance Advisory Panel created; membership; terms; 611 compensation and expenses.

612 The Small Business Environmental Compliance Advisory Board Panel (the Panel) is hereby created 613 established as an advisory panel in the executive branch of state government. It shall be composed of 614 seven members appointed for four years or until their successors have been appointed. Any vacancy should be filled for the duration of the term. Vacancies occurring other than by expiration of a term 615 616 shall be filled for the unexpired term. Vacancies shall be filled in the same manner as the original 617 appointments. Appointments shall be made in compliance with the Clean Air Act pursuant to 42 U.S.C. 618 § 7661f, as amended, as follows:

619 1. Two members, who are not owners, or representatives of owners, of small business stationary 620 sources, appointed by the Governor to represent the general public;

621 2. Two members appointed by the House of Delegates who are owners, or who represent owners, of 622 small business stationary sources (one member each by the Speaker of the House of Delegates and 623 Minority Leader of the House of Delegates):

624 3. Two members appointed by the Senate who are owners, or who represent owners, of small 625 business stationary sources (one member each by the Majority and Minority Leaders of the Senate); and 626 4. One member appointed by the Executive Director.

627 Members of Panel shall receive no compensation for their service, but shall be entitled to 628 reimbursement for all reasonable and necessary expenses incurred in the performance of their duties as 629 provided in §§ 2.2-2813 and 2.2-2825. The costs of expenses of the members shall be paid from such funds as may be available under Subchapter V (42 U.S.C. § 7661 et seq.) of the Clean Air Act, as 630 631 amended. 632

§ 15.2-4503.1. Northern Virginia Transportation District and Commission.

633 There is hereby created the Northern Virginia Transportation District comprised of the Counties of 634 Arlington, Fairfax, Loudoun, and the Cities of Alexandria, Falls Church, and Fairfax and such other 635 county or city contiguous to the District that agrees to join the District.

There is hereby established the Northern Virginia Transportation Commission (the Commission) as a 636 637 transportation commission pursuant to this chapter. The Commission shall consist of five nonlegislative 638 citizen members from Fairfax County, three nonlegislative citizen members from Arlington County; one 639 nonlegislative citizen member from the County of Loudoun, two nonlegislative citizen members from the 640 City of Alexandria, one nonlegislative member from the City of Falls Church, one nonlegislative citizen 641 member from the City of Fairfax, and the Chairman of the Commonwealth Transportation Board or his 642 designee to serve ex officio with voting privileges. If a county or city contiguous to the District agrees to join the District, such jurisdiction shall appoint one nonlegislative citizen member to the Commission. 643 644 Members from the respective counties and cities shall be appointed from their governing bodies. The 645 Commission shall also include four members of the House of Delegates appointed by the Speaker of the 646 House of Delegates for terms coincident with their terms of office and two members of the Senate appointed by the Senate Committee on Rules for terms coincident with their terms of office. Members 647 may be reappointed for successive terms. All members shall be citizens of the Commonwealth. Except 648 649 for the Chairman of the Commonwealth Transportation Board or his designee, all members of the 650 Commission shall be residents of the localities comprising the Transportation District. Vacancies occurring other than by expiration of a term shall be filled for the unexpired term. Vacancies shall be 651 652 filled in the same manner as the original appointments. 653

§ 15.2-4507. Members of transportation district commissions.

654 A. The Any transportation district commission created shall consist of the number of members the 655 component governments shall from time to time agree upon, or as may otherwise be provided by law. 656 The governing body of each participating county and city shall appoint from among its members the 657 number of commissioners to which the county or city is entitled; however, for those commissions with 658 powers as set forth in subsection A of § 15.2-4515, the governing body of each participating county or 659 city is not limited to appointing commissioners from among its members. In addition, the governing body may appoint from its number or otherwise, designated alternate members for those appointed to the 660 661 commission who shall be able to exercise all of the powers and duties of a commission member when 662 the regular member is absent from commission meetings. Each such appointee shall serve at the pleasure of the appointing body; however, no appointee to a commission with powers as set forth in subsection B 663 664 of § 15.2-4515 may continue to serve when he is no longer a member of the appointing body. Each governing body shall inform the commission of its appointments to and removals from the commission 665 by delivering to the commission a certified copy of the resolution making the appointment or causing 666

667 the removal.

668 In the case of a transportation district, commonly known as the Potomac and Rappahannock 669 Transportation Commission, which was established on or after July 1, 1986, and which includes more than one jurisdiction located within the Washington, D.C., metropolitan area, the such commission shall 670 671 also include two members of the House of Delegates and one member of the Senate of Virginia from legislative districts located wholly or in part within the boundaries of the transportation district. The 672 members of the House of Delegates shall be appointed by the Speaker of the House for terms of two 673 674 years coincident with their terms of office, and the member of the Senate shall be appointed by the 675 Senate Committee on Privileges and Elections Rules for a term of four years; however, the terms of 676 such members shall terminate if they no longer are members of their respective houses coincident with 677 his term of office. The members of the General Assembly shall be eligible for reappointment so long as 678 they remain members of their respective houses for successive terms. Vacancies occurring other than by 679 expiration of a term shall be filled for the unexpired term. Vacancies shall be filled in the same manner 680 as the original appointments.

In the case of the Transportation District Commission of Hampton Roads, the such commission shall 681 682 also include one member of the House of Delegates and one member of the Senate, one of whom shall 683 be a resident of the City of Hampton or the City of Newport News and one of whom shall be a resident 684 of the City of Chesapeake, the City of Norfolk, the City of Portsmouth, the City of Suffolk, or the City 685 of Virginia Beach. The member of the House of Delegates shall be appointed by the Speaker of the House for a term of two years coincident with his term of office and the member of the Senate shall be 686 **687** appointed by the Senate Committee on Privileges and Elections Rules for a term of four years coincident 688 with his term of office. The terms of such members shall terminate if they no longer are members of 689 their respective houses. The members of the General Assembly shall be eligible for reappointment so 690 long as they remain members of their respective houses and appointments shall be made for any unexpired terms for successive terms. Vacancies occurring other than by expiration of a term shall be 691 filled for the unexpired term. Vacancies shall be filled in the same manner as the original appointments. 692

The Chairman of the Commonwealth Transportation Board, or his designee, shall be a member of the 693 694 each commission, ex officio with voting privileges. The chairman of the Commonwealth Transportation 695 Board may appoint an alternate member who may exercise all the powers and duties of the chairman of 696 the Commonwealth Transportation Board when neither the chairman of the Commonwealth **697** Transportation Board nor his designee is present at a commission meeting.

698 B. Any appointed member of a commission of a transportation district, commonly known as the 699 Northern Virginia Transportation Commission, which was established prior to July 1, 1986, and which 700 includes jurisdictions located within the Washington, D.C., standard metropolitan statistical area, is 701 authorized to serve as a member of the board of directors of the Washington Metropolitan Area Transit 702 Authority (Chapter 627 of the Acts of Assembly of 1958 as amended) and while so serving the 703 provisions of § 2.2-2800 shall not apply to such member. 704

§ 15.2-4510. Compensation and expenses of members.

705 The commission members shall receive no salary but shall be entitled to reimbursement of all 706 reasonable and necessary expenses and the per diem pay compensation allowed members of the 707 Commonwealth Transportation Board for each day spent on the performance of their official duties as 708 provided in §§ 2.2-2813 and 2.2-2825.

709 § 15.2-4512. Quorum and action by commission.

710 A majority of the commission, which majority shall include at least one commissioner from a 711 majority of the component governments, shall constitute a quorum. Members of the commission who are 712 members of the General Assembly shall not be counted in determining a quorum while the General 713 Assembly is in session. The Chairman of the Commonwealth Transportation Board or his designee may 714 be included for the purposes of constituting a quorum. The presence of a quorum and a vote of the 715 majority of the members present, necessary to constitute a quorum of all the members appointed to the commission, including an affirmative vote from a majority of the jurisdictions represented, shall be 716 necessary to take any action. Notwithstanding the provisions of § 2.2-3708, members of the General 717 718 Assembly may participate in the meetings of the commission through electronic communications while 719 the General Assembly is in session. 720

§ 15.2-4832. Composition of Authority; membership; terms. 721

The Authority shall consist of sixteen 16 members as follows:

722 The chief elected officer of the governing body of each county and city embraced by the Authority 723 or, in the discretion of the chief elected officer, his designee, who shall be a current elected officer of 724 such governing body;

725 Two members of the House of Delegates who reside in different counties or cities embraced by the 726 Authority, appointed by the Speaker of the House, to the extent practicable, from the membership of the 727 House Committee on Appropriations, the House Committee on Finance, or the House Committee on

728 Transportation;

754

729 One member of the Senate who resides in a county or city embraced by the Authority, appointed by 730 the Senate Committee on Privileges and Elections Rules, to the extent practicable, from the membership of the Senate Committee on Finance and the Senate Committee on Transportation; and 731

732 Two citizens who reside in counties and cities embraced by the Authority, appointed by the 733 Governor. One gubernatorial appointment shall include a member of the Commonwealth Transportation 734 Board who resides in a county or city embraced by the Authority. The remaining gubernatorial 735 appointment shall be a person who has significant experience in transportation planning, finance, 736 engineering, construction, or management and shall be a resident of a county or city embraced by the 737 Authority, but shall not be a resident of the same county or city as the other gubernatorial appointee to 738 the Authority.

739 Legislative members shall serve terms coincident with their terms of office. The gubernatorial 740 appointee who is not a member of the Commonwealth Transportation Board shall serve for a term of 741 four years. Vacancies occurring other than by expiration of a term shall be filled for the unexpired term. 742 Vacancies shall be filled in the same manner as the original appointments.

In addition, the following persons shall serve as nonvoting members of the Authority: the Director of the Virginia Department of Rail and Public Transportation, or his designee, and the Commonwealth 743 744 745 Transportation Commissioner, or his designee.

746 The Authority shall appoint the chairman and vice chairman vice chairman.

747 § 15.2-4836. Payment to members of Authority.

748 The members of the Authority may be paid for their services a per diem compensation in either (i) 749 the amount provided in the general appropriations act for members of the General Assembly engaged in 750 legislative business between sessions or (ii) a lesser amount as determined by the Authority. Members 751 may be reimbursed for all reasonable and necessary expenses provided in §§ 2.2-2813 and 2.2-2825, if approved by the Authority. Funding for the costs of compensation and expenses of the members shall be 752 753 provided by the Authority.

§ 17.1-700. Composition of Council; committees.

755 The Judicial Council shall be established in the judiciary branch of state government and composed 756 of fourteen 14 members consisting of the Chief Justice of the Supreme Court, one judge of the Court of Appeals, six circuit court judges, one general district court judge, one juvenile and domestic relations 757 district court judge, two attorneys qualified to practice in the Supreme Court, and the Chairmen of the 758 759 Committees for Courts of Justice of the Senate and the House of Delegates. The Council may appoint 760 committees to aid it in the performance of its duties, and members of such committees need not be 761 members of the Council.

762 § 17.1-701. Appointment and terms of members.

763 The Chief Justice of the Supreme Court and the legislative members shall serve terms coincident with 764 their terms of office. The other members of the Council shall be appointed by the Chief Justice of the 765 Supreme Court, to serve for four years, or during at his pleasure. No member appointed by the Chief 766 Justice shall be eligible to serve more than two consecutive terms. Vacancies occurring other than by 767 expiration of a term shall be filled for the unexpired term. Vacancies shall be filled in the same manner 768 as the original appointments. The remainder of any term to which a member is appointed to fill a 769 vacancy shall not constitute a term in determining the member's eligibility for reappointment.

770 § 17.1-704. Expenses; Secretary and assistants; printing.

771 Each member of the Council shall serve without compensation, and each member of the Council and 772 of its committees summoned and attending its meetings shall be allowed his actual expenses of travel and also his necessary expenses for subsistence while attending the Council reimbursed for all 773 reasonable and necessary expenses in the performance of his duties as provided in §§ 2.2-2813 and 774 775 2.2-2825. Funding for the costs of expenses of the members shall be paid by the Virginia Supreme 776 *Court*. As provided by § 17.1-315 the Executive Secretary of the Supreme Court shall be the Secretary 777 of the Judicial Council. The Council may engage such consultants or other assistants as it deems 778 necessary for the performance of its duties. 779

§ 17.1-802. Membership; terms; compensation and expenses. 780

A. The Commission shall be composed of seventeen 17 members as follows:

781 1. Six judges or justices, who may be judges of a circuit court who regularly hear criminal cases or 782 judges or justices of the Supreme Court or the Court of Appeals, to be appointed by the Chief Justice of 783 the Supreme Court of Virginia;

784 2. One person who is not an active member of the judiciary, to be appointed as Chairman by the Chief Justice of the Supreme Court of Virginia for a term of four years subject to confirmation by the 785 786 General Assembly. The Chairman shall designate a vice chairman vice chairman from among the other 787 members to serve a term commensurate with that of the Chairman;

788 3. Three persons to be appointed by the Speaker of the House of Delegates; HB1231ER2

789 4. Two persons to be appointed by the Senate Committee on Privileges and Elections Rules;

790 5. Four persons to be appointed by the Governor, at least one of whom shall be a representative of a 791 crime victims' organization or a victim of crime as defined in subsection B of § 19.2-11.01; and

792 6. The Attorney General of Virginia or his designee for a term commensurate with his term of 793 office 794

All members shall be citizens of the Commonwealth.

795 B. Except for gubernatorial appointments, appointments to the Commission made on and after 796 January 1, 2001, shall be for terms of four years. Appointments to the Commission made by the 797 Governor on and after January 1, 2006, shall be for terms of four years. Members initially appointed to 798 the Commission prior to January 1, 1998, may serve no more than three consecutive terms. Members 799 initially appointed on and after January 1, 1998, shall not be eligible to serve more than two consecutive 800 terms except for the Attorney General who shall serve by virtue of his office. Vacancies occurring other than by expiration of a term shall be filled for the unexpired term. Vacancies shall be filled in the same 801 manner as the original appointments. The remainder of any term to which a member is appointed to fill 802 a vacancy or the service of an initial term of three years or less shall not constitute a term in 803 804 determining the member's eligibility for reappointment.

805 C. Members of the Commission shall receive compensation as provided in § 30-19.12, 2.2-2813 and 806 all members of the Commission shall be paid their reimbursed for all reasonable and necessary 807 expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding 808 for the costs of compensation and expenses of the members shall be provided by the Virginia Sentencing 809 Commission. 810

§ 17.1-901. Commission created; membership and terms of office.

811 There is created a Judicial Inquiry and Review Commission in the judiciary branch of government, 812 composed of seven persons who shall be citizens and residents of the Commonwealth. The members of the Commission shall be chosen by the vote of a majority of the members elected to each house of the 813 General Assembly. The Commission, annually, shall elect one of its members to be chairman of the 814 Commission for the ensuing year a chairman and vice chairman annually from its membership. 815

816 The Commission shall consist of three judicial members, who shall be (i) one active judge of a circuit court, (ii) one active judge of a general district court and (iii) one active judge of a juvenile and 817 818 domestic relations district court; two lawyer members, who shall be active members of the Virginia 819 State Bar who are not judges and who have practiced law in the Commonwealth for fifteen 15 or more 820 years immediately preceding their appointment; and two public members who shall not be active or 821 retired judges and shall never have been licensed lawyers.

822 After the initial appointments, the term of office of each member shall be four years commencing on 823 July 1. No member of the Commission shall be eligible to serve more than two consecutive terms. The 824 remainder of any term to which a member is appointed to fill a vacancy shall not constitute a term in 825 determining the member's eligibility for reappointment.

Commission membership terminates whenever a member resigns or ceases to possess the 826 827 qualifications that made him eligible for appointment. During any vacancy, which may exist while the 828 General Assembly is not in session, the Governor may appoint a successor to serve until thirty 30 days 829 after the commencement of the next session of the General Assembly. Upon election of a successor by 830 the General Assembly, the new member of the Commission shall serve for the remainder of the term of 831 office of his predecessor.

832 Any member of the Commission who is the subject of an investigation or hearing by it or is 833 otherwise personally involved therein shall be disgualified by the Commission from acting in such 834 proceedings. In such a case the Governor shall appoint a person possessing the original qualifications of 835 such member as prescribed by this section to serve temporarily as a substitute member of the 836 Commission in such proceedings. 837

§ 17.1-904. Compensation and expenses.

838 Members of the Commission shall receive compensation for their services and shall be allowed all reasonable and necessary expenses for travel, board, and lodging incurred in the performance of their duties as provided in §§ 30-19.12 2.2-2813 and 2.2-2825. These The compensation and expenses of 839 840 841 members and all other necessary expenses of the Commission shall be paid by the Commonwealth 842 provided from existing appropriations to the Commission.

843 § 22.1-354.6. Northern Neck-Middle Peninsula Public Education Consortium created; region defined; 844 governing board; membership; terms; compensation and expenses.

845 A. The Northern Neck-Middle Peninsula Public Education Consortium is hereby established as an 846 independent local entity without political subdivision status and shall be referred to in this chapter as the 847 Consortium. For the purposes of this chapter and the work of the Consortium, "Northern Neck-Middle 848 Peninsula" shall include the Counties of Essex, Gloucester, King and Queen, Lancaster, Mathews, Middlesex, Northumberland, Richmond, and Westmoreland. The governing board of the Consortium 849

shall consist of the school superintendents of the named localities, the president or his designee of 850 851 Rappahannock Community College, the Director of the Virginia Institute of Marine Science, and seven 852 nonlegislative citizen members representing business, industry, and community interests in the region, 853 four of whom shall be appointed by the Speaker of the House of Delegates and three of whom shall be 854 appointed by the Senate Committee on Privileges and Elections Rules. The region's legislators, 855 representing the Fourth and Twenty-eighth Senatorial Districts and the Ninety-eighth, Ninety-ninth and 856 One-hundredth House Districts, shall serve as nonvoting, advisory members of the board. Legislative 857 members and members who serve by virtue of their office shall serve terms coincident with their terms 858 of office. The nonlegislative citizen members shall serve terms of two years and may be reappointed for 859 successive terms. The board may appoint additional nonvoting, advisory members to assist in the 860 performance of its duties. Vacancies occurring other than by expiration of a term shall be filled for the unexpired term. Vacancies shall be filled in the same manner as the original appointments. 861

862 B. No board members shall receive compensation or reimbursement for expenses incurred in the 863 performance of their duties. The board shall elect a chairman and a vice-chairman vice chairman from 864 among its members and may provide such rules as it considers appropriate concerning its membership, 865 quorum, and establishment of committees. 866

CHAPTER 23.

SOUTHERN REGIONAL EDUCATION COMPACT.

868 § 22.1-358. Form of Compact.

869 The General Assembly hereby enacts, and the Commonwealth of Virginia hereby enters into, the 870 Southern Regional Education Compact of 1950 with any and all states legally joining therein according 871 to its terms agreed to in Senate Joint Resolution 22 (1950), as amended by the House Joint Resolution 872 No. 28 (1956), in the form substantially as follows:

873 § 1. Agreement.

867

874 In consideration of the mutual agreements, covenants and obligations assumed by the respective 875 States who are parties to this compact (hereinafter referred to as States), the States do hereby form a 876 geographical district or region consisting of the areas lying within the boundaries of the contracting 877 States which, for the purposes of this compact, shall constitute an area for regional education supported 878 by public funds derived from taxation by the constituent States and derived from other sources for the 879 establishment, acquisition, operation and maintenance of regional educational schools and institutions 880 for the benefit of citizens of the respective States residing within the region so established as may be 881 determined from time to time in accordance with the terms and provisions of this compact. 882

§ 2. Southern Regional Education Board established; membership; terms.

883 The States do further hereby establish and create a joint agency, which shall be known as the Board **884** of Control for Southern Regional Education (hereinafter referred to as the Board). The members of the 885 Board shall consist of the Governor of each State, ex officio, and four additional citizens of each State to be appointed by the Governor thereof, at least one of whom shall be selected from the field of education, and at least one of whom shall be a member of the Legislature of that State. The Governor 886 887 888 shall continue as a member of the Board during his tenure of office as Governor of the State, but the 889 members of the Board appointed by the Governor shall hold office for a period of four years following 890 the initial staggering of terms. Vacancies on the Board caused by death, resignation, refusal or inability to serve, shall be filled by appointment by the Governor for the unexpired portion of the term. 891 892

§ 3. Officers and meetings.

893 The officers of the Board shall be a Chairman, a Vice Chairman, a Secretary, a Treasurer, and such **894** additional officers as may be created by the Board from time to time. The Board shall meet annually 895 and officers shall be elected to hold office until the next annual meeting. The Board shall have the right 896 to formulate and establish by-laws not inconsistent with the provisions of this compact to govern its own 897 actions in the performance of the duties delegated to it including the right to create and appoint an 898 Executive Committee and a Finance Committee with such powers and authority as the Board may 899 delegate to them from time to time. The Board may, within its discretion, elect as its Chairman a person 900 who is not a member of the Board, provided such person resides within a signatory State, and upon 901 such election such person shall become a member of the Board with all the rights and privileges of such 902 membership. 903

§ 4. Powers and duties.

904 It shall be the duty of the Board to submit plans and recommendations to the States from time to 905 time for their approval and adoption by appropriate legislative action for the development, 906 establishment, acquisition, operation and maintenance of educational schools and institutions within the 907 geographical limits of the regional area of the States, of such character and type and for such 908 educational purposes, professional, technological, scientific, literary, or otherwise, as they may deem 909 and determine to be proper, necessary or advisable. Title to all such educational institutions when so 910 established by appropriate legislative actions of the States and to all properties and facilities used in

911 connection therewith shall be vested in the Board as the agency of and for the use and benefit of the 912 States and the citizens thereof, and all such educational institutions shall be operated, maintained and 913 financed in the manner herein set out, subject to any provisions or limitations which may be contained 914 in the legislative acts of the States authorizing the creation, establishment and operation of such 915 educational institutions. 916 In addition, the Board shall have the power to enter into such agreements or arrangements with any 917 of the States and with educational institutions or agencies, as may be required in the judgment of the 918 Board, to provide adequate services and facilities for the graduate, professional, and technical education

919 for the benefit of the citizens of the respective States residing within the region, and such additional and 920 general power and authority as may be vested in the Board from time to time by legislative enactment 921 of the States. 922

§ 5. Supplemental agreements.

923 Any two or more States who are parties of the compact shall have the right to enter into 924 supplemental agreements providing for the establishment, financing and operation of regional 925 educational institutions for the benefit of citizens residing within an area that constitutes a portion of 926 the general region created, such institutions to be financed exclusively by such States and to be 927 controlled exclusively by the members of the Board representing such States provided such agreement is 928 submitted to and approved by the Board prior to the establishment of such institutions.

929 § 6. Funding.

937

930 Each State agrees that, when authorized by the legislature, it will from time to time make available 931 and pay over to the Board such funds as may be required for the establishment, acquisition, operation 932 and maintenance of such regional educational institutions as may be authorized by the States under the 933 terms of this compact, the contribution of each State at all times to be in the proportion that its 934 population bears to the total combined population of the States who are parties as shown from time to time by the most recent official published report of the Bureau of the Census of the United States of 935 936 America; or upon such other basis as may be agreed upon.

§ 7. Effective date.

938 This compact shall not take effect or be binding upon any State unless and until it shall be approved 939 by proper legislative action of as many as six or more of the States whose governors have subscribed to 940 this compact within a period of 18 months from the subscribed date. When and if six or more States 941 shall have given legislative approval to this compact within the 18-month period, it shall be and become 942 binding upon the six or more States 60 days after the date of legislative approval by the sixth State and 943 the governors of such six or more States shall name the members of the Board from their States, and 944 the Board shall then meet on call of the governor of any State approving this compact, at which time 945 the Board shall elect officers, adopt bylaws, appoint committees and otherwise fully organize. Other 946 States whose names are subscribed to this compact shall thereafter become parties upon approval of this 947 compact by legislative action within two years from the subscribed date, upon such conditions as may 948 be agreed upon at the time. However, any State whose constitution may require amendment in order to 949 permit legislative approval of the compact, shall become a party upon approval of this compact by 950 legislative action within seven years from the subscribed date, upon such conditions as may be agreed 951 upon at the time. 952

§ 9. Termination and withdrawal.

953 After becoming effective this compact shall thereafter continue until terminated by unanimous action 954 of the States. A State may withdraw from this compact if such withdrawal is approved by its legislature. 955 Such withdrawal shall become effective two years after written notice to the Board accompanied by a 956 certified copy of the requisite legislative action, but such withdrawal shall not relieve the withdrawing 957 State from its obligations accruing up to the effective date of such withdrawal. Any State so withdrawing 958 shall ipso facto cease to have any claim to or ownership of any of the property held or vested in the 959 Board or to any of the funds of the Board held under the terms of this compact. 960

§ 10. Defaulting states.

961 If any State shall at any time become in default in the performance of any of its obligations assumed 962 herein or with respect to any obligation imposed upon the State as authorized by and in compliance with the terms and provisions of this compact, all rights, privileges and benefits of such defaulting State, 963 964 its members on the Board and its citizens shall ipso facto be and become suspended from and after the date of such default. Unless such default shall be remedied and made good within a period of one year 965 966 immediately following the date of such default this compact may be terminated with respect to such 967 defaulting State by an affirmative vote of three-fourths of the members of the Board (exclusive of the 968 members representing the State in default), from and after which time such State shall cease to be a 969 party to this compact and shall have no further claim to or ownership of any of the property held by or vested in the Board or to any of the funds of the Board held under the terms of this compact, but such 970 971 termination shall in no manner release such defaulting State from any accrued obligation or otherwise

972 affect this compact or the rights, duties, privileges or obligations of the remaining States.

973 § 22.1-359. Southern Regional Education Board; appointment; terms; compensation and expenses.

974 The Commonwealth's representatives to the Southern Regional Education Board in compliance with
975 the Southern Regional Education Compact shall consist of: the Governor, who shall serve ex officio,
976 and four citizens to be appointed by the Governor of whom one shall be selected from the field of
977 education and one shall be a member of the legislature. The legislative member shall serve a term
978 coincident with his term of office. The gubernatorial appointees shall serve four-year terms. All
979 appointees may be reappointed for successive terms.

Any legislative member of the Board shall receive such compensation as provided in § 30-19.12 and
shall be reimbursed for all reasonable and necessary expenses incurred in the performance of his duties
as provided in §§ 2.2-2813 and 2.2-2825. The costs of compensation and expenses of the legislative
members shall be provided from existing appropriations to the Virginia Commission on
Intergovernmental Cooperation for the attendance of conferences. Nonlegislative citizen members shall
receive such compensation and reimbursement for all their reasonable and necessary expenses in the
performance of their duties as may be appropriated or made available for such purposes.

987 § 23-50.16:5. Board of Directors; appointment; officers; employees.

988 A. The Authority shall be governed by a Board of Directors consisting of twenty-one 21 members as 989 follows: six *nonlegislative citizen* members, including two physician-faculty members, to be appointed 990 by the Governor; five members, including two physician-faculty members, to be appointed by the 991 Speaker of the House of Delegates; three members, including one physician-faculty member, to be 992 appointed by the Senate Committee on Privileges and Elections Rules; five nonlegislative citizen 993 members of the Board of Visitors of Virginia Commonwealth University, to be appointed by the Rector, 994 all of whom shall also be members of the Board of Visitors of the University at all times while serving 995 on the Board; the President of the University and the Vice President for Health Sciences of the 996 University, or the person who holds such other title as subsequently may be established by the Board of 997 Visitors of the University for the chief academic and administrative officer for the Health Sciences **998** Campus of the University, both of whom shall serve as ex officio voting members during their 999 respective terms of office.

1000 The five physician-faculty members shall be faculty members of Virginia Commonwealth University 1001 with hospital privileges at Medical College of Virginia Hospitals at all times while serving on the Board. 1002 Of the nonfaculty physician appointments to be made on and after July 1, 1996, two subgraterial

1002 Of the nonfaculty physician appointments to be made on and after July 1, 1996, two gubernatorial 1003 appointees shall be appointed for three-year terms, one for a two-year term, and one for a one-year term; 1004 one appointee each by the Speaker of the House of Delegates and the Senate Committee on Privileges 1005 and Elections shall be appointed for three-year terms, and one each for two-year terms; one appointee by 1006 the Speaker of the House shall be appointed for a one-year term; and two Board of Visitors members 1007 shall be appointed for three-year terms, two for two-year terms, and one for a one-year term. Thereafter, 1008 After the initial staggering of terms, all appointments shall be for terms of three years each, except 1009 appointments to fill unexpired vacancies which shall be made for the remainder of the unexpired terms.

1010 Of the physician faculty appointments to be made on and after July 1, 2000, the two appointees of the Governor shall be appointed for initial terms of one and two years, respectively; the two appointees 1011 1012 of the Speaker of the House of Delegates shall be appointed for initial terms of two and three years, 1013 respectively; the one appointee of the Senate Committee on Privileges and Elections shall be appointed for an initial term of three years. Thereafter, all appointments shall be for terms of three years each, 1014 except appointments to fill unexpired vacancies which shall be made for the remainder of the unexpired 1015 1016 terms. The Governor, the Speaker of the House of Delegates, and the Senate Committee on Privileges 1017 and Elections Rules shall appoint faculty physicians after consideration of the names from lists 1018 submitted by the faculty physicians of the School of Medicine of Virginia Commonwealth University 1019 through the Vice President for Health Sciences of the University. The initial list submitted to the 1020 Governor shall be a list of not less than four names. The initial list submitted to the Speaker of the 1021 House of Delegates shall be a list of not less than four names. The initial list submitted to the Senate 1022 Committee on Privileges and Elections shall be a list of not less than two names. Thereafter, The list 1023 shall be a list of *contain* not less than two names for each expired or unexpired vacancy that occurs.

1024 No person shall be eligible to serve more than two consecutive full three-year terms as an appointed 1025 member, but after the expiration of a term of two years or less, or after the expiration of the remainder 1026 of a term to which appointed to fill a vacancy, or after one year following the expiration of a second 1027 full three-year term, two additional three-year terms may be served by a member if so appointed. The 1028 terms of members serving by virtue of their office shall expire upon termination of their holding such 1029 office. All members shall continue to hold office until their successors have been appointed and have 1030 qualified.

1031 All appointed members, other than those who are members of the Board of Visitors, shall have demonstrated experience or expertise in business, health-care management or legal affairs. Immediately

1033 after their appointments, members shall enter upon the performance of their duties. The Board members 1034 appointed from the Board of Visitors and the ex officio members shall not vote on matters that would 1035 *shall* require them to breach their fiduciary duties to the University or to the Authority.

1036 B. All appointments, including the initial appointments to the Board and appointments to fill 1037 vacancies, are subject to confirmation by the affirmative vote of a majority of those voting in each 1038 house of the General Assembly if in session when such appointments are made and, if not in session, at 1039 its first regular session subsequent to such appointment. Any member whose nomination is subject to 1040 confirmation during a regular session of the General Assembly shall be deemed terminated when the 1041 General Assembly rejects the nomination or when it adjourns without confirming the nomination, 1042 whichever is earlier. No such termination shall affect the validity of any action taken by such member 1043 prior to such termination.

1044 C. A Board member may be removed for malfeasance, misfeasance, incompetence or gross neglect of 1045 duty by the individual or entity that appointed him or, if such appointing individual no longer holds the 1046 office creating the right of appointment, by the current holder of that office.

1047 D. The Board of Directors of the Authority shall elect annually one of their number as a chairman 1048 and another as vice-chairman a vice chairman from among its membership. The Board shall also elect a 1049 secretary and treasurer and such assistant secretaries and assistant treasurers as the Board may authorize 1050 for terms determined by the Board, each of whom may or may not be a member of the Board. The 1051 same person may serve as both secretary and treasurer. The Board may also appoint an executive 1052 committee and other standing or special committees and prescribe their duties and powers, and any 1053 executive committee may exercise all such powers and duties of the Board under this chapter as the 1054 Board may delegate.

1055 E. The Board may provide for the appointment, employment, term, compensation, and removal of a 1056 director, officers, employees and agents of the Authority, including engineers, consultants, lawyers and 1057 accountants, for such compensation and upon other terms as the Board deems appropriate.

1058 F. The Board shall meet at least four times each year and may hold such special meetings as it 1059 deems appropriate. The Board may adopt, amend and repeal such rules, regulations, procedures and 1060 bylaws, not contrary to law or inconsistent with this chapter, as it deems expedient for its own 1061 governance and for the governance and management of the Authority. A majority of the Board shall 1062 constitute a quorum for meetings, and the Board may act by a majority of those present at any meeting.

1063 G. Legislative board members shall be entitled to such compensation as provided § 30-19.12 and 1064 nonlegislative citizen board members shall be entitled to such compensation as provided in § 2.2-2813 1065 for their services. All members shall be entitled to reimbursement for all reasonable and necessary and 1066 reasonable travel and other expenses incurred while engaged in the performance of their duties as 1067 provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation and expenses of the 1068 members shall be provided by the Authority.

1069 H. The provisions of the State and Local Government Conflict of Interests Act (§ 2.2-3100 et seq.) 1070 shall apply to the members of the Board and the employees of the Authority.

1071 § 23-231.2. Southwest Virginia Higher Education Center created; duties.

From such funds as may be appropriated, the Southwest Virginia Higher Education Center is hereby 1072 1073 established as an educational institution in the Commonwealth and shall be referred to in this chapter as 1074 the "Center". The Center shall:

1075 1. Encourage the expansion of higher education, including adult and continuing education, associate 1076 degrees to be offered by Virginia Highlands Community College, undergraduate degrees to be offered 1077 by the University of Virginia's College at Wise, and graduate degree programs, in the Southwest region 1078 of the Commonwealth and foster partnerships between the public and private sectors to enhance higher 1079 education in the region;

1080 2. Coordinate the development and delivery of continuing education programs offered by those 1081 educational institutions serving the region;

1082 3. Facilitate the delivery of teacher training programs leading to licensure and graduate degrees;

1083 4. Serve as a resource and referral center by maintaining and disseminating information on existing 1084 educational programs and resources; and

1085 5. Develop, in coordination with the State Council of Higher Education for Virginia, specific goals 1086 for higher education in Southwest Virginia. 1087

§ 23-231.3. Membership of governing board; terms; compensation; officers.

1088 A. The Center shall be governed by a 21-member Board of Trustees, consisting of the Director of the 1089 State Council of Higher Education for Virginia or his designee.; the Chancellor of the Virginia 1090 Community College System or his designee; the presidents or chancellors, as appropriate, or their designees of Virginia Polytechnic Institute and State University, Radford University, the University of 1091 Virginia, the University of Virginia's College at Wise, Old Dominion University, Emory and Henry 1092 College, Virginia Intermont College, and Virginia Highlands Community College, four members of the 1093

HB1231ER2

19 of 45

1094 House of Delegates to be appointed by the Speaker of the House of Delegates; two members of the 1095 Senate to be appointed by the Senate Committee on Rules; and; five nonlegislative citizen members to 1096 be appointed by the Governor, representing Southwest public education and area business and industry, 1097 including one school division superintendent and one or public school teacher. Five members of the 1098 General Assembly, including three members of the House of Delegates to be appointed by the Speaker 1099 and two members of the Senate to be appointed by the Senate Committee on Privileges and Elections, 1100 shall serve as ex officio members of the Board with full voting privileges. Nonlegislative citizen 1101 members of the Board shall be chosen from among residents of the Southwest region of the 1102 Commonwealth and shall be citizens of the Commonwealth.

1103 B. Legislative members and the representatives of the State Council, the Virginia Community College 1104 System, and the named institutions of higher education shall serve on the Board until the expiration of 1105 their terms of office or until their successors shall qualify terms coincident with their terms of office. Of the five citizen members to be appointed in 1991, two shall be appointed for three-year terms, and three 1106 shall be appointed for four-year terms. Thereafter After the initial staggering of terms, all such 1107 nonlegislative citizen appointments shall be for terms of four years, except that appointments to fill 1108 1109 vacancies shall be for the unexpired terms. Vacancies shall be filled in the same manner as the original 1110 appointments.

1111 No *nonlegislative* citizen member of the Board shall be eligible to serve for or during more than two 1112 successive four-year terms, but after the expiration of a term of three years or less, or after the 1113 expiration of the remainder of a term to which appointed to fill a vacancy, two additional four-year 1114 terms may be served by such member if appointed thereto.

1115 C. Nonlegislative citizen members shall not be entitled to compensation for their services. Legislative 1116 members of the Board shall be compensated as specified provided in § 30-19.12, and all members of the 1117 Board shall be reimbursed for their actual all reasonable and necessary expenses incurred in the 1118 performance of their duties in the work of the Center as provided in §§ 2.2-2813 and 2.2-2825. The 1119 funding for the costs of compensation and expenses of the members shall be provided by the Center.

D. The Board shall elect a chairman and a vice-chairman vice chairman from among its members.

§ 23-231.15. Board of Trustees; appointments; terms; compensation; officers.

1120

1121

1122 A. The Authority shall be governed by a Board of Trustees consisting of twenty-four 25 members as 1123 follows: the Director of the State Council of Higher Education for Virginia or his designee; the 1124 Chancellor of the Virginia Community College System or his designee; and the presidents or their 1125 designees of Averett College, Bluefield College, the College of Health Sciences, Ferrum College, 1126 Hampton University, Hollins University, Mary Baldwin College, Old Dominion University, Radford 1127 University, Roanoke College, University of Virginia, Virginia Polytechnic Institute and State University, 1128 and Virginia Western Community College, the Executive Director of the Fifth District Employment and Training Consortium and; the Director of TAP This Valley Works; two members of the House of 1129 1130 Delegates to be appointed by the Speaker of the House of Delegates; one member of the Senate to be appointed by the Senate Committee on Rules; and five nonlegislative citizen members representing 1131 1132 business and industry in the Roanoke Valley to be appointed by the Governor; and two members of the 1133 General Assembly, one to be appointed from the Senate by the Senate Committee on Privileges and 1134 Elections and one to be appointed from the House of Delegates by the Speaker of the House. 1135 Nonlegislative citizen members of the Board shall be citizens of the Commonwealth and residents of the 1136 Roanoke region.

B. The legislative members, the Director of the State Council of Higher Education for Virginia, the Chancellor of the Virginia Community College System, the Executive Director of the Fifth District Employment and Training Consortium, the Director of TAP This Valley Works, and the presidents or their designees of the named institutions of higher education shall serve on the Board until the expiration of their terms of office or until their successors shall qualify terms coincident with their terms of office. Of the five citizen members to be appointed in 1997, two shall be appointed for three-year terms, and three shall be appointed for four-year terms. Thereafter

After the initial staggering of terms, all such nonlegislative citizen members shall be appointed for terms of four years, except that appointments to fill vacancies shall be for the unexpired terms. Vacancies shall be filled in the same manner as the original appointments. No nonlegislative citizen member of the Board shall be eligible to serve for or during more than two successive four-year terms; however, after the expiration of a term of three years or less, or after the expiration of the remainder of a term to which appointed to fill a vacancy, two additional four-year terms may be served by such member, if appointed thereto.

1151 C. Nonlegislative citizen members shall not be entitled to compensation for their services. Legislative 1152 members of the Board shall be compensated receive such compensation as specified provided in 1153 § 30-19.12, and all members of the Board shall be reimbursed for their actual all reasonable and 1154 necessary expenses incurred in the performance of their duties in the work of the Authority as provided 1155 in §§ 2.2-2813 and 2.2-2825. Funding for the compensation and expenses of the members shall be 1156 provided by the Authority.

1157 D. The Board shall elect a chairman and a vice chairman vice chairman from among its members 1158 and may establish bylaws as necessary.

1159 § 23-231.20. Board of trustees; membership; appointments; terms; compensation and expenses; 1160 officers.

1161 A. The Institute shall be governed by a nine 15-member Board of Trustees consisting of the 1162 presidents or their designees of Averett University, Danville Community College, and Virginia 1163 Polytechnic Institute and State University; the chairman or his designee of the Board of the Future of the Piedmont Foundation; a one resident of the City of Danville to be appointed by the Danville City 1164 Council; a one resident of Pittsylvania County to be appointed by the Pittsylvania County Board of 1165 Supervisors; and three nine citizens representing business and industry and residing in Southside 1166 Virginia, one three to be appointed by the Governor, one three to be appointed by the Senate 1167 Committee on Privileges and Elections Rules, and one three to be appointed by the Speaker of the 1168 1169 House of Delegates. All members appointed shall be nonelected citizens of the Commonwealth.

1170 B. The presidents or their designees of the named institutions of higher education and the chairman 1171 or his designee of the Board of the Future of the Piedmont Foundation shall serve on the Board until 1172 the expiration of their terms of office or until their successors shall qualify Of the initial citizen 1173 appointees, the City of Danville appointee shall serve for one year, the Pittsylvania County appointee 1174 shall serve for one year, the Governor's appointee shall serve for two years, the Senate Committee on 1175 Privileges and Elections' appointee shall serve for two years, and the appointee of the Speaker of the 1176 House of Delegates shall serve for three years. terms coincident with their terms of office. Of the initial citizen appointments to be made in 2004, one appointee each by the Governor, the Speaker of the House 1177 1178 of Delegates, and the Senate Committee on Rules shall serve for one-year terms and one appointee each 1179 by the Governor, the Speaker of the House of Delegates, and the Senate shall serve for two-year terms.

1180 Thereafter After the initial staggering of terms, all such citizen appointments shall be for terms of 1181 three years, except that appointments to fill vacancies shall be for the unexpired terms. No citizen 1182 member of the Board shall be eligible to serve for or during more than two successive three-year terms; 1183 however, after expiration of a term of less than three years, or after the remainder of a three-year term 1184 to which a member was appointed to fill a vacancy, a member may serve two additional three-year 1185 terms, if so appointed.

1186 C. The Board shall elect a chairman and vice-chairman vice chairman from among its members and 1187 may establish bylaws as necessary.

1188 D. Members of the Board shall not be entitled to receive compensation. All members shall be 1189 reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as 1190 provided in §§ 2.2-2813 and 2.2-2825. Funding for the cost of expenses of the members shall be 1191 provided by the Institute. 1192

§ 24.2-306. Changes not to be enacted within 60 days of general election; notice requirements.

1193 A. No change in any local election district, precinct, or polling place shall be enacted within 60 days next preceding any general election. Notice shall be published prior to enactment in a newspaper having 1194 1195 general circulation in the election district or precinct once a week for two successive weeks. The 1196 published notice shall state where descriptions and maps of proposed boundary and polling place 1197 changes may be inspected.

1198 B. Notice of any adopted change in any election district, town, precinct, or polling place shall be 1199 mailed to all registered voters whose election district, town, precinct, or polling place is changed at least 1200 15 days prior to the next general, special, or primary election in which the voters will be voting in the 1201 changed election district, town, precinct, or polling place.

1202 C. Each county, city, and town shall comply with the applicable requirements of law, including 1203 §§ 24.2-301 and 24.2-304.3 and 30-249, and send copies of enacted changes to the local electoral board, 1204 the State Board, and the Division of Legislative Services.

§ 30-34.1. Legislative Support Commission; membership; officers; compensation and expenses.

1205

1206 There is hereby created the Legislative Support Commission in the legislative branch of state government, hereafter referred to as "Commission." The Commission shall consist of seven members: 1207 1208 two members of the Rules Committee on Rules of the House of Delegates who shall be appointed by 1209 and serve at the pleasure of the chairman of such Committee; one member of the Rules Committee on 1210 *Rules* of the Senate who shall be appointed by and serve at the pleasure of the chairman of such 1211 Committee: the Clerk of the House of Delegates; the Clerk of the Senate; the Director of the Division of 1212 Legislative Services; and the Director of the Division of Legislative Automated Systems. The 1213 Commission shall name from its members a chairman and such other officers as are deemed necessary.

1214 Legislative members shall receive such compensation for the performance of their duties as provided in § 30-19.12 and all members shall be reimbursed for all reasonable and necessary expenses as 1215

HB1231ER2

1216 provided in §§ 2.2-2813 and 2.2-2825. The Office of the Clerk of the House of Delegates and the Office
1217 of the Clerk of the Senate shall provide funding for the costs of compensation and expenses of their
1218 respective members.

1219 § 30-56. Joint Legislative Audit and Review Commission; composition; terms; compensation and expenses; office space; quorum; voting on recommendations.

1221 There is hereby created the Joint Legislative Audit and Review Commission in the legislative branch 1222 of state government. The Commission shall consist of nine members of the House of Delegates 1223 appointed by the Speaker thereof, of whom at least five shall be members of the House Appropriations 1224 Committee on Appropriations, and five members from the Senate appointed by the Privileges and 1225 Elections Rules Committee of the Senate, of whom at least two shall be members of the Finance Senate 1226 Committee on Finance, and the Auditor of Public Accounts, who shall serve as a nonvoting ex officio₇ 1227 who shall have no vote member. Members shall serve terms coincident with their terms of office. 1228 Members may be reappointed for successive terms.

1229 Members of the Commission shall receive *such* compensation as provided in § 30-19.12 and their 1230 *shall be reimbursed for all reasonable and* necessary expenses incident to their work upon incurred in 1231 *the performance of their duties on* the Commission. *Funding for the costs of compensation and expenses* 1232 *of the members shall be provided from existing appropriations to the Commission.* Adequate office space 1233 shall be provided by the Commonwealth.

1234 The Commission shall elect a chairman and vice chairman from among its membership. A majority 1235 of the members shall constitute a quorum. Meetings of the Commission shall be held upon the call of 1236 the chairman or whenever the majority of the members so request.

1237 No recommendation of the Commission shall be adopted if a majority of the Senate members or a
1238 majority of the House members appointed to the Commission (i) vote against the recommendation and
1239 (ii) vote for the recommendation to fail notwithstanding the majority vote of the Commission.

1240 § 30-58.3. Annual report on state spending.

1241 A. No later than November 15 of each year, the Commission shall provide to the Governor and the 1242 General Assembly an annual report on state spending to be published as a state document that shall 1243 include, among other things, (i) an identification and analysis of spending functions and programs that 1244 could be consolidated with other programs without diminishing the quality of the services provided to 1245 the citizens of the Commonwealth; (ii) an identification and analysis of those spending functions or 1246 programs which no longer have a distinct and discernible mission or are not performing their missions 1247 efficiently; (iii) an identification and analysis of the state programs that have had the largest impact on 1248 the growth of state spending over the prior five biennia, in dollar terms; (iv) an identification and 1249 analysis of the programs growing the fastest in percentage terms; (v) for the programs identified as the 1250 largest or fastest-growing, comparisons of the growth in spending on those programs to the rate of 1251 increase in inflation and the growth in populations served by those programs over a comparable time 1252 period; (vi) an analysis of the causes for the growth in spending on the largest and fastest-growing 1253 programs and whether the growth in spending appears rationally related to the rates of increase in 1254 inflation, tax relief measures, mandated expenditures, populations served, or any other related matter; 1255 and (vii) such other related issues as it deems appropriate.

B. All agencies of the Commonwealth shall provide assistance to the Commission in the preparationof this report, upon request.

\$ 30-112. Senate and House Ethics Advisory Panels; membership; terms; quorum; compensation and expenses.

A. The Senate Ethics Advisory Panel and the House Ethics Advisory Panel are continued established
 in the legislative branch of state government. The provisions of §§ 30-112 through 30-119 shall be
 applicable to each panel.

1263 B. The Senate Ethics Advisory Panel shall be composed of five *nonlegislative citizen* members: three 1264 of whom shall be former members of the Senate; and two of whom shall be citizens of the 1265 Commonwealth *at large* who have not previously held such office. *All members of the Panel shall be* 1266 *citizens of the Commonwealth*.

1267 The members shall be nominated by the Committee on Privileges and Elections Rules of the Senate 1268 and confirmed by the Senate. After initial appointments, all appointments shall be for terms of four 1269 years each except for unexpired terms. Nominations shall be made so as to assure bipartisan 1270 representation on the Panel.

1271 C. The House Ethics Advisory Panel shall be composed of five *nonlegislative citizen* members: one 1272 of whom shall be a retired justice or judge of a court of record; two of whom shall be former members 1273 of the House *of Delegates*; and two of whom shall be citizens of the Commonwealth *at large*, at least 1274 one of whom shall not have previously held such office. *All members of the Panel shall be citizens of* 1275 *the Commonwealth*.

1276 The members shall be nominated by the Speaker of the House of Delegates and confirmed by the

House of Delegates. After initial appointments, all appointments shall be for terms of four years each 1277 1278 except for unexpired terms. Nominations shall be made so as to assure bipartisan representation on the 1279 Panel. 1280

D. Each panel shall elect its own chairman and vice chairman from among its membership.

1281 E. No member shall serve more than three successive four-year terms. Vacancies shall be filled only 1282 for the unexpired term. Vacancies shall be filled in the same manner as the original appointments. The 1283 remainder of any term to which a member is appointed to fill a vacancy shall not constitute a term in 1284 determining the member's eligibility for reappointment.

1285 F. Three members *shall* constitute a quorum of the Panel on each panel. A vacancy shall not impair 1286 the right of the remaining members to exercise all powers of the Panel. Meetings of each panel shall be 1287 held at the call of the chairman or whenever the majority of the members so request.

1288 G. The chairman and members of the Panel each panel, while serving on the business of the Panel, 1289 are performing legislative duties and shall be entitled to the subsistence compensation and travel 1290 allowances reimbursement of expenses to which members of the General Assembly are entitled when performing legislative duties pursuant to §§ 30-19.12, 2.2-2813 and 2.2-2825. Funding for the cost of 1291 1292 compensation and expenses of the members of the Senate Ethics Advisory Panel shall be provided by the 1293 Office of the Clerk of the Senate and the funding for the cost of compensation and expenses of the 1294 House Ethics Advisory Panel shall be provided by the Office of the House of Delegates. 1295

§ 30-145. Virginia Code Commission; membership, terms; compensation; staff; quorum.

1296 A. The Virginia Code Commission (the Commission) is established in the legislative branch of state 1297 government. The Commission shall consist of 10 members as follows:

1298 1. Two members of the Senate appointed by the Senate Committee on Privileges and Elections Rules 1299 for terms coincident with their terms as members of the Senate, and two members of the House of 1300 Delegates appointed by the Speaker of the House of Delegates for terms coincident with their terms as 1301 members of the House of Delegates;

2. Two circuit court judges, both of whom may be retired or inactive, appointed by the Governor for 1302 1303 terms of four years each. If the Governor fails to make such appointment within ninety 90 days of the 1304 expiration of the term or the occurrence of a vacancy, the Speaker shall make the appointment. If the 1305 Governor fails a second time to make such appointment, the Senate Committee on Privileges and 1306 Elections Rules shall make the appointment, and the Speaker and Privileges and Elections Senate 1307 Committee on Rules shall alternate such appointments thereafter;

1308 3. One former member of the House of Delegates appointed by the Speaker and one former member 1309 of the Senate appointed by the Senate Committee on Privileges and Elections Rules, both for four-year 1310 terms, who shall be entitled to all the rights granted under § 30-5; and

1311 4. The Attorney General, or an assistant Attorney General designated by the Attorney General, and 1312 the Director of the Division of Legislative Services.

1313 B. All members of the Commission shall serve until the expiration of their terms or until their 1314 successors qualify. Subsequent appointments shall be made for similar terms, and vacancies shall be 1315 filled for the unexpired terms in the manner of the original appointments.

1316 C. Current legislative members of the Commission shall receive compensation as provided in 1317 § 30-19.12. Other members of the Commission shall receive compensation as provided in § 2.2-2813 for 1318 their services. All members shall receive their be reimbursed for all reasonable and necessary expenses 1319 incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the 1320 costs of compensation and expenses of the members shall be provided from existing appropriations to 1321 the Commission.

1322 D. The Division of Legislative Services shall provide staff support to the Commission. The 1323 Commission may also directly employ part-time or full-time personnel as needs occur, including experts 1324 who have special knowledge of specific titles of the Code being revised.

1325 E. A majority of the members of the Commission shall constitute a quorum. The Commission shall 1326 elect a chairman and vice chairman from among its membership. Meetings of the Commission shall be 1327 held at the call of the chairman or whenever the majority of the members so request.

1328 § 30-156. Virginia State Crime Commission; purpose; membership; terms; compensation and 1329 expenses; quorum; voting on recommendations.

1330 A. The Virginia State Crime Commission (the Commission) is established in the legislative branch of 1331 state government. The purpose of the Commission shall be to study, report and make recommendations 1332 on all areas of public safety and protection. In so doing it shall endeavor to ascertain the causes of 1333 crime and recommend ways to reduce and prevent it, explore and recommend methods of rehabilitation 1334 of convicted criminals, study compensation of persons in law enforcement and related fields and study 1335 other related matters including apprehension, trial and punishment of criminal offenders. The 1336 Commission shall make such recommendations as it deems appropriate with respect to the foregoing 1337 matters, and shall coordinate the proposals and recommendations of all commissions and agencies as to

legislation affecting crimes, crime control and criminal procedure. The Commission shall cooperate with 1338 1339 the executive branch of state government, the Attorney General's office and the judiciary who are in turn 1340 encouraged to cooperate with the Commission. The Commission will shall cooperate with governments 1341 and governmental agencies of other states and the United States.

1342 B. The Commission shall consist of 13 members that include nine legislative members, three 1343 nonlegislative citizen members, and one state official as follows: six members of the House of Delegates 1344 to be appointed by the Speaker of the House of Delegates in accordance with the principles of 1345 proportional representation contained in the Rules of the House of Delegates; three members of the 1346 Senate to be appointed by the Senate Committee on Privileges and Elections Rules; three nonlegislative 1347 citizen members to be appointed by the Governor; and the Attorney General or his designee. 1348 Nonlegislative citizen members shall be citizens of the Commonwealth of Virginia. Unless otherwise 1349 approved by the chairman of the Commission, nonlegislative citizen members shall only be reimbursed 1350 for travel originating and ending within the Commonwealth of Virginia for the purpose of attending 1351 meetings.

1352 C. The term of each appointee shall be for two years, except that the Attorney General and 1353 legislative members shall serve terms coincident with their terms of office. All members may be 1354 reappointed. Appointments to fill vacancies, other than by expiration of a term, shall be made for the 1355 unexpired terms. Vacancies shall be filled in the same manner as the original appointments.

1356 D. The Commission shall elect a chairman and vice chairman annually, who shall be members of the 1357 General Assembly. A majority of the members of the Commission shall constitute a quorum. Meetings of 1358 the Commission shall be held at the call of the chairman or whenever the majority of the members so 1359 request.

- 1360 E. Legislative members of the Commission shall receive such compensation as provided in 1361 30-19.12 and nonlegislative citizen members shall receive such compensation as provided in 1362 § 2.2-2813 for their services. All members shall be reimbursed for all reasonable and necessary expenses 1363 incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. All such 1364 compensation and expense payments, however, shall come from existing appropriations to the Virginia 1365 Crime Commission.
- 1366 F. At the option of No recommendation of the Commission shall be adopted if a majority of the 1367 Senate members appointed to the Commission or a majority of the members of the House of Delegates 1368 members appointed to the Commission, no recommendation of the Commission shall be adopted without 1369 the approval of a majority of such members of the Senate and a majority of such members of the House 1370 of Delegates. For the purpose of this provision, a "majority" constitutes a majority of members present 1371 and voting at the meeting (i) vote against the recommendation and (ii) vote for the recommendation to 1372 fail notwithstanding the majority vote of the Commission.
- 1373 G. The chairman of the Commission shall submit to the General Assembly and the Governor an 1374 annual executive summary of the interim activity and work of the Commission no later than the first 1375 day of each regular session of the General Assembly. The executive summary shall be submitted as 1376 provided in the procedures of the Division of Legislative Automated Systems for the processing of 1377 legislative documents and reports and shall be posted on the General Assembly's website.
- 1378 § 30-158. Powers and duties of Commission. 1379
 - A. The Commission shall have the power and duty to:
- 1380 1. Maintain offices, hold meetings and functions at any place within the Commonwealth that it 1381 deems necessary;.

1382 2. Conduct private and public hearings, and designate a member of the Commission to preside over 1383 such hearings. Pursuant to a resolution adopted by a majority of the Commission, witnesses appearing 1384 before the Commission may be examined privately and the Commission shall not make public the 1385 particulars of such examination. The Commission shall not have the power to take testimony at private 1386 or public hearings unless at least three of its members are present at such hearings. Witnesses appearing 1387 before the Commission at its request shall be entitled to receive the same fees and mileage as persons 1388 summoned to testify in the courts of the Commonwealth, if such witnesses request such fees and 1389 mileage.

1390 3. Conduct studies and gather information and data in order to accomplish its purposes as set forth in 1391 § 30-156, and in connection with the faithful execution and effective enforcement of the laws of the 1392 Commonwealth with particular reference but not limited to organized crime and racketeering, and 1393 formulate its recommendations to the Governor and the General Assembly.

1394 4. Submit an annual report of its recommendations to the Governor and the General Assembly and 1395 the Governor. The Commission shall make such further interim reports to the Governor and the General 1396 Assembly as it deems advisable or as required by the Governor or by concurrent resolution of the 1397 General Assembly. The chairman of the Commission shall submit to the General Assembly and the 1398 Governor an annual executive summary of the interim activity and work of the Commission no later

than the first day of each regular session of the General Assembly. The executive summary shall be
submitted as provided in the procedures of the Division of Legislative Automated Systems for the
processing of legislative documents and reports and shall be posted on the General Assembly's website.

B. At the direction or request of the legislature by concurrent resolution or of the Governor, the Commission shall, or at the request of any department, board, bureau, commission, authority or other agency created by the Commonwealth, or to which the Commonwealth is a party, the Commission may study the operations, management, jurisdiction, powers and interrelationship of any such department, board, bureau, commission, authority or other agency that has any direct responsibility for enforcing the criminal laws of the Commonwealth.

1408 § 30-171. Virginia Commission on Intergovernmental Cooperation; membership; staff; compensation1409 and expenses; quorum.

A. The Virginia Commission on Intergovernmental Cooperation (the Commission) is established in the legislative branch of state government. The Commission shall consist of the following 14 members: (i) the *six* members of the Commission on Interstate Cooperation of the Senate, (ii) the *six* members of the Commission on Interstate Cooperation of the House of Delegates, and (iii) the Clerk of the Senate and the Clerk of the House of Delegates who shall serve as ex officio, nonvoting members of the Commission.

1416 B. The chairman and vice-chairman vice chairman of the Commission shall serve for a period of two
1417 years, and the chairmanship and vice-chairmanship vice chairmanship shall alternate between the
1418 chairman of the Senate Commission on Interstate Cooperation and the chairman of the House
1419 Commission on Interstate Cooperation.

1420 C. The Commission on Intergovernmental Cooperation shall select such officials of state government
1421 as it deems proper to serve as ex officio, nonvoting members of the Commission for terms of four years
1422 each.

1423 D. The Division of Legislative Services shall furnish upon request such staff assistance and services 1424 to the Commission and its committees as may be required to carry forth the charge of the Commission.

E. Members of the Commission shall receive such compensation as provided in § 30-19.12 and shall
be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as
provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation and expenses of the
members shall be provided from existing appropriations to the Commission.

F. A majority of the members of the Commission shall constitute a quorum. The Commission shall
elect a chairman and vice chairman from among its membership. Meetings of the Commission shall be
held at the call of the chairman or whenever the majority of the members so request.

\$ 30-173. Commission of Senate and Commission of House of Delegates on Interstate Cooperation;
membership; compensation and expenses; quorum.

A. There is established a Commission on Interstate Cooperation of the Senate *in the legislative branch of state government*, to consist of six senators- *as follows:* the *President pro tempore of the Senate, who shall serve as Chairman of the Commission, and five* members shall be appointed and the
chairman of the Commission shall be designated from among the membership of the Commission by the
Senate Committee on Privileges and Elections Rules.

B. There is established a Commission on Interstate Cooperation of the House of Delegates *in the legislative branch of state government*, also to consist of six members; and the members shall be
appointed and the chairman of the Commission shall be designated from among the membership of the
Commission by the Speaker of the House of Delegates in accordance with the principles of proportional
representation as contained in the Rules of the House of Delegates.

1444 C. Such bodies of the Senate and of the House of Delegates shall function during the regular
1445 sessions of the General Assembly and also during the interim periods between such sessions. Members
1446 appointed and designated shall serve terms coincident with their terms of office.

1447 D. Members of the commissions shall receive such compensation as provided in § 30-19.12 and shall
1448 be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties
1449 pursuant to § 30-171 and this section as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of
1450 compensation and expenses of the members shall be provided from existing appropriations to the
1451 Virginia Commission on Intergovernmental Cooperation.

1452 E. A majority of the members shall constitute a quorum on each commission. Meetings of each
1453 commission shall be held at the call of the chairman or whenever a majority of the members so request.
1454 § 30-174. Virginia Commission on Youth; purpose; membership; terms; compensation and expenses;
1455 quorum; voting on recommendations.

1456 A. The Virginia Commission on Youth (the Commission) is established in the legislative branch of
1457 state government. The purpose of the Commission shall be to study and provide recommendations
1458 addressing the needs of and services to the Commonwealth's youth and their families. In so doing, it
1459 shall encourage the development of uniform policies and services to youth across the Commonwealth

1460 and provide a forum for continuing review and study of such services. In addition to its own proposals, 1461 the Commission shall coordinate the proposals and recommendations of all commissions and agencies as 1462 to legislation affecting youth.

1463 B. The Commission shall consist of twelve 12 members to be appointed as follows: six members of 1464 the House of Delegates to be appointed by the Speaker of the House of Delegates; three members of the 1465 Senate to be appointed by the Senate Committee on Privileges and Elections Rules; and three 1466 nonlegislative citizen members to be appointed by the Governor. Nonlegislative citizen members shall be 1467 citizens of the Commonwealth.

1468 C. All appointments shall be for a term of four years each. Legislative members shall serve terms 1469 coincident with their terms of office. Nonlegislative citizen members shall serve four-year terms. 1470 Members may be reappointed for successive terms. Vacancies shall be filled for the unexpired terms. 1471 Whenever any legislative member fails to retain his membership in the house from which he was 1472 appointed, he shall relinquish his membership on the Commission and the appointing authority who 1473 appointed such member shall make an appointment from his respective house to complete the term. 1474 Vacancies shall be filled in the same manner as the original appointments.

1475 D. The Commission shall elect its chairman and vice chairman annually. A majority of the members 1476 shall constitute a quorum. The meetings of the Commission shall be held at the call of the chairman or 1477 whenever the majority of the members so request.

1478 E. Members of the Commission shall receive compensation as provided in § 30-19.12 and shall be 1479 reimbursed for all reasonable and necessary expenses incurred in the discharge performance of their 1480 duties as provided in §§ 2.2-2813 and 2.2-2825. However, all such compensation and expense payments 1481 shall come from existing appropriations to the Commission.

1482 F. No recommendation of the Commission shall be adopted if a majority of the Senate members or a 1483 majority of the House members appointed to the Commission (i) vote against the recommendation and 1484 (ii) vote for the recommendation to fail notwithstanding the majority vote of the Commission. 1485

§ 30-175. Powers and duties of the Commission. 1486

The Commission shall have the power and duty to:

1487 1. Undertake studies and to gather information and data in order to accomplish its purposes as set 1488 forth in § 30-174, and to formulate and present report its recommendations to the General Assembly and 1489 the Governor and the General Assembly. The chairman of the Commission shall submit to the General 1490 Assembly and the Governor an annual executive summary of the interim activity and work of the 1491 Commission no later than the first day of each regular session of the General Assembly. The executive 1492 summary shall be submitted as provided in the procedures of the Division of Legislative Automated 1493 Systems for the processing of legislative documents and reports and shall be posted on the General 1494 Assembly's website.

1495 2. At the direction or request of the legislature by concurrent resolution or of the Governor, or at the 1496 request of any department, board, bureau, commission, authority or other agency created by the 1497 Commonwealth or to which the Commonwealth is a party, study the operations, management, 1498 jurisdiction or powers of any such department, board, bureau, commission, authority or other agency which has responsibility for services to youth. 1499

1500 § 30-178. Virginia Freedom of Information Advisory Council; membership; terms; quorum; expenses. 1501 A. The Virginia Freedom of Information Advisory Council (the Council) is hereby created as an 1502 advisory council in the legislative branch to encourage and facilitate compliance with the Freedom of 1503 Information Act.

1504 B. The Council shall consist of twelve 12 members as follows: the Attorney General or his designee; 1505 the Librarian of Virginia or his designee; the Director of the Division of Legislative Services or his 1506 designee; four members appointed by the Speaker of the House of Delegates, one of whom shall be a 1507 member of the House of Delegates, and three nonlegislative citizen members, at least one of whom shall 1508 be or have been a representative of the news media; three members appointed by the Senate Committee 1509 on Privileges and Elections Rules, one of whom shall be a member of the Senate, one of whom shall be 1510 or have been an officer of local government, and one *nonlegislative* citizen *at-large* member; and two 1511 nonlegislative citizen members appointed by the Governor, one of whom shall not be a state employee. 1512 The local government representative shall may be selected from a list recommended by the Virginia Association of Counties and the Virginia Municipal League, after due consideration of such list by the 1513 Senate Committee on Rules. The citizen members may be selected from a list recommended by the 1514 1515 Virginia Press Association, the Virginia Association of Broadcasters, and the Virginia Coalition for Open 1516 Government, after due consideration of such list by the appointing authorities.

1517 C. Initial appointments to the Council shall be for the following terms: of those nonlegislative 1518 members appointed by the Speaker of the House of Delegates, one shall serve a four year term, one shall serve a three-year term and one shall serve a two-year term; of those nonlegislative members 1519 appointed by the Senate Committee on Privileges and Elections, one shall serve a four-year term and 1520

1521 one shall serve a three-year term; and of those members appointed by the Governor, one shall serve a 1522 four-year term and one shall serve a three-year term. Thereafter, All such appointments following the 1523 *initial staggering of terms* shall be for terms of four years, except that appointments to fill vacancies 1524 shall be for the unexpired terms in the same manner as the original appointment. No nonlegislative 1525 citizen member shall be eligible to serve for more than two successive four-year terms. However, after 1526 the expiration of a term of three years or less, or after the expiration of the remainder of a term to 1527 which appointed to fill a vacancy, two additional terms may be served by such member if appointed 1528 thereto. Legislative members and other state government officials shall serve terms coincident with their 1529 terms of office. Legislative members may be reappointed for successive terms.

1530 D. The members of the Council shall elect from among their membership a chairman and a 1531 vice-chairman vice chairman for two-year terms. The chairman and vice-chairman vice chairman may not succeed themselves to the same position. The Council shall hold meetings quarterly or upon the call 1532 1533 of the chairman. A majority of the Council shall constitute a quorum.

1534 E. Members of the Council shall receive no compensation for their services but shall be reimbursed 1535 for all reasonable and necessary expenses incurred in the discharge performance of their duties as 1536 provided in §§ 2.2-2813, 2.2-2825 and 30-19.12, as appropriate. Funding for expenses of the members 1537 shall be provided from existing appropriations to the Council. 1538

§ 30-179. Powers and duties of the Council.

The Council shall:

1539

1540 1. Furnish, upon request, advisory opinions or guidelines, and other appropriate information regarding 1541 the Freedom of Information Act (§ 2.2-3700 et seq.) to any person or agency of state or local 1542 government, in an expeditious manner;

1543 2. Conduct training seminars and educational programs for the members and staff of public bodies 1544 and other interested persons on the requirements of the Freedom of Information Act (§ 2.2-3700 et seq.); 1545 3. Publish educational materials as it deems appropriate on the provisions of the Freedom of

1546 Information Act (§ 2.2-3700 et seq.);

1547 4. Request from any agency of state or local government such assistance, services and information as 1548 will enable the Council to effectively carry out its responsibilities. Information provided to the Council 1549 by an agency of state or local government shall not be released to any other party unless authorized by 1550 such agency; and

1551 5. Report annually on or before December 1 of each year on its activities and findings regarding the 1552 Freedom of Information Act, including recommendations for changes in the law, to the Governor and 1553 the General Assembly and the Governor. The annual report shall be published as a state document.

1554 § 30-182. Small Business Commission; purpose; membership; terms; compensation and expenses; 1555 staff; voting on recommendations.

1556 A. The Small Business Commission (the Commission) is established in the legislative branch of state 1557 government. The purpose of the Commission shall be to study, report and make recommendations on 1558 issues of concern to small businesses in the Commonwealth.

1559 B. The Commission shall consist of 14 members that include 10 legislative members and four 1560 nonlegislative citizen members. Members shall be appointed as follows: six members of the House of 1561 Delegates to be appointed by the Speaker of the House of Delegates in accordance with the principles of proportional representation contained in the Rules of the House of Delegates; four members of the 1562 1563 Senate to be appointed by the Senate Committee on Privileges and Elections Rules; and four nonlegislative citizen members, each of whom shall have previously demonstrated small business 1564 experience or expertise, to be appointed by the Governor. Nonlegislative citizen members shall be 1565 1566 citizens of the Commonwealth of Virginia. Unless otherwise approved in writing by the chairman of the 1567 Commission and the respective Clerk, nonlegislative citizen members shall only be reimbursed for travel 1568 originating and ending within the Commonwealth of Virginia for the purpose of attending meetings.

All gubernatorial appointments to the Commission shall be for terms of two years. Legislative 1569 1570 members shall serve terms coincident to their terms of office. All members may be reappointed for 1571 successive terms. Appointments to fill vacancies, other than by expiration of a term, shall be made for 1572 the unexpired terms. Vacancies shall be filled in the same manner as the original appointments.

1573 C. The members of the Commission shall elect a chairman and a vice chairman annually, who shall 1574 be members of the General Assembly. A majority of the members of the Commission shall constitute a 1575 quorum. The Commission shall meet at the call of the chairman or whenever a majority of the members 1576 so request.

1577 D. Legislative members of the Commission shall receive such compensation as is set forth in 1578 § 30-19.12, and nonlegislative citizen members shall receive such compensation for the performance of 1579 their duties as provided in § 2.2-2813. All members shall be reimbursed for all reasonable and necessary 1580 expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. However, all such compensation and expenses shall be paid from existing appropriations to the Commission and, if 1581

1582 unfunded, shall be approved by the Joint Rules Committee.

1583 E. Administrative staff support shall be provided by the Office of the Clerk of the Senate or the 1584 Office of Clerk of the House of Delegates as may be appropriate for the house in which the chairman of 1585 the Commission serves. The Division of Legislative Services shall provide legal, research, policy 1586 analysis and other services as requested by the Commission. All agencies of the Commonwealth shall 1587 assist the Commission, upon request.

1588 F. At the option of No recommendation of the Commission shall be adopted if a majority of the 1589 Senate members appointed to the Commission or a majority of the members of the House of Delegates 1590 members appointed to the Commission, no recommendation of the Commission shall be adopted without 1591 the approval of a majority of such members of the Senate and a majority of such members of the House 1592 of Delegates. For the purpose of this provision, a "majority" constitutes a majority of members present 1593 and voting at the meeting (i) vote against the recommendation and (ii) vote for the recommendation to 1594 fail notwithstanding the majority vote of the Commission.

1595 G. The chairman of the Commission shall submit to the General Assembly and the Governor an 1596 annual executive summary of the interim activity and work of the Commission no later than the first 1597 day of each regular session of the General Assembly. The executive summary shall be submitted as 1598 provided in the procedures of the Division of Legislative Automated Systems for the processing of 1599 legislative documents and reports and shall be posted on the General Assembly's website.

1600 § 30-183. Powers and duties of the Commission.

1601 The Commission shall have the power and duty to:

1602 1. Evaluate the impact of existing statutes and proposed legislation on small businesses.

1603 2. Assess the Commonwealth's small business assistance programs and examine ways to enhance 1604 their effectiveness. 1605

3. Provide small business owners and advocates with a forum to address their concerns.

1606 4. Report annually its findings and recommendations to the Governor and the General Assembly and 1607 the Governor. The chairman of the Commission shall submit to the General Assembly and the Governor 1608 an annual executive summary of the interim activity and work of the Commission no later than the first day of each regular session of the General Assembly. The executive summary shall be submitted as 1609 1610 provided in the procedures of the Division of Legislative Automated Systems for the processing of 1611 legislative documents and reports and shall be posted on the General Assembly's website.

1612 § 30-186. State Water Commission; membership; terms; compensation and expenses; staff; quorum; 1613 voting on recommendations.

1614 A. The State Water Commission (the Commission) is established in the legislative branch of state 1615 government. The Commission shall consist of fifteen 15 members to be appointed as follows: the 1616 Chairmen of the House Committee on Conservation Agriculture, Chesapeake and Natural Resources and the Senate Committee on Agriculture, Conservation and Natural Resources; seven additional members of 1617 1618 the House of Delegates at large appointed by the Speaker of the House of Delegates; four additional members of the Senate at large appointed by the Committee on Privileges and Elections Rules; and two 1619 1620 nonlegislative citizen members to be appointed by the Governor, who shall be citizens of the 1621 *Commonwealth.*

1622 B. Legislative members shall serve terms coincident with their terms of office and may be 1623 reappointed to successive terms. Gubernatorial appointees shall serve for terms of four years and may 1624 succeed themselves, but vacancies during their terms shall be filled only for the unexpired portion of the 1625 term. Vacancies shall be filled in the same manner as the original appointments. 1626

C. The members of the Commission shall elect a chairman and a vice chairman vice chairman.

1627 D. Commission members shall be compensated as specified provided in § 30-19.12, and shall be 1628 reimbursed for all reasonable and necessary expenses incurred in the discharge performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the compensation and expenses of the 1629 1630 members shall be provided by the Commission from existing appropriations to the Commission. 1631

E. The Division of Legislative Services shall serve as staff to the Commission.

1632 F. Administrative staff support shall be provided by the Office of the Clerk of the Senate or the 1633 Office of the Clerk of the House of Delegates as may be appropriate for the house in which the 1634 chairman of the Commission serves. The Division of Legislative Services shall provide legal, research, 1635 policy analysis and other services as requested by the Commission. All agencies of the Commonwealth 1636 shall assist the Commission upon request.

1637 F. A majority of the members shall constitute a quorum. The meetings of the Commission shall be 1638 held at the call of the chairman or whenever the majority of members so request.

1639 G. No recommendation of the Commission shall be adopted if a majority of the Senate members or a 1640 majority of House members appointed to the Commission (i) vote against the recommendation and (ii) 1641 vote for the recommendation to fail notwithstanding the majority vote of the Commission.

1642 § 30-187. Powers and duties of the Commission.



1643 The Commission shall have the power and duty to:

1644 1. Study all aspects of water supply and allocation problems in the Commonwealth, whether these 1645 problems are of a quantitative or qualitative nature;

2. Coordinate the legislative recommendations of all other state entities having responsibilities with 1646 1647 respect to water supply and allocation issues; and

1648 3. Report annually its findings and recommendations to the Governor and the General Assembly and 1649 the Governor. The chairman of the Commission shall submit to the General Assembly and the Governor 1650 an annual executive summary of the interim activity and work of the Commission no later than the first 1651 day of each regular session of the General Assembly. The executive summary shall be submitted as 1652 provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports and shall be posted on the General Assembly's website. 1653

1654 § 30-188. Virginia Coal and Energy Commission; membership; terms; compensation and expenses; 1655 staff; quorum; voting on recommendations.

1656 A. The Virginia Coal and Energy Commission (the Commission) is established in the legislative 1657 branch of state government. The Commission shall consist of twenty 20 members to be appointed as 1658 follows: five members of the Senate to be appointed by the Senate Committee on Privileges and 1659 Elections Rules; eight members of the House of Delegates to be appointed by the Speaker of the House of Delegates; and seven *nonlegislative* citizen members to be appointed by the Governor. The 1660 1661 nonlegislative citizen members shall be citizens of the Commonwealth and shall include representatives 1662 of industry, government and groups or organizations identified with production and conservation of coal, 1663 natural gas, and energy.

1664 B. Legislative members shall serve terms coincident with their terms of office. Members appointed 1665 by the Governor shall serve for terms of four years. Vacancies occurring other than by expiration of 1666 term shall be filled for the unexpired term. Any member may be reappointed for successive terms.

C. The members of the Commission shall elect their own a chairman and vice chairman annually 1667 1668 from among its membership.

1669 D. Legislative members of the Commission shall receive such compensation as is set forth in 1670 provided in § 30-19.12 and nonlegislative citizen members shall receive such compensation as provided 1671 in § 2.2-2813 for their services. All members shall be reimbursed for all reasonable and necessary 1672 expenses incurred in the discharge performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. 1673 Funding for compensation and expenses of the members shall be provided from existing appropriations 1674 to the Commission.

1675 E. The Division of Legislative Services shall serve the Commission as its secretariat and central 1676 administrative office and shall furnish the Commission with such services as the Commission deems 1677 necessary Administrative staff support shall be provided by the Office of the Clerk of the Senate or the 1678 Office of the Clerk of the House of Delegates as may be appropriate for the house in which the chairman of the Commission serves. The Division of Legislative Services shall provide legal, research, 1679 1680 policy analysis and other services as requested by the Commission. All agencies of the Commonwealth 1681 shall assist the Commission upon request.

F. A majority of the members shall constitute a quorum. The meetings of the Commission shall be 1682 1683 held at the call of the chairman or whenever a majority of the members so request.

1684 G. No recommendation of the Commission shall be adopted if a majority of the Senate members or a 1685 majority of the House members appointed to the Commission (i) vote against the recommendation and 1686 (ii) vote for the recommendation to fail notwithstanding the majority vote of the Commission. 1687

§ 30-189. Powers and duties of Commission.

1688 A. The Commission shall generally study all aspects of coal as an energy resource and endeavor to 1689 stimulate, encourage, promote, and assist in the development of renewable and alternative energy resources other than petroleum. The Commission shall have no authority to adopt regulations. All 1690 agencies of the Commonwealth shall assist the Commission in its work. In addition to the 1691 1692 aforementioned general powers, the Commission shall also perform the following functions:

1693 1. Act in an advisory capacity to the Governor and executive branch agencies upon energy related 1694 matters:

1695 2. Investigate and consider such questions and problems relating to the field of coal and energy 1696 utilization and alternative energy sources as may be submitted;

1697 3. Make recommendations to the Governor and General Assembly on its own initiative;

1698 4. Consult with applicable state agencies on all matters regarding energy conservation, including the 1699 promotion and implementation of initiatives for the public-at-large to conserve energy;

1700 5. Endeavor to encourage research designed to further new and more extensive use of the coal as 1701 well as alternative and renewable energy resources of the Commonwealth;

1702 6. Effectively disseminate any such proposals to groups and organizations, both state and local, so as to stimulate local governing bodies and private business initiative in the field of energy related matters; 1703

HB1231ER2

1704 7. Coordinate its efforts with those of the Virginia Solar Energy Center established pursuant to
1705 § 45.1-391 and the Virginia Center for Coal and Energy Research established pursuant to Article 2.01
1706 (§ 23-135.7:1 et seq.) of Chapter 11 of Title 23;

1707 8. Actively seek federal and other funds to be used to carry out its functions;

9. Seek to establish alternative fuel capability within the Commonwealth; and

1709 10. Investigate and make recommendations regarding the development of nuclear power. The Commission shall periodically address (i) encouraging the reprocessing of spent fuel for reuse, (ii) incentives to encourage the study of nuclear engineering at state colleges and universities, (iii) the storage of nuclear waste, (iv) the transportation of nuclear waste, (v) security needs of nuclear power plants, and (vi) on-site temporary storage facilities for spent nuclear fuel.

B. The Commission shall report its findings and recommendations to the Governor and the General Assembly and the Governor on an annual basis. The Chairman of the Commission shall submit to the General Assembly and the Governor an annual executive summary of the interim activity and work of the Commission no later than the first day of each regular session of the General Assembly. The executive summary shall be submitted as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports and shall be posted on the General Assembly's website.

1721 § 30-192.1. Membership; terms.

1708

1722 The Commission shall be composed of 18 members that includes consist of 10 legislative members 1723 and eight nonlegislative citizen members. Members shall be appointed as follows: four members of the 1724 Senate, to be appointed by the Senate Committee on Privileges and Elections Rules; six members of the 1725 House of Delegates, to be appointed by the Speaker of the House, in accordance with the principles of 1726 proportional representation contained in the Rules of the House of Delegates; four the Executive 1727 Director of Living the Dream; the President of the Foundation for the Humanities and Public Policy; 1728 three nonlegislative citizen members, of whom one shall be the Executive Director of Living the Dream, 1729 Inc., one shall be a representative of the Southern Christian Leadership Conference of Virginia, and two 1730 shall be nonlegislative citizens at-large, to be appointed by the Senate Committee on Privileges and 1731 Elections Rules; and four three nonlegislative citizen at-large members, of whom one shall be the 1732 President of the Foundation for the Humanities and Public Policy, and three shall be nonlegislative 1733 eitizens at large, to be appointed by the Speaker of the House of Delegates. Nonlegislative citizen 1734 members shall be citizens of the Commonwealth of Virginia. Unless otherwise approved in writing by 1735 the chairman of the Commission and the respective Clerk, nonlegislative citizen members shall only be 1736 reimbursed for travel originating and ending within the Commonwealth of Virginia for the purpose of 1737 attending meetings. The Senate Committee on Privileges and Elections Rules and the Speaker of the 1738 House shall ensure, to the extent possible, that their respective appointments to the Commission reflect 1739 the demographic population of the Commonwealth.

1740 Legislative members of and nonlegislative citizen members serving by virtue of their office on the 1741 Commission shall serve terms coincident with their terms of office. Nonlegislative citizen members shall 1742 be appointed for a term of two years. Appointments to fill vacancies, other than by expiration of a term, 1743 shall be for the unexpired terms. Legislative and nonlegislative citizen members may be reappointed *for* 1744 *successive terms*. The remainder of any term to which a member is appointed to fill a vacancy shall not 1745 constitute a term in determining the member's eligibility for reappointment. Vacancies shall be filled in 1746 the same manner as the original appointments.

1747 The Commission shall elect a chairman and a vice chairman from among its membership who shall 1748 be members of the General Assembly.

1749 § 30-192.2. Quorum; meetings; voting on recommendations.

1750 A majority of the voting members shall constitute a quorum. The Commission shall meet not no 1751 more than four times each year. The meetings of the Commission shall be held at the call of the 1752 chairman or whenever the majority of the voting members so request.

1753 At the option of a majority of the Senate members appointed to the Commission or a majority of the 1754 members of the House of Delegates appointed to the Commission, no recommendation of the 1755 Commission shall be adopted without the approval of a majority of such members of the Senate and a majority of such members of the House of Delegates. For the purpose of this provision, a "majority" 1756 1757 constitutes a majority of the members present and voting at the meeting of the Commission No 1758 recommendation of the Commission shall be adopted if a majority of the Senate members or a majority 1759 of the House members appointed to the Commission (i) vote against the recommendation and (ii) vote 1760 for the recommendation to fail notwithstanding the majority vote of the Commission.

1761 § 30-192.8. Martin Luther King, Jr. Living History and Public Policy Center created; purpose.

There is created and constituted within the legislative branch of *state* government as a separate
component of the Dr. Martin Luther King, Jr. Memorial Commission, the Martin Luther King, Jr. Living
History and Public Policy Center, hereinafter referred to as the "Center." For the purpose of

1765 implementing the provisions of subdivision 6 of § 30-192.4, the Commission, in conjunction with the 1766 Board of Trustees of the Center, shall apply for seek, receive, and expend such gifts, grants, donations, 1767 bequests, and other funds as may be received or made available for the establishment, administration, 1768 operation and maintenance of the Center. The Center shall be funded solely through nonstate funds. Initially, the Center shall be composed of nine four-year public and private institutions of higher 1769 1770 education in the Commonwealth as partner and regional institutions to ensure full access to the Center's 1771 programs, activities, scholarship, and resources throughout the Commonwealth. The partner institutions 1772 shall be Norfolk State University, Old Dominion University, the University of Virginia, Virginia 1773 Commonwealth University, and Virginia Polytechnic Institute and State University. The regional 1774 institutions shall be Eastern Virginia Medical School, Hampton University, James Madison University, 1775 and Virginia State University. Virginia Commonwealth University shall be designated as the home site and coordinator of the Center for administrative purposes. 1776

1776 1777

§ 30-192.9. Board of Trustees membership; terms; vacancies; chairman and vice chairman.

1778 The Center shall be governed by a 19-member Board of Trustees consisting of six legislative 1779 members and 13 nonlegislative citizen members to be appointed as follows: two members of the Senate, 1780 of whom one member shall be the chairman or vice chairman of the Dr. Martin Luther King, Jr. 1781 Memorial Commission if the chairman or vice chairman is a member of the Senate, to be appointed by 1782 the Senate Committee on Privileges and Elections Rules; four members of the House of Delegates, of 1783 whom one member shall be the chairman or the vice chairman of the Dr. Martin Luther King, Jr. 1784 Memorial Commission if the chairman or vice chairman is a member of the House of Delegates, to be 1785 appointed by the Speaker of the House of Delegates in accordance with the principles of proportional 1786 representation contained in the Rules of the House of Delegates; the president or his designee of Eastern 1787 Virginia Medical School, Hampton University, James Madison University, and Norfolk State University, 1788 and; two nonlegislative citizen members who shall represent the business and corporate community, to 1789 be appointed by the Senate Committee on Privileges and Elections Rules; and the president or his designee of Old Dominion University, the University of Virginia, Virginia Commonwealth University, Virginia Polytechnic Institute and State University, and Virginia State University; and two 1790 1791 1792 nonlegislative citizen members who shall represent private, nonprofit foundations in the Commonwealth, 1793 to be appointed by the Speaker of the House of Delegates.

1794 Legislative members and the presidents or their designees of the named institutions of higher
1795 education shall serve terms coincident with their terms of office or until their successors shall qualify.
1796 Nonlegislative citizen members shall serve two-year terms. All members may be reappointed *for*1797 *successive terms*. The remainder of any term to which a member is appointed to fill a vacancy shall not
1798 constitute a term in determining the member's eligibility for reappointment. Appointments to fill
1799 vacancies, other than by expiration of a term, shall be for the unexpired terms. Vacancies shall be filled
1800 in the same manner as the original appointments.

1801 The Board shall elect a chairman and, vice chairman, secretary, and such other officers as it may
 1802 determine necessary from among its members and may establish bylaws as necessary.

1803 § 30-192.10. Quorum; meetings of the Board.

1804 A majority of the voting members shall constitute a quorum. The Board shall meet not more than
 1805 four times each year. The meetings of the Board shall be held at the call of the chairman or whenever
 1806 the majority of the voting members so request.

1807 § 30-192.12. Powers and duties of the Board of Trustees and the Center.

1808 A. The Board of Trustees shall:

1809 1. Manage, control, maintain, and operate the Martin Luther King, Jr. Living History and Public1810 Policy Center;

1811 2. Establish the Center as a nonprofit corporation exempt from taxation pursuant to § 501(c) (3) of
1812 the Internal Revenue Code to conduct the activities, within existing available funds, enumerated in this section;

1814 3. Establish the Center, initially, as a virtual center to facilitate statewide access and links to the partner institutions and regional participants;

1816
4. Employ and establish the qualifications and duties, and fix salaries and compensation of staff for
1817 the Center from such funds as may be received. Technical support for the Center shall be provided
1818 through the assistance of one of the partner institutions with high technological capabilities;

1819 5. Establish a procedure to allow additional institutions to apply to become participants in the Center1820 with appropriate roles and responsibilities;

1821 6. Seek, receive, and expend gifts, grants, donations, or bequests from public or private sources on behalf of the Center for its support and to enable it to carry out its duties pursuant to this section;

1823 7. Receive, expend, and administer donations, bequests, or devises of real and personal property for
1824 the endowment of the Center or for any special purpose designated by the donor that is consistent with
1825 the purposes of the Center set forth in this chapter;

HB1231ER2

31 of 45

1826 8. Have, in addition to its other powers, all the corporate powers given to corporations by the 1827 provisions of Title 13.1, except in those cases where, by the express terms of its provisions, the law is 1828 confined to corporations created under that title. The Board shall also have the power to accept, execute, 1829 and administer any trust in which it may have an interest under the terms of the instrument creating the 1830 trust;

1831 9. Enter into contracts with respect to the duties and responsibilities imposed upon the Center herein; 1832 all such contracts shall be approved by the Attorney General;

- 1833 10. Have the authority to enter into and administer agreements with institutions of higher education 1834 in the Commonwealth to effectuate the provisions of this section;
- 1835 11. Have the authority to request and accept the cooperation of agencies of the Commonwealth or 1836 local governments in the performance of its duties;
- 1837 12. Adopt a logo or other emblems for use in connection with the Center;
- 1838 13. Adopt policies, set fees as may be necessary, for the use of the Center, and determine revenue 1839 generating programs and activities that may be conducted by the Center;
- 1840 14. Provide a comprehensive report to the Commission at least annually on the activities and 1841 cooperative relationships of the Center, and confer with the Commission to provide informal updates on 1842 the status and sources of funding on a quarterly basis until the funding and implementation of the 1843 Center are assured; and 1844
 - 15. Perform any lawful acts necessary or appropriate to carry out the purposes of the Center.
- 1845 B. The Center shall:
- 1846 1. Preserve and advance Dr. King's philosophy and memory through the analysis of public policy 1847 relative to principles associated with Dr. King of justice, nonviolence, peace, equality, and the concept 1848 of the "Beloved Community;"
- 1849 2. Determine and implement programs and services consistent with the King legacy and principles. 1850 To commence the Center's activities and future endeavors, such programs and services shall include, but 1851 not be limited to, education, social policy, politics, economics, and culture and shall be designed to 1852 make a permanent contribution to embedding the principles associated with Dr. King into the fabric of 1853 Virginia life;
- 1854 3. Develop and implement programs and services that facilitate fund-raising and revenue generation 1855 and provide visibility to the Center. The programs and services shall be a collaborative effort between 1856 the partner institutions, regional participants, and the Commission;
- 1857 4. Serve as a catalyst for social, economic, and community transformation by leveraging and 1858 brokering resources that support scholarly, multidisciplinary research consistent with the purposes of the 1859 Center:
- 1860 5. Promote public education, dialogue, research, scholarship, and the acquisition and preservation of 1861 memorabilia to (i) foster an understanding and appreciation of the totality of Dr. King, (ii) enable the 1862 examination of a range of matters relevant to King principles and his legacy, (iii) provide available 1863 resources to supplement and support the curricula of public and private schools, and (iv) aid the conduct 1864 of various research and other projects focused on K-12 education and minority students to promote a 1865 better understanding of the needs of educationally at-risk students and the identification of successful 1866 strategies to promote their academic achievement;
- 1867 6. Extend the Center's educational, cultural, and community outreach programs to public and private 1868 schools, institutions of higher education, public libraries, appropriate public and private educational and 1869 cultural organizations, the religious community, and the public through various media and available 1870 technologies such as, TELETECHNET, an interactive distance education program, digital website links, 1871 online degree programs, digital exhibits, and other state-of-the-art technologies;
- 1872 7. Provide for affiliations with undergraduate and graduate degree programs at all participating 1873 institutions of higher education, and, through the existing technological infrastructure and capacity of the 1874 institutions, enable the delivery of online degree programs, and make available the academic resources 1875 and staff of the Center to assist and support such programs;
- 1876 8. Expand access to higher education in Virginia by providing undergraduate, graduate and professional programs through partnerships with the Commonwealth's private and public institutions of 1877 1878 higher education;
- 1879 9. Support research in areas consistent with the mission of the Center by eminent or visiting scholars, 1880 nationally and internationally, and collaborate with other national and international institutions of higher 1881 education and public policy centers on matters of mutual concern;
- 1882 10. Establish a doctoral fellowship program in which one doctoral or faculty fellowship is supported 1883 at each partner institution annually. These fellows shall examine issues relevant to the principles of 1884 Martin Luther King, Jr., and shall be recruited carefully to ensure, as much as possible, that scholarly 1885 publications that will endure are produced. At least once each year, the Center shall convene a forum or 1886 other appropriate setting in which the work of such fellows may be shared with other scholars and the

1887 public;

1888 11. Produce policy analyses of issues specific to Virginia and contemporary issues relative to principles associated with Dr. King to further the development of sound, feasible, and fair policies for all Virginians. These analyses may involve, but not be limited to, the assessment of education and health care for the poor and minorities, economic development, the nexus between public policies and quality of life, and other issues with the intent to provide viable and important decision-making information;

1893 12. Conduct public forums, conferences, lectures, and research to address contemporary issues and public policies, including, but not limited to, disparity in health care, economic development, education, ethics, religion, social and environmental justice, civil and human rights, the criminal justice system, the global economic system, community and race relations, and racial, ethnic and cultural diversity;

1897 13. Design and implement a comprehensive database to provide information on minority populations 1898 in Virginia. The database shall include, but not be limited to, accurate and reliable information and data 1899 concerning demographics, educational attainment, labor and economic development statistics, housing 1900 and criminal justice data, a profile of minority businesses, social and cultural issues, health status and 1901 chronic conditions and diseases prevalent among minority groups represented in Virginia. The database 1902 shall be accessible to researchers, the business and corporate community, and policy makers, in a 1903 centralized location, to facilitate and enhance planning and the targeting of resources. Significant works 1904 on the history, culture, achievements, and contributions of minorities to society shall be acquired to 1905 provide access for research, educational and cultural purposes;

1906 14. Serve as a resource and referral center and living history museum in which electronic media, 1907 including, but not limited to, films, digital audio and video recordings, and a digital library, as well as 1908 records, oral histories, and memorabilia documenting Dr. King's relationship with and impact on the 1909 Commonwealth shall be acquired and preserved. In addition to information concerning his life, work, 1910 teachings, writings, and philosophy, the Center shall acquire and maintain historical documents, records, 1911 artifacts, and memorabilia related to the Civil Rights Movement, the African Diaspora, and 1912 African-Americans and other minority populations in the United States for educational purposes. The 1913 Center shall establish a working relationship with and a website link to the King Center in Atlanta, the 1914 King Papers Project at Stanford University, and Boston University to facilitate research and scholarship;

1915 15. Actively seek and obtain nonstate funding through gifts, public and private grants, donations, 1916 federal support, endowments, in-kind services, and revenue-generating enterprises, such as contract 1917 research or subscription processes with local governments, local school boards, private organizations, and 1918 other entities, creative collaborations between various public and private institutions, and the provision 1919 of local programming, and training modules for public and private entities. All such funds and resources 1920 as may be received or made available to the Center shall be used to provide the financial support for the 1921 Center, its staff, and its work in accordance with the provisions of this section; and

1922 16. Submit to the Board of Trustees such reports concerning the status of the Center's programs, activities, cooperative relationships, and fund-raising endeavors as the Board may require.

1924 § 30-193. Capitol Square Preservation Council; membership; terms; compensation and expenses;
1925 quorum; "Capitol Square" defined.

1926 A. The Capitol Square Preservation Council (the Council) is established in the legislative branch of 1927 state government. The Council shall consist of fourteen 14 members including three ex officio members 1928 as follows: three members selected appointed by the Speaker of the House one each from of Delegates, 1929 after consideration of the lists of nominations provided by the governing bodies of The Garden Club of 1930 Virginia, the Historic Richmond Foundation and the Association for the Preservation of Virginia Antiquities, if any; two members selected appointed by the Senate Committee on Privileges and 1931 1932 Elections Rules, one each from after consideration of the lists of nominations provided by the governing 1933 bodies of the Virginia Society of the American Institute of Architects and the Virginia Museum of Fine 1934 Arts, if any; and six nonlegislative citizen members selected appointed by the Governor, one each from 1935 two after consideration of the lists of nominations provided by the governing bodies of the Virginia 1936 Chapter of the American Society of Landscape Architects and the Virginia Historical Society, if any, one 1937 each from the memberships of the Virginia Public Buildings Board and the Citizens' Advisory Council 1938 on Furnishing and Interpreting the Executive Mansion and two citizens at large-; and the Secretary of 1939 Administration, or his designee, and the Clerks of the House of Delegates and the Senate who shall 1940 serve ex officio with voting privileges. Nonlegislative citizen members shall be citizens of the 1941 *Commonwealth.*

B. Following the initial staggering of terms, all appointments to the Council shall be for terms of three years, except that initial appointments shall be for the following terms: of those appointed by the Speaker of the House, one shall have a three-year term, one shall have a two-year term and one shall have a one-year term; of those appointed by the Senate Committee on Privileges and Elections, one shall have a three-year term; of those appointed by the Governor, two shall have three-year terms, two shall have two-year terms and two shall have one-year terms any

legislative member appointed shall serve a term coincident with his terms of office. Vacancies occurring
other than by expiration of a term shall be filled for the unexpired term in the same manner as the
original appointment. No member shall be eligible to serve more than two successive three-year terms, *except any legislative member appointed may be reappointed for successive terms without limitation.*However, after expiration of a term of three years or less, or after the expiration of the remainder of a
term to which he was appointed to fill a vacancy, two additional terms may be served by such member
if appointed thereto.

1955 C. The members of the Council shall elect from among its membership a chairman and a
 1956 vice-chairman vice chairman for two-year terms. The chairman and vice-chairman vice chairman may
 1957 not succeed themselves to the same position. The Council shall hold meetings quarterly, or upon the call
 1958 of the chairman. A majority of the members of the Council shall constitute a quorum.

1959 D. Members of the Council shall not receive compensation, but shall be reimbursed for their all 1960 reasonable and necessary expenses incurred by them in the discharge performance of their duties as 1961 provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of expenses of the members shall be 1962 provided from existing appropriations to the Council.

1963 E. For the purposes of this article, "Capitol Square" means the grounds and the interior and exterior 1964 of all buildings in that area in the City of Richmond bounded by Bank, Governor, Broad and Ninth 1965 Streets. The term also includes the exterior of all state buildings that are at least fifty 50 years old and 1966 bordering the boundary streets. The term does not include the interiors of the General Assembly 1967 Building, the Washington Building, the Jefferson Building or the Governor's Mansion.

1968 § 30-198. (Effective until July 1, 2007) Advisory Council on Career and Technical Education;1969 purpose; membership; compensation and expenses; quorum.

1970 A. The Advisory Council on Career and Technical Education (Council) is established as an advisory
 1971 council in the legislative branch of state government to recommend an integrated and coordinated
 1972 multi-agency multiagency approach for the delivery of quality career and technical education programs
 1973 and services in the public schools.

1974 B. The Council shall consist of seventeen 17 members, to be appointed as follows: one member each 1975 of the House Committees on Finance, Education, and Appropriations, and two members of the House of 1976 Delegates at-large, to be appointed by the Speaker of the House of Delegates in accordance with the 1977 principles of proportional representation contained in the Rules of the House of Delegates; one each of 1978 the Senate Committees on Finance and Education and Health, and one member of the Senate at-large, to 1979 be appointed by the Senate Committee on Privileges and Elections Rules; four representatives of 1980 business and industry from companies of varying size, geographically distributed from among the eight 1981 superintendents' regions of the Commonwealth, to be appointed by the Governor; and the President of 1982 the Board of Education, the Chancellor of the Virginia Community College System, the Chairman of the 1983 Board of Correctional Education, the Secretary of Commerce and Trade, and the Secretary of Education 1984 or their designees shall serve as ex officio members with full voting privileges. Members appointed by 1985 the Governor shall be citizens of the Commonwealth.

1986 C. Legislative members and state government officials shall serve terms coincident with their terms 1987 of office. The initial appointments of the Governor shall be as follows: two members shall serve a 1988 four year term, one member shall serve a three-year term and one member shall serve a two-year term. 1989 Thereafter, All appointments of *nonlegislative* citizen members shall be for four-year terms, *following* 1990 the initial staggering of terms. Appointments to fill vacancies, other than by expiration of a term, shall 1991 be for the unexpired terms. Legislative and citizen members may be reappointed; however, no member 1992 of the House of Delegates shall serve more than four consecutive two-year terms; no member of the 1993 Senate shall serve more than two consecutive four year terms; and no citizen member shall serve more 1994 than two consecutive four-year terms. The remainder of any term to which a member is appointed to fill 1995 a vacancy shall not constitute a term in determining the member's term limit. Vacancies shall be filled in 1996 the same manner as the original appointments.

Legislative members of the Council shall receive such compensation as provided in § 30-19.12, and nonlegislative citizen members shall receive such compensation as provided in § 2.2-2813 for the discharge of their duties as provided in the appropriations act their services. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. However, all such compensation and expense payments shall be paid from existing appropriations to the Council.

2003 D. The Council shall elect a chairman and vice chairman annually from among its legislative
2004 members. A majority of the members of the Council shall constitute a quorum. The Council shall meet
2005 at least no more than four times a year, upon the call of the chairman or the majority of the members.

2006 E. No recommendation of the Commission shall be adopted if a majority of the Senate members or a
2007 majority of the House members appointed to the Commission (i) vote against the recommendation and
2008 (ii) vote for the recommendation to fail notwithstanding the majority vote of the Commission.

2009 § 30-202. (Expires July 1, 2008) Membership; terms.

2010 The Commission shall consist of 10 legislative members. Members shall be appointed as follows: four members of the Senate to be appointed by the Senate Committee on Privileges and Elections Rules 2011 2012 and six members of the House of Delegates to be appointed by the Speaker of the House of Delegates 2013 in accordance with the principles of proportional representation contained in the Rules of the House of 2014 Delegates.

2015 Members of the Commission shall serve terms coincident with their terms of office. All members 2016 may be reappointed. Appointments to fill vacancies, other than by expiration of a term, shall be made 2017 for the unexpired terms. Vacancies shall be filled in the same manner as the original appointments.

2018 The Commission shall elect a chairman and vice chairman from among its membership. The 2019 chairman of the Commission shall be authorized to designate one or more members of the Commission 2020 to observe and participate in the discussions of any work group convened by the State Corporation Commission in furtherance of its duties under the Virginia Electric Utility Restructuring Act (§ 56-576 2021 2022 et seq.) and this chapter. Members participating in such discussions shall be entitled to compensation 2023 and reimbursement provided in § 30-204, if approved by the Joint Rules Committee or its Budget 2024 Oversight Subcommittee.

2025 § 30-203. (Expires July 1, 2008) Quorum; meetings; voting on recommendations.

2026 A majority of the voting members shall constitute a quorum. The meetings of the Commission shall 2027 be held at the call of the chairman or whenever the majority of the voting members so request.

2028 At the option of No recommendation of the Commission shall be adopted if a majority of the Senate 2029 members appointed to the Commission or a majority of the members of the House of Delegates 2030 members appointed to the Commission, no recommendation of the Commission shall be adopted without the approval of a majority of such members of the Senate and a majority of such members of the House 2031 of Delegates. For the purpose of this provision, a "majority" constitutes a majority of members present 2032 and voting at the meeting (i) vote against the recommendation and (ii) vote for the recommendation to 2033 2034 fail notwithstanding the majority vote of the Commission.

§ 30-219. (Expires July 1, 2006) Membership; terms; vacancies; chairman and vice chairman.

2036 The Commission shall consist of eight legislative members. Members shall be appointed as follows: 2037 three members of the Senate, to be appointed by the Senate Committee on Privileges and Elections 2038 *Rules* and five members of the House of Delegates, to be appointed by the Speaker of the House of 2039 Delegates in accordance with the principles of proportional representation contained in the Rules of the 2040 House of Delegates.

2041 Members of the Commission shall serve terms coincident with their terms of office. Members may 2042 be reappointed. Appointments to fill vacancies, other than by expiration of a term, shall be for the 2043 unexpired terms. Vacancies shall be filled in the same manner as the original appointments.

2044 The Commission shall elect a chairman and vice chairman from among its membership.

2045 § 30-220. (Expires July 1, 2006) Quorum; meetings; voting on recommendations.

2046 A majority of the members shall constitute a quorum. The Commission shall meet at least two times 2047 each year. The meetings of the Commission shall be held at the call of the chairman or whenever the 2048 majority of the voting members so request.

2049 At the option of No recommendation of the Commission shall be adopted if a majority of the Senate 2050 members appointed to the Commission or a majority of the members of the House of Delegates 2051 members appointed to the Commission, no recommendation of the Commission shall be adopted without 2052 the approval of a majority of such members of the Senate and a majority of such members of the House of Delegates. For the purpose of this provision, a "majority" constitutes a majority of members present 2053 2054 and voting at the meeting (i) vote against the recommendation and (ii) vote for the recommendation to 2055 fail notwithstanding the majority vote of the Commission. 2056

CHAPTER 34.

CHESAPEAKE BAY COMMISSION.

2058 § 30-226. Chesapeake Bay Commission created.

2059 The Chesapeake Bay Commission, hereinafter designated as "Commission," is hereby created as a 2060 tristate legislative commission.

§ 30-227. Members. 2061

2035

2057

2062 The Commission shall consist of 21 members, seven from Virginia, seven from Maryland and seven from Pennsylvania. In each state, five of the members shall be members of the General Assembly. In 2063 Virginia, two Senators appointed by the Senate Committee on Rules and three Delegates appointed by 2064 2065 the Speaker of the House of Delegates shall serve as members. The Governor of Virginia or his 2066 designee shall serve as a member. In addition, the Senate Committee on Rules and the Speaker of the 2067 House of Delegates shall jointly appoint one Virginia member who is not a legislator or an employee of 2068 the executive branch. In Maryland, two senators designated by the President of the Senate and three delegates designated by the Speaker of the House of Delegates shall serve as members. The Governor of 2069

2070 Maryland or his designee shall serve as a member. In addition, the President of the Senate and the
2071 Speaker of the House of Delegates shall jointly select one Maryland member who is not a legislator or
2072 an employee of the executive branch. In Pennsylvania, two senators designated by the President pro
2073 tempore of the Senate and three representatives designated by the Speaker of the House of
2074 Representatives shall serve as members. The Governor of Pennsylvania or his designee shall serve as a
2075 member. In addition, the President pro tempore of the Senate shall select one Pennsylvania member who
2076 is not a legislator or an employee of the executive branch.

2077 § 30-228. Terms.

2078 Legislators serving as members of the Commission shall serve terms coterminous with their current
2079 terms of office. The nonlegislative members shall serve at the pleasure of their respective appointing
2080 authorities for a term of not more than four years. Nonlegislative members may be reappointed at the
2081 end of the four-year term.

2082 § 30-229. Compensation and expenses; generally.

2083 The Commission members shall serve without compensation from the Commission but may be
2084 reimbursed by the Commission for necessary expenses incurred in and incident to the performance of
2085 their duties. In addition, Commission members from each state may receive from their respective states,
2086 any other compensation to which they may be entitled under the laws of the respective states.

2087 § 30-229.1. Compensation and expenses; Virginia delegation.

2088 The legislative representatives of Virginia to the Commission shall receive such compensation as 2089 provided in § 30-19.12 and the nonlegislative citizen representatives of Virginia shall receive such 2090 compensation as provided in § 2.2-2813 for their services. All members shall be entitled to 2091 reimbursement for all reasonable and necessary expenses incurred in their performance of their duties 2092 as provided in §§ 2.2-2813 and 2.2-2825. The funding for the costs of compensation and expenses of the 2093 members shall be provided from existing appropriations to the Commission for such purpose.

2094 § 30-230. Meetings and voting.

2095 Commission meetings shall be held at least once each quarter, and at such other times as the
2096 Commission may determine. In order to constitute a quorum for the transaction of any business, at least
2097 11 Commission members, including at least three Commission members from each state, must be
2098 present. Approval of proposed action shall require the majority vote of the Commission members
2099 present.

2100 § 30-231. Organization, internal procedures and delegation of powers; officers and employees as **2101** state employees.

2102 A. The Commission members shall serve as the governing body of the Commission, and, except as 2103 hereinafter provided, shall exercise and discharge all powers, functions and responsibilities assigned to 2104 the Commission. The Commission shall provide for the organization of internal procedures of the Commission and to this end shall adopt suitable bylaws. The Commission shall have a chairman and 2105 2106 two vice chairmen, chosen by the respective delegation, whose offices shall rotate annually among the 2107 signatory states and may at no time be held by members from the same signatory. The Commission may 2108 maintain one or more offices for the transaction of its business. The Commission may, without regard to 2109 the civil service or the laws of any signatory relative to public officers and employees, create and 2110 abolish offices, employments and positions as it deems necessary for the purposes of the Commission, affix and provide for the duties, conditions of employment, qualifications, appointment, removal, term, 2111 2112 compensation, and other rights and benefits of the Commission's officers and employees, and shall 2113 appoint the principal officers of the Commission and allocate among them administrative functions, 2114 powers, and duties. The Commission may delegate to the officers and employees of the Commission any 2115 powers, functions and responsibilities under this agreement as it deems suitable, except that it may not 2116 delegate its power to make recommendations to the respective legislatures, to issue reports or to adopt 2117 the annual expense budget.

B. Every full-time officer or employee of the Commission on a salary basis shall be eligible for pension and health and related insurance offered to employees of one of the member states, provided that such officer or employee so elects within 30 days of commencing employment; and provided that the Commission allocates funds in its budget for the employer share of these benefits.

2122 § 30-232. Purposes.

2123 The purposes of the signatories in enacting this Agreement are to assist the legislatures of Virginia, 2124 Maryland, and Pennsylvania in evaluating and responding to problems of mutual concern relating to the 2125 Chesapeake Bay; to promote intergovernmental cooperation; to encourage cooperative coordinated 2126 resource planning and action by the signatories and their agencies; to provide, where appropriate, 2127 through recommendation to the respective legislature, uniformity of legislative application; to preserve 2128 and enhance the functions, powers and duties of existing offices and agencies of government; and to 2129 recommend improvements in the existing management system for the benefit of the present and future 2130 inhabitants of the Chesapeake Bay region.

2131 § 30-233. Powers.

2132 In pursuit of the purposes and duties set forth in this article, the Commission may exercise the 2133 following powers:

2134 1. Collect, compile, analyze, interpret, coordinate, tabulate, summarize, and distribute technical and 2135 other data relative to the Chesapeake Bay and its environs. It may conduct or contract for studies, 2136 except those for primary scientific research, and may prepare reports on existing or potential problems 2137 within the Bay region;

2138 2. Prepare, publish and disseminate information in reports related to the resources of the region;

2139 3. Serve as an advisory board to any requesting agency of the member states on matters of interstate 2140 concern:

2141 4. Make application for grants, services or other aids as may be available from public or private 2142 sources to finance or assist in effectuating any purposes of this Agreement; and receive and accept the 2143 same on such terms and conditions as may be required by the law of the respective signatory states;

2144 5. Purchase administrative supplies and lease sufficient office space if such space is not otherwise 2145 made available for its use; and

2146 6. Exercise such other powers as are granted by this Agreement and take such actions as are 2147 necessary or appropriate for performing the duties set forth in this Agreement.

2148 § 30-234. Duties.

2149 In carrying out the purposes set forth in this article, the Commission shall have the following duties: 2150 1. Identify specific Bay management concerns requiring intergovernmental coordination and 2151 cooperation; and recommend to the federal, state and local governments that are involved in the 2152 Chesapeake Bay region legislative and administrative actions necessary to effectuate coordinated and 2153 cooperative management for the Bay;

2154 2. Consider, in administering the provisions of this Agreement, the needs of the region for industrial 2155 and agricultural development and for gainful employment and maintenance of a high-quality 2156 environment;

2157 3. Respect and support the primary role of the respective signatory states and their administrative 2158 agencies in managing the resources of the region;

2159 4. Collect, analyze and disseminate information pertaining to the region and its resources for the 2160 respective legislative bodies. The Commission shall prepare an annual report indicating the status of 2161 environmental and economic Bay issues involving the Chesapeake Bay and the progress of coordinative 2162 efforts by the member states;

2163 5. Represent common interests of the signatories as they are affected by the activities of the federal 2164 government and shall assist in the monitoring of those activities in the Chesapeake Bay region; and

2165 6. Provide, as may be determined, a forum to serve as an advisory mediator for programmatic 2166 conflicts between or among the member states when such action is requested by the conflicting member 2167 states. 2168

§ 30-235. Annual budget.

2169 The Commission shall annually adopt a budget, which shall include the Commission's estimated 2170 expenses for administration and operation. In establishing the annual current expense budget, the Commission shall balance total expenses against the Commission's estimate of revenues from all 2171 2172 sources, either previously appropriated by a signatory state or receivable from any person or 2173 governmental agency by contract or grant with that person or governmental agency. The chairman of 2174 the Commission shall certify to the respective signatories, and submit to persons in other governmental 2175 agencies, statements of the amounts requested from them in accordance with existing cost-sharing 2176 established by this Agreement or by the parties. The chairman of the Commission shall transmit certified 2177 copies of such budgets to the principal budget officer of the respective signatory parties at such time 2178 and in such manner as may be required under their respective budgetary procedures. 2179

§ 30-236. Apportionment of cost.

2180 The amount required for the Commission's current expense budget shall be apportioned equally 2181 among the signatory parties unless a different apportionment is agreed to by unanimous vote of the 2182 Commission. 2183

§ 30-237. Modification.

2184 This Agreement shall not be amended or modified except with the concurrence of the legislatures of 2185 the Commonwealth of Virginia, the state of Maryland, and the Commonwealth of Pennsylvania. 2186 Amendments shall not become effective until adopted in the same manner as the original Agreement. 2187 § 30-238. Term.

2188 The duration of this Agreement among the Commonwealth of Virginia, the state of Maryland, and 2189 the Commonwealth of Pennsylvania shall be for an initial period of 10 years from its effective date, and 2190 it shall be continued for additional periods of 10 years unless one or more of the signatory states, by authority of an act of its legislature, notifies the Commission of intention to terminate the Agreement at 2191

2192 the end of the current 10-year term. However, any signatory, by act of its legislature, can withdraw 2193 from the Agreement at the end of any calendar year or fiscal year.

2194 § 30-239. Dissolution.

2205

2243

2244

2195 In the event that this Agreement shall be terminated by operation of § 30-238, the Commission shall 2196 be dissolved, its assets and liabilities transferred, and its corporate affairs wound up in accordance with 2197 the unanimous agreement of its signatories, or failing unanimous agreement, in such manner that the 2198 assets and liabilities of the Commission shall be shared by the respective states.

2199 § 30-240. Governor to execute agreement.

2200 The Governor of the Commonwealth of Virginia is authorized and directed to: (i) execute and 2201 deliver, on behalf of the Commonwealth, all agreements and modifications of agreements that relate to 2202 the Chesapeake Bay Commission; and (ii) take those actions that may be necessary to effectuate the 2203 Agreement. 2204

CHAPTER 35.

CHESAPEAKE BAY RESTORATION FUND ADVISORY COMMITTEE.

2206 § 30-241. Chesapeake Bay Restoration Fund Advisory Committee; membership; terms; expenses; 2207 staff.

2208 A. There is hereby established in the legislative branch of state government the Chesapeake Bay 2209 Restoration Fund Advisory Committee to be known as the "Committee." The Committee shall advise the 2210 General Assembly on the expenditure of moneys received in the Chesapeake Bay Restoration Fund (the 2211 Fund).

2212 B. The Committee shall consist of seven persons as follows: two members of the House of Delegates 2213 appointed by the Speaker of the House of Delegates; one member of the Senate appointed by the Senate 2214 Committee on Rules; two nonlegislative citizen members appointed by the Speaker of the House of 2215 Delegates, one of whom shall be a representative of the Chesapeake Bay Foundation; and two 2216 nonlegislative citizen members appointed by the Senate Committee on Rules, one of whom shall be a representative of the Virginia Association of Soil and Water Conservation Districts. All persons 2217 2218 appointed to the Committee shall be representative of the interests associated with the restoration and 2219 conservation of the Chesapeake Bay and shall be citizens of the Commonwealth.

2220 Nonlegislative citizen members of the Committee shall serve for terms of four years. Legislative 2221 members shall serve terms coincident with their terms of office and may be reappointed for successive 2222 terms. Appointments to fill vacancies shall be for the unexpired term and shall be made in the same 2223 manner as the original appointment. Nonlegislative citizen members shall not be eligible to serve more 2224 than two consecutive four-year terms. The remainder of any term to which a member is appointed to fill 2225 a vacancy shall not constitute a term in determining the member's eligibility for reappointment.

2226 Members shall receive no compensation for their services, but shall be reimbursed out of the Fund 2227 for all reasonable and necessary expenses as provided in §§ 2.2-2813 and 2.2-2825 incurred in the 2228 performance of their duties. The Division of Legislative Services shall be reimbursed from the Fund for 2229 costs, as shall be approved by the Committee, incurred in providing administrative assistance to the 2230 Committee.

2231 C. The Committee shall elect a chairman and vice chairman from among its legislative membership. 2232 A majority of the members of the Committee shall constitute a quorum. The Committee shall meet at 2233 least one time each year, and additional meetings may be held at the call of the chairman.

2234 D. The Committee shall develop goals and guidelines for the use of the Fund, which may include but 2235 not be limited to cooperative programs with, or project grants to, state agencies, the federal 2236 government, or any not-for-profit agency, institution, organization, or entity, public or private, whose 2237 purpose is to provide environmental education and projects relating to the restoration and conservation 2238 of the Chesapeake Bay. Moneys in the Fund may not be used to supplant existing general fund 2239 appropriations except as provided in subsection B.

2240 E. No later than December 1 of each year, the Committee shall present to the General Assembly and 2241 the Governor a plan for expenditure of any amounts in the Fund. 2242

F. Staffing of the Committee shall be provided by the Division of Legislative Services.

CHAPTER 36.

VIRGINIA HOUSING COMMISSION.

2245 § 30-242. Virginia Housing Commission; purpose.

2246 The Virginia Housing Commission (the Commission) is established in the legislative branch of state 2247 government. The purpose of the Commission is to study and provide recommendations to ensure and 2248 foster the availability of safe, sound affordable housing for every Virginian. The Commission may also 2249 study and make recommendations relating to such other housing, real property, and community 2250 development issues as it may be called upon to consider or as may be desirable.

2251 § 30-243. Membership; terms.

2252 The Commission shall consist of 11 members. Of these members, there shall be eight legislative HB1231ER2

2253 members and three nonlegislative citizen members as follows: five members of the House of Delegates to 2254 be appointed by the Speaker of the House of Delegates in accordance with the principles of 2255 proportional representation contained in the Rules of the House of Delegates; three members of the 2256 Senate to be appointed by the Senate Committee on Rules; and three nonlegislative citizen members 2257 appointed by the Governor. Nonlegislative citizen members of the Commission shall be citizens of the 2258 Commonwealth.

2259 Legislative members shall serve terms coincident with their terms of office. Nonlegislative citizen 2260 members shall be appointed for a term of four years. Appointments to fill vacancies, other than by 2261 expiration of a term, shall be for the unexpired terms. Legislative and nonlegislative citizen members 2262 may be reappointed for successive terms. Vacancies shall be filled in the same manner as the original 2263 appointments.

2264 The Commission shall elect a chairman and vice chairman every two years from among its 2265 membership, who shall be members of the General Assembly. 2266

§ 30-244. Quorum; meetings; voting on recommendations.

2267 A majority of the members shall constitute a quorum. The meetings of the Commission shall be held 2268 at the call of the chairman or whenever the majority of the members so request.

2269 No recommendation of the Commission shall be adopted if a majority of the Senate members or a 2270 majority of the House members appointed to the Commission (i) vote against the recommendation and 2271 (ii) vote for the recommendation to fail notwithstanding the majority vote of the Commission. 2272

§ 30-245. Compensation and expenses.

2273 Legislative members of the Commission shall receive such compensation as provided in § 30-19.12. 2274 and nonlegislative citizen members shall receive such compensation as provided in § 2.2-2813 for the 2275 performance of their duties. All members shall be reimbursed for all reasonable and necessary expenses 2276 incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. However, all such 2277 compensation and expenses shall be provided from existing appropriations to the Commission. 2278

§ 30-246. Powers and duties.

The Commission shall have the following powers and duties:

2280 1. Undertake studies, gather information and data, and pursue such other activities as may be 2281 desirable to accomplish its purposes as set forth in § 30-242; and

2282 2. Report annually on its activities during the preceding year and include a discussion of studies 2283 made and recommendations for administrative or legislative action. The chairman shall submit to the 2284 General Assembly and the Governor an annual executive summary of the interim activity and work of 2285 the Commission no later than the first day of each regular session of the General Assembly. The 2286 executive summary shall be submitted as provided in the procedures of the Division of Legislative 2287 Automated Systems for the processing of legislative documents and reports and shall be posted on the 2288 General Assembly's website. 2289

§ 30-247. Staffing.

2279

2298

2290 The Commission may appoint and employ and, at its pleasure, remove an executive director and 2291 such other persons as it deems necessary to assist it in carrying out its duties as set forth in this 2292 chapter. The Commission may determine the duties of such staff and fix their salaries or compensation 2293 within the amounts as may be appropriated from general or nongeneral funds. Nongeneral funds may 2294 include, but not be limited to, federal grants and private donations or contributions. All other agencies 2295 and governing bodies and agencies of political subdivisions of the Commonwealth shall provide 2296 assistance to the Commission, upon request. 2297

CHAPTER 37.

JOINT REAPPORTIONMENT COMMITTEE.

2299 § 30-248. Joint Reapportionment Committee; membership; terms; quorum; compensation and 2300 expenses.

2301 A. The Joint Reapportionment Committee is established in the legislative branch of state government. 2302 The Committee shall consist of five members of the Committee on Privileges and Elections of the House 2303 of Delegates and three members of the Committee on Privileges and Elections of the Senate appointed 2304 by the respective chairmen of the two committees. Members shall serve terms coincident with their terms 2305 of office.

2306 B. The Joint Committee shall elect a chairman and vice chairman from among its membership. A 2307 majority of the members of the Committee shall constitute a quorum. The meetings of the Committee 2308 shall be held at the call of the chairman or whenever the majority of the members so request.

2309 C. The Joint Committee shall supervise activities required for the tabulation of population for the 2310 census and for the timely reception of precinct population data for reapportionment, and perform such 2311 other duties and responsibilities and exercise such supervision as may promote the orderly redistricting 2312 of congressional, state legislative, and local election districts.

2313 D. Members shall receive such compensation as provided in § 30-19.12 and shall be reimbursed for

all reasonable and necessary expenses incurred in the performance of their duties as provided in 2314 2315 §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation and expenses of the members shall be 2316 provided by the Office of the Clerk of the House of Delegates and the Office of Clerk of the Senate for 2317 their respective members.

2318 § 30-249. Staff to Joint Reapportionment Committee; census liaison.

2319 A. The Division of Legislative Services shall serve as staff to the Joint Reapportionment Committee. 2320 The Director of the Division, or his designated representative, shall serve as the state liaison with the 2321 United States Bureau of the Census on matters relating to the tabulation of the population for 2322 reapportionment purposes pursuant to United States Public Law 94-171. The governing bodies, electoral 2323 boards, and registrars of every county and municipality shall cooperate with the Division of Legislative 2324 Services in the exchange of all statistical and other information pertinent to preparation for the census.

2325 B. The Division shall maintain the current election district and precinct boundaries of each county 2326 and city as a part of the General Assembly's computer-assisted mapping and redistricting system. 2327 Whenever a county or city governing body adopts an ordinance which changes an election district or 2328 precinct boundary, the local governing body shall provide a copy of its ordinance, along with maps and 2329 other evidence documenting the boundary, to the Division.

2330 C. The Division shall prepare and maintain a written description of the boundaries for the 2331 congressional, senatorial, and House of Delegates districts set out in Article 2 (§ 24.2-302 et seq.) of 2332 Chapter 3 of Title 24.2. The descriptions shall identify each district boundary, insofar as practicable, by 2333 reference to political subdivision boundaries or to physical features such as named roads and streets. 2334 The Division shall furnish to each general registrar the descriptions for the districts dividing his county 2335 or city. The provisions of Article 2, including the statistical reports referred to in Article 2, shall be 2336 controlling in any legal determination of a district boundary.

2337 § 30-250. Reapportionment of congressional and state legislative districts; United States Census 2338 population counts.

2339 For the purposes of redrawing the boundaries of the congressional, state Senate, and House of 2340 Delegates districts after the United States Census for the year 2000 and every 10 years thereafter, the General Assembly shall use the population data provided by the United States Bureau of the Census 2341 2342 identical to those from the actual enumeration conducted by the Bureau for the apportionment of the 2343 Representatives of the United States House of Representatives following the United States decennial 2344 census, except that the census data used for this apportionment purpose shall not include any population 2345 figure which is not allocated to specific census blocks within the Commonwealth, even though that 2346 population may have been included in the apportionment population figures of the Commonwealth for 2347 the purpose of allocating United States House of Representatives seats among the states. 2348

§ 32.1-357. Board of Trustees; appointment; officers; quorum; compensation and expenses.

2349 A. The Foundation shall be governed and administered by a Board of Trustees consisting of 2350 twenty-three 23 members. Two members shall be appointed by the Speaker of the House of Delegates 2351 from among the membership of the House of Delegates, one representing rural interests and one 2352 representing urban interests, for terms concurrent with the term for which they have been elected to office; two members shall be appointed by the Senate Committee on Privileges and Elections Rules, one 2353 2354 representing rural interests and one representing urban interests, from among the membership of the 2355 Senate for terms concurrent with the term for which they have been elected to office; two members shall 2356 be the Commissioner of the Department of Health or his designee and the Chairman of the Alcoholic 2357 Beverage Control Board or his designee; and seventeen 17 nonlegislative citizen members shall be 2358 appointed by the Governor, subject to confirmation by the General Assembly, as follows: (i) five 2359 designated representatives of public health organizations, such as the American Cancer Society, 2360 American Heart Association, Virginia Pediatric Society, Virginia Academy of Family Physicians, 2361 Virginia Dental Association, American Lung Association of Virginia, Medical Society of Virginia, 2362 Virginia Association of School Nurses, Virginia Nurses Association, and the Virginia Thoracic Society; 2363 (ii) four health professionals in the fields of oncology, cardiology, pulmonary medicine, and pediatrics; 2364 and (iii) eight citizens at large, including two youths. Of the eight citizen at large members, three adults 2365 shall be appointed by the Governor from a list of six provided by members of the General Assembly 2366 appointed to the Foundation and one member who is under the age of eighteen 18 years shall be 2367 appointed by the Governor from a list of three provided by the members of the General Assembly 2368 appointed to the Foundation.

2369 Except as otherwise provided herein, appointments shall be for four years. Legislative members and 2370 the Commissioner of the Department of Health and the Chairman of the Alcoholic Beverage Control 2371 Board shall serve terms coincident with their terms of office. Following the initial staggering of terms, 2372 nonlegislative citizen members shall serve four-year terms. Vacancies in the membership of the Board 2373 shall be filled by appointment of the entity initially making the appointment for the unexpired portion of 2374 the term. Vacancies shall be filled in the same manner as the original appointments. Legislative 2375 members may be reappointed for successive terms. No nonlegislative citizen member shall be eligible to 2376 serve for more than two successive four-year terms; however, after the expiration of a term of three 2377 years or less, or after the expiration of the remainder of a term to which he was appointed to fill a 2378 vacancy, two additional terms may be served by such member if appointed thereto. Immediately after 2379 such appointment, the members shall enter upon the performance of their duties.

2380 The initial appointments of the representatives of the public health organizations, the health 2381 professionals, and the citizen members shall be as follows: one representative of a public health 2382 organization, two health professionals and three citizen members shall be appointed for terms of two 2383 years; two representatives of public health organizations, one health professional and three citizen 2384 members shall be appointed for terms of three years; and two representatives of public health 2385 organizations, one health professional and two citizen members shall be appointed for terms of four 2386 years. Thereafter All appointments shall be for terms of four years.

2387 B. The Foundation shall appoint from the membership of the Board a chairman and vice-chairman 2388 vice chairman, both of whom shall serve in such capacities at the pleasure of the Foundation. The 2389 chairman, or in his absence, the vice chairman vice chairman, shall preside at all meetings of the Board. 2390 A majority of the members of the Board serving at any one time shall constitute a quorum for the 2391 transaction of business. The Board shall meet annually or more frequently at the call of the chairman.

2392 C. Members of the Board shall receive compensation for their services at the rate provided in the 2393 appropriation act and reimbursement for actual Legislative members shall receive such compensation as 2394 provided in § 30-19.12 and nonlegislative citizen members shall receive compensation as provided in 2395 § 2.2-2813 for their services. All members shall be reimbursed for all reasonable and necessary 2396 expenses incurred in the performance of their duties on behalf of the Board as provided by §§ 2.2-2813 2397 and 2.2-2825. Such compensation and expenses shall be paid from the Fund.

2398 D. Notwithstanding the provisions of any other law, no officer or employee of the Commonwealth 2399 shall be deemed to have forfeited or shall forfeit his office or employment by reason of his acceptance 2400 of membership on the Board or his service to the Foundation.

2401 E. Members of the Board and employees of the Foundation shall be subject to the standards of 2402 conduct set forth in the State and Local Government Conflict of Interests Act (§ 2.2-3100 et seq.) and 2403 may be removed from office for misfeasance, malfeasance, nonfeasance, neglect of duty, or misconduct 2404 in the manner set forth therein.

§ 51.1-124.20. Board of Trustees; membership; terms; quorum; compensation and expenses.

2406 A. The Board of Trustees of the Virginia Retirement System holding office on the effective date of 2407 this section is dissolved and the appointees are discharged from any further duties and shall exercise no 2408 further powers or authority by virtue of their office. 2409

B. The Board of Trustees is hereby reestablished and reconstituted as follows:

2405

2420

2410 1. The Board shall is established as an independent board in state government and shall consist of 2411 nine members. The Governor shall appoint as follows: five members of the Board who shall be 2412 appointed by the Governor and confirmed by the affirmative vote of a majority of those voting in each 2413 house of the General Assembly- and four members appointed by the Joint Rules Committee shall 2414 appoint the other four members of the Board who shall be and confirmed by the affirmative vote of a majority of those voting in each house of the General Assembly. The Joint Rules Committee shall 2415 2416 designate the term of its appointees under subdivision B 3 below for the term for which each appointee 2417 is a candidate.

2418 2. Members shall be appointed for five-year terms with such members leaving the Board on a 2419 staggered basis.

3. For the initial term of the Board of Trustees, the schedule below shall be followed:

2421 a. One gubernatorial appointee, who shall be the Governor's designee to serve as chairman, shall be 2422 appointed for a term of one year;

2423 b. One gubernatorial and one legislative appointee shall be appointed for a term of two years;

2424 e. One gubernatorial and one legislative appointee shall be appointed for a term of three years;

2425 d. One gubernatorial and one legislative appointee shall be appointed for a term of four years; and

2426 e. One gubernatorial and one legislative appointee shall be appointed for a term of five years.

2427 \subseteq B. Members shall be appointed for five-year terms with such members leaving the Board on a 2428 staggered basis as initially provided. Appointments to fill vacancies shall be for the unexpired terms. A 2429 vacancy of a legislatively appointed trustee shall be filled by the Joint Rules Committee, and any such 2430 appointee shall enter upon and continue in office, subject to confirmation at the next session of the 2431 General Assembly. If the General Assembly refuses or fails to confirm his appointment, such person 2432 shall not be eligible for reappointment.

2433 \oplus C. No member shall be eligible to serve for more than two successive five-year terms. After the 2434 expiration of an unexpired term to which appointed, or for an *initial staggered* appointment described in subdivision B 3 a, b, c, or d of this section of less than five years, a member may serve one additional 2435

HB1231ER2

2436 five-year term.

2437 $\not \equiv D$. Subject to confirmation by the affirmative vote of a majority of those voting in each house of 2438 the General Assembly, the Governor shall designate the chairman of the Board from among the Board 2439 members described in subsection \mathbf{B} A above. A chairman may be reappointed and confirmed for 2440 additional two-year terms, not to exceed a total of two. However, the initial chairman's one-year term 2441 shall not be counted against the two-term limitation, and such person may serve as chairman for five 2442 successive years if appointed and confirmed as aforesaid. The chairman shall (i) preside over meetings 2443 of the Board; (ii) communicate on behalf of the Board to outside entities interested in the Retirement 2444 System; and (iii) perform additional duties as may be set by resolution of the Board. The Board shall elect one of its members as vice chairman vice chairman and appoint a secretary who may or may not 2445 2446 be a member of the Board. A majority of the members of the Board shall constitute a quorum. The 2447 meetings of the Board shall be held at the call of the chairman or whenever the majority of the 2448 members so request.

2449 F E. Trustees shall receive an initial stipend of \$3,000 for each calendar quarter they may serve and 2450 a per diem of \$300 for each Board meeting attended not to exceed one meeting per day. Commencing 2451 July 1, 1995, the stipend shall be increased annually by a percentage equal to the most recent salary 2452 structure adjustment as provided in the general appropriation act. The chairman shall receive an 2453 additional \$1,500 for each calendar quarter served in such capacity. Government employees, still actively 2454 employed by any governmental entity, shall receive a per diem of \$300 for each Board meeting 2455 attended, not to exceed one meeting per day, but shall receive no stipend for their service. Retired 2456 government employees shall be entitled to receive a stipend of \$3,000 for each calendar quarter they 2457 may serve and a per diem of \$300 for each Board meeting attended not to exceed one meeting per day. 2458 Each Board member shall be entitled to receive reimbursement for his actual all reasonable and 2459 necessary expenses incurred for attending Board meetings as provided in §§ 2.2-2813 and 2.2-2825. Any 2460 member of the Board who also serves as an officer, director, or member of the board of any corporation 2461 organized by the Virginia Retirement System shall be entitled to receive compensation and expenses 2462 pursuant to this subsection in addition to any remuneration to which he is entitled by virtue of his 2463 service as an officer, director, or member of the board of any corporation organized by the Virginia 2464 Retirement System. Funding for the costs of compensation and expenses of the members shall be 2465 provided by the Virginia Retirement System.

2466 G F. No elected or appointed official shall serve on the Board of Trustees. Except for the faculty
2467 member or employee of a state-supported institution of higher education, none of the gubernatorial
2468 appointees shall be an employee of state government.

2469 H G. The gubernatorial appointees shall be as follows: two shall have a minimum of five years of 2470 experience in the direct management, analysis, supervision, or investment of assets; one shall have at 2471 least five years of direct experience in the management and administration of employee benefit plans; 2472 one shall be a local employee; and one shall be a faculty member or employee of a state-supported 2473 institution of higher education.

2474 I H. The legislative appointees shall be as follows: two shall have a minimum of five years of
2475 experience in the direct management, analysis, supervision, or investment of assets; and one shall be a
2476 state employee and one shall be a teacher, as such terms are defined in § 51.1-124.3.

J I. State and local government employees appointed to the Board pursuant to this section shall be members of the Retirement System at the time of their appointment, may be actively employed or retired, and if actively employed, shall be given administrative leave from their employment to attend Board and advisory committee meetings.

2481 K J. Members of the Board shall be subject to removal from office only as set forth in Article 7 **2482** (§§ 24.2-230 through 24.2-238) of Chapter 2 of Title 24.2. The Circuit Court of the City of Richmond shall have exclusive jurisdiction over all proceedings for such removal.

2484 L K. Faculty members of state-supported institutions of higher education shall be eligible to serve on 2485 the Board pursuant to this section if they are members of the Retirement System at the time of their 2486 confirmation to the Board or become members of the Retirement System within eighteen 18 months 2487 after their confirmation to the Board.

2488 *L.* All members of the Board shall be citizens of the Commonwealth.

2489 § 51.5-39.2. The Virginia Office for Protection and Advocacy; governing board; terms; quorum;**2490** expenses; summary of annual work.

A. The Department for Rights of Virginians with Disabilities is hereby reestablished established as an independent state agency to be known as the Virginia Office for Protection and Advocacy. The Office is designated as the agency to protect and advocate for the rights of persons with mental, cognitive, sensory, physical or other disabilities and to receive federal funds on behalf of the Commonwealth of Virginia to implement the federal Protection and Advocacy for Individuals with Mental Illness Act, the federal Developmental Disabilities Assistance and Bill of Rights Act, the federal

2497 Rehabilitation Act, the Virginians with Disabilities Act and such other related programs as may be 2498 established by state and federal law. Notwithstanding any other provision of law, the Office shall be 2499 independent of the Office of the Attorney General and shall have the authority, pursuant to subdivision 2500 5 of § 2.2-510, to employ and contract with legal counsel to carry out the purposes of this chapter and 2501 to employ and contract with legal counsel to advise and represent the Office, to initiate actions on 2502 behalf of the Office, and to defend the Office and its officers, agents and employees in the course and 2503 scope of their employment or authorization, in any matter, including state, federal and administrative 2504 proceedings. Compensation for legal counsel shall be paid out of the funds appropriated for the 2505 administration of the Office. However, in the event defense is provided under Article 5 (§ 2.2-1832 et 2506 seq.) of Chapter 18 of Title 2.2, counsel shall be appointed pursuant to subdivision 4 of § 2.2-510. The 2507 Office shall provide ombudsman, advocacy and legal services to persons with disabilities who may be 2508 represented by the Office. The Office is authorized to receive and act upon complaints concerning 2509 discrimination on the basis of disability, abuse and neglect or other denial of rights, and practices and 2510 conditions in institutions, hospitals, and programs for persons with disabilities, and to investigate 2511 complaints relating to abuse and neglect or other violation of the rights of persons with disabilities in proceedings under state or federal law, and to initiate any proceedings to secure the rights of such 2512 2513 persons.

2514 B. The Office shall be governed by an 11-member board consisting of 11 nonlegislative citizen 2515 members. The members shall be appointed as follows: five citizens at large, of whom one shall be a 2516 person with a developmental disability or the parent, family member, guardian, advocate, or authorized 2517 representative of such an individual, one shall be a person with a physical disability or the parent, 2518 family member, guardian, advocate, or authorized representative of such an individual, one shall be a 2519 person who represents persons with cognitive disabilities, one shall be a person who represents persons 2520 with developmental disabilities, and one shall be a person who represents persons with sensory or 2521 physical disabilities, to be appointed by the Speaker of the House of Delegates; three citizens at large, of 2522 whom one shall be a person with a cognitive disability or the parent, family member, guardian, 2523 advocate, or authorized representative of such an individual, one shall be a person who represents 2524 persons with mental illnesses, and one shall be a person who represents people with mental or 2525 neurological disabilities, to be appointed by the Senate Committee on Privileges and Elections Rules; 2526 and three citizens at large, of whom one shall be a person with a mental illness or the parent, family 2527 member, guardian, advocate, or authorized representative of such an individual, one shall be a person 2528 with a sensory disability or the parent, family member, guardian, advocate, or authorized representative 2529 of such an individual, and one shall be a person with a mental or neurological disability or the parent, 2530 family member, guardian, advocate, or authorized representative of such an individual, to be appointed 2531 by the Governor. Persons appointed to the board to represent individuals with a disability shall be 2532 knowledgeable of the broad range of needs of such persons served by the Office. Persons appointed to 2533 the board who have a disability shall be individuals who are eligible for, are receiving, or have received 2534 services through the state system that protects and advocates for the rights of individuals with disabilities. In appointing the members of the Board, consideration shall be given to persons nominated 2535 2536 by statewide groups that advocate for the physically, developmentally, and mentally disabled. The 2537 Virginia Office for Protection and Advocacy shall coordinate and provide to the appointing authorities 2538 the lists of nominations for each appointment. The Speaker of the House of Delegates, the Senate 2539 Committee on Privileges and Elections Rules and the Governor shall not be limited in their 2540 appointments to persons so nominated; however, such appointing authorities shall seriously consider the 2541 persons nominated and appoint such persons whenever feasible.

No member of the General Assembly, elected official, or current employee of the Department of
Mental Health, Mental Retardation and Substance Abuse Services, State Health Department, Department
of Rehabilitative Services, Department for the Blind and Vision Impaired, Virginia Department for the
Deaf and Hard-of-Hearing, a community services board, a behavioral health authority, or a local
government department with a policy-advisory community services board shall be appointed to the
Board.

2548 C. Appointments of nonlegislative citizen members shall be staggered as follows: two members for a 2549 term of one year, one member for a term of two years, one member for a term of three years, and one 2550 member for a term of four years appointed by the Speaker of the House of Delegates; one member for a 2551 term of two years, one member for a term of three years, and one member for a term of four years 2552 appointed by the Senate Committee on Privileges and Elections; and one member for a term of two 2553 vears, one member for a term of three years, and one member for a term of four years appointed by the 2554 Governor. Thereafter, Nonlegislative citizen members shall be appointed for a term of four years, 2555 following the initial staggering of terms. All members may be reappointed, except that any member 2556 appointed initially during the initial staggering of terms to a four-year term shall not be eligible for 2557 reappointment for two years after the expiration of his term. However, no nonlegislative citizen member

HB1231ER2

shall serve more than two consecutive four-year terms. The remainder of any term to which a member is 2558 2559 appointed to fill a vacancy shall not constitute a term in determining the member's eligibility for 2560 reappointment. Appointments to fill vacancies, other than by expiration of a term, shall be made for the 2561 unexpired terms. Vacancies shall be filled in the same manner as the original appointments. All 2562 appointments and reappointments shall be subject to confirmation at the next session of the General 2563 Assembly. All appointments shall be confirmed by the affirmative vote of a majority of those voting in 2564 each house of the General Assembly. Members shall continue to serve until such time as their 2565 successors have been appointed and duly qualified to serve.

2566 D. The Board shall elect a chairman and a vice chairman from among its members and appoint a secretary who may or may not be a member of the Board. A majority of the members of the Board 2567 2568 shall constitute a quorum.

2569 The Board shall meet at least four times each year. The meetings of the Board shall be held at the 2570 call of the chairman or whenever the majority of the voting members so request. The chairman shall 2571 perform such additional duties as may be established by resolution of the Board.

2572 E. Members shall serve without compensation for their services; however, all members shall be 2573 reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as 2574 provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of expenses of the members shall be 2575 provided by the Virginia Office for Protection and Advocacy.

2576 F. Members of the Board shall be subject to removal from office only as set forth in Article 7 2577 (§ 24.2-230 et seq.) of Chapter 2 of Title 24.2. The Circuit Court of the City of Richmond shall have 2578 exclusive jurisdiction over all proceedings for such removal.

2579 G. The chairman of the Board shall submit to the Governor and the General Assembly an annual 2580 executive summary of the interim activity and work of the Board no later than the first day of each 2581 regular session of the General Assembly. The executive summary shall be submitted as provided in the 2582 procedures of the Division of Legislative Automated Systems for the processing of legislative documents 2583 and reports and shall be posted to the General Assembly's website. 2584

§ 58.1-202.2. Public-private partnerships; Public Private Partnership Oversight Committee.

2585 A. The Tax Commissioner is hereby authorized through the Department of General Services in 2586 accordance with the Virginia Public Procurement Act to enter into public-private partnership contracts to 2587 finance agency technology needs. The Tax Commissioner may issue a request for information to seek 2588 out potential private partners interested in providing programs pursuant to an agreement under this 2589 section. The compensation for such services shall be computed with reference to and paid from the 2590 increased revenue attributable to the successful implementation of the technology program for the period 2591 specified in the contract.

2592 B. An external oversight group including, but not limited to, the State Comptroller, the Director of 2593 the Department of Planning and Budget, the State Internal Auditor, one representative appointed by the 2594 President pro tempore of the Senate, and one representative appointed by the Speaker of the House of Delegates shall be responsible for reviewing and approving The Public Private Partnership Oversight 2595 2596 Committee, hereinafter referred to as the "Committee" is established as an advisory committee in the 2597 executive branch of state government to review and approve the terms of contracts under this section 2598 relating to the measurement of the revenue attributable to the technology program. The Committee shall 2599 consist of five members as follows: one legislative employee appointed by the Senate Committee on 2600 Rules after the consideration of the recommendation of the President pro tempore of the Senate, if any; 2601 one legislative employee appointed by the Speaker of the House of Delegates; and the State 2602 Comptroller, the Director of the Department of Planning and Budget, and the State Internal Auditor, as 2603 ex officio voting members. All members shall be citizens of the Commonwealth.

2604 Ex officio members shall serve terms coincident with their terms of office. Legislative employee 2605 members shall be appointed for a term of two years and may be reappointed for successive terms. 2606 Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired terms. 2607 *Vacancies shall be filled in the same manner as the original appointments.*

2608 The Tax Commissioner shall preside over the meetings of the Committee. The Committee may select 2609 an alternative to preside in the absence of the Tax Commissioner. A majority of the members shall 2610 constitute a quorum. The meetings of the Committee shall be held at the call of the Tax Commissioner 2611 or whenever the majority of the members so request.

2612 The Tax Commissioner shall prepare submit an annual executive summary and report no later than 2613 November 30 to the Governor and General Assembly on all agreements under this section, describing each technology program, its progress, revenue impact, and such other information as may be relevant. 2614 The executive summary and report shall be submitted as provided in the procedures of the Division of 2615 Legislative Automated Systems for the processing of legislative documents and reports and shall be 2616 2617 posted on the General Assembly's website.

2618 C. The Tax Commissioner shall determine annually the total amount of increased revenue attributable 2619 to the successful implementation of a technology program under this section and such amount shall be deposited in a special fund known as the Technology Partnership Fund (the Fund). The Tax 2620 2621 Commissioner is authorized to use moneys deposited in the Fund to pay private partners pursuant to the 2622 terms of contracts under this section. All moneys in excess of that required to be paid to private 2623 partners, as determined by the Department, shall be reported to the Comptroller and transferred to the 2624 appropriate general or nongeneral fund.

2625 § 65.2-1301. Statewide Coordinating Committee; membership; terms.

2626 A. There shall be a The Statewide Coordinating Committee composed is established as an 2627 independent state committee and shall consist of nine nonlegislative citizen residents of the Commonwealth appointed by the Speaker of the House of Delegates and the Senate Committee on 2628 2629 Privileges and Elections of the Senate of Virginia Rules. Five of the Committee members shall be 2630 physicians who have patients whose costs of treatment are reimbursed in whole or in part pursuant to 2631 this title; each physician member shall be appointed from and represent a different health systems area. 2632 One member shall be a representative of employers in the Commonwealth, one member shall be a 2633 representative of employees in the Commonwealth, one member shall be a representative of the Virginia 2634 Hospital and Healthcare Association and one member shall be a representative of insurance carriers that 2635 provide workers' compensation insurance in the Commonwealth. The physician members of the 2636 Committee may be appointed from nominations submitted by The Medical Society of Virginia. The 2637 chairman of the Statewide Coordinating Committee shall be a physician member of and selected by the 2638 Committee.

2639 B. Of the members first appointed to the Statewide Coordinating Committee, three members shall be 2640 appointed for a term of one year, three members shall be appointed for a term of two years and the 2641 remaining members shall be appointed for a term of three years. Thereafter, After the initial staggering 2642 of terms, appointments shall be made for terms of three years or the unexpired portions thereof. A 2643 vacancy other than by expiration of term shall be filled for the unexpired term by the Speaker of the 2644 House of Delegates and the Senate Committee on Privileges and Elections of the Senate Rules. No 2645 person shall be eligible to serve more than two consecutive three-year terms. The remainder of any term 2646 to which a member is appointed to fill a vacancy shall not constitute a term in determining the 2647 member's eligibility for reappointment.

2648 C. The term of the members of the Statewide Coordinating Committee shall lapse, if such Committee 2649 fails to meet within 60 days following the written request of the Virginia Workers' Compensation 2650 Commission for such Committee to hold a meeting. Vacancies created by this subsection shall be filled 2651 in the same manner as the original appointments and shall be for the unexpired terms.

2652 § 65.2-1302. Compensation and expenses of members of Statewide Coordinating Committee and 2653 regional peer review committees.

2654 Each member of the Statewide Coordinating Committee and regional peer review committees shall 2655 receive for each day actually employed in the discharge performance of his official duties such 2656 compensation as may be fixed by the Virginia Workers' Compensation Commission, together with and 2657 all reasonable and necessary expenses incurred in the performance of such duties. The compensation 2658 and expenses of the members and the necessary expenses of the Committee shall be paid out of the state 2659 treasury upon the warrants of the Comptroller by the Virginia Workers' Compensation Commission. 2660

§ 65.2-1303. Regional peer review committees.

2661 A. The Statewide Coordinating Committee shall establish a regional peer review committee in each 2662 health systems area. Each regional peer review committee shall be composed of five physicians 2663 appointed by the Statewide Coordinating Committee from nominations submitted by The Medical 2664 Society of Virginia. Each committee member shall practice in the health systems area and have patients 2665 the costs of whose treatment is reimbursed in whole or in part pursuant to this title. The term of each 2666 member of each regional peer review committee shall be established by the Statewide Coordinating 2667 Committee.

2668 B. The term of the members of any regional peer review committee shall lapse, if such committee 2669 fails to meet within 60 days following the written request of the Virginia Workers' Compensation 2670 Commission for such committee to hold a meeting. Vacancies created by this subsection shall be filled 2671 in the same manner as the original appointments and shall be for the unexpired terms.

2672 2. That the third enactment clauses of Chapters 749 and 766 of the Acts of Assembly of 2003 are 2673 amended as follows:

2674 3. Notwithstanding § 2.2-720, current members of the Alzheimer's Disease and Related 2675 Disorders Commission shall continue to serve until the expiration of their terms July 1, 2004. 2676 Thereafter, terms established by § 2.2-720 shall apply.

2677 3. That § 10.1-2116, Article 1 (§§ 24.2-300, 24.2-301, and 24.2-301.1) of Chapter 3 of Title 24.2, and 2678 Chapter 5.2 (§§ 62.1-69.5 through 62.1-69.20) of Title 62.1 of the Code of Virginia, Chapter 630 of

2679 the Acts of Assembly of 1964, Chapter 449 of the Acts of Assembly of 1968, Chapters 295 of the

- Acts of Assembly of 1970, Chapter 422 of the Acts of Assembly of 1972, Chapters 251 and 520 of the Acts of Assembly of 1974, Chapter 141 of the Acts of Assembly of 1976, Chapter 144 of the
- Acts of Assembly of 1980, Chapter 227 of the Acts of Assembly of 1981, and Chapter 149 of the Acts of Assembly of 1989 are repealed.
- **2684 4.** That the provisions of § 30-229.1 shall become effective on July 1, 2005.
- 2685 5. That this act shall not be construed to affect existing appointments for which the terms have
- 2686 not expired. However, any new appointments or appointments to fill vacancies made after the
- 2687 effective date of this act shall be made in accordance with the provisions of this act.