2004 SESSION

ENGROSSED

	044807760
1 2 3 4 5 6 7 8	HOUSE BILL NO. 14 House Amendments in [] — January 22, 2004 A BILL to amend and reenact §§ 2.2-216, 2.2-2634, [2.2-2820.1,] 10.1-200, 10.1-1118, 10.1-1155, 23-31, and 51.5-75 of the Code of Virginia and to repeal §§ [2.2-2820.1,] 3.1-362 and 22.1-289.1 of the Code of Virginia, the fifth enactment clause of Chapters 755 and 914 of the 1996 Acts of Assembly, and the third enactment clause of Chapter 891 of the 1998 Acts of Assembly, relating to the elimination of obsolete agency reporting requirements.
9	Patron Prior to Engrossment—Delegate Amundson
10	Referred to Committee on General Laws
11 12 13 14 15 16 17 18 19 20 21 22	Be it enacted by the General Assembly of Virginia: 1. That §§ 2.2-216, 2.2-2634, [2.2-2820.1,] 10.1-200, 10.1-1118, 10.1-1155, 23-31, and 51.5-75 of the Code of Virginia are amended and reenacted as follows: § 2.2-216. Duty to monitor the quality of the waters, habitat, and living resources of Chesapeake Bay and its tributaries. The Secretary shall cooperate with appropriate state and federal agencies in the development and implementation of a comprehensive program to monitor the quality of the waters, <i>habitat</i> , and the living resources of the Chesapeake Bay and its tributaries. The Secretary shall report biennially in even-numbered years to the General Assembly on the results of this monitoring program and the status of the resources of the Chesapeake Bay and its tributaries. § 2.2-2634. Powers and duties of Council.
23	In addition to the other powers and duties prescribed in this article, the Council shall have the
24 25	following powers to: 1. Meet and function at any place in the Commonwealth;
26 27 28 29	 Establish and maintain an office; Select, and fix the compensation of, such technical advisors and employees as it deems necessary, or to authorize such action by the Director. The Attorney General shall represent the Council in all litigation to which the Council is a party;
30	4. Appoint and compensate qualified hearing officers from the list of hearing officers maintained by
31 32 33 34 35 36 37 38 39 40 41	the Executive Secretary of the Supreme Court of Virginia; 5. Promote creation of local commissions to aid in effectuating the policies of this article and to enter into cooperative worksharing or other agreements with federal agencies or local commissions, including the deferral of complaints of discrimination to federal agencies or local commissions; 6. Adopt, promulgate, amend and rescind regulations consistent with this article pursuant to the Virginia Administrative Process Act (§ 2.2-4000 et seq.). No such regulation shall be inconsistent with any state or federal law or regulation. However, the Council shall not have the authority to adopt regulations on a substantive matter when another state agency is authorized to adopt such regulations; 7. Receive, investigate, seek to conciliate, refer to another agency, hold hearings pursuant to the Virginia Administrative Process Act (§ 2.2-4000 et seq.), and make findings and recommendations upon complaints alleging unlawful discriminatory practices;
42 43 44 45	 8. Make studies and appoint advisory councils to effectuate the purposes and policies of the article and to make the results thereof available to the public; 9. Accept public grants or private gifts, bequests, or other payments, as appropriate; 10. Render at least annually a comprehensive written report to the Governor and to the General
46 47	Assembly; 11 10. Furnish technical assistance upon request of persons subject to this article to further comply
48 49 50 51 52 53 54 55 55	with the article or an order issued thereunder; 12 11. Inquire into incidents that may constitute unlawful acts of discrimination or unfounded charges of unlawful discrimination under state or federal law, and to take such action within the Council's authority designed to prevent such acts; 13 12. Create an official seal that shall be judicially noticed; and 14 13. Seek, with the approval of the Attorney General, through appropriate enforcement authorities, prevention of or relief from an alleged unlawful discriminatory practice; however, the Council itself shall have no power to issue subpoenas, award damages, or grant injunctive relief.
56 57 58	[§ 2.2-2820.1. Health insurance accounts. The Department of Human Resource Management shall recommend the development of a program for state employees, which shall include input from the Virginia Retirement System staff, subject to the

3/22/10 3:10

113

59 approval of the Governor, where upon retirement from state service, such employees may convert their 60 accrued health insurance balances to fund private health insurance coverage for themselves and their

61 dependents.] The Department shall report to the General Assembly on its recommendations made 62 pursuant to this section on or before December 1, 2001.

63 § 10.1-200. Duties related to parks and outdoor recreation; additional powers.

64 To facilitate and encourage the public use of parks and recreational areas, to further take advantage 65 of the positive economic impact of outdoor recreational facilities to localities and the Commonwealth, to foster the upkeep and maintenance of such resources, and to provide additional means by which the 66 Governor and the General Assembly may determine necessary general fund appropriations and the need 67 for other funding measures, the Department shall establish and implement a long-range plan for 68 acquisition, maintenance, improvement, protection and conservation for public use of those areas of the 69 Commonwealth best adapted to the development of a comprehensive system of outdoor recreational 70 71 facilities in all fields, including, but not limited to: parks, forests, camping grounds, fishing and hunting grounds, scenic areas, waters and highways, boat landings, beaches and other areas of public access to 72 navigable waters. The Department shall have the power and duty to: 73

1. Administer all funds available to the Department for carrying out the purposes of this chapter, and
to disburse funds to any department, commission, board, agency, officer or institution of the
Commonwealth, or any political subdivision thereof or any park authority.

2. Study and appraise on a continuing basis the outdoor recreational needs of the Commonwealth;
assemble and disseminate information on outdoor recreation; and prepare, maintain and keep up-to-date
a comprehensive plan for the development of outdoor recreational facilities of the Commonwealth.

3. Establish and promote standards for outdoor recreational facilities; encourage and assist in the coordination of federal, state, and local recreational planning; aid and advise various state institutions in the use of existing state parks and similar recreational facilities; work with the appropriate state agencies to develop areas for multiple recreational use, including, but not limited to, traditional uses such as hunting, fishing, hiking, swimming, and boating.

85 4. Study and develop plans and, upon request, provide assistance regarding the establishment and
86 implementation of recreational programs for state institutions, agencies, commissions, boards, officers,
87 political subdivisions, and park authorities.

5. Assist upon request any department, commission, board, agency, officer or institution of the
Commonwealth or any political subdivision thereof or any park authority in planning outdoor
recreational facilities in conformity with its respective powers and duties and encourage and assist in the
coordination of federal, state and local recreational planning.

6. Apply to any appropriate agency or officer of the United States for participation in or receipt of
aid from any federal program respecting outdoor recreation, and in respect thereto, enter into contracts
and agreements with the United States or any appropriate agency thereof; keep financial and other
records relating to contracts and agreements with the United States or any appropriate agency thereof; keep financial and other
and furnish appropriate officials and agencies of the United States reports and information necessary to
enable the officials and agencies to perform their duties under federal programs respecting outdoor
recreation.

99 7. Act either independently or jointly with any department, commission, board, agency, officer or institution of the Commonwealth or any political subdivision thereof or any park authority to carry out the Department's powers and duties; and coordinate its activities with and represent the interests of the above entities having interests in the planning, maintenance, improvement, protection and conservation of outdoor recreation facilities.

104 8. Develop a standard against which the public can determine the extent to which the Commonwealth 105 is meeting park and recreational needs. The standard shall be based on park usage, population trends and densities, and outdoor recreational facility demands. The standard shall be expressed in terms of acres 106 107 and facilities needed on a regional and a statewide level to serve existing and projected needs and 108 conservation goals. The standard shall be developed by July 1, 1999. In the comprehensive plan cited in subsection 2 of this section, the Department shall annually report by November 1 of each year to the 109 Governor and the General Assembly on (i) the development of the standard; (ii) where the 110 111 Commonwealth's park system falls short of, meets or exceeds the standard; and (iii) the methodology 112 used for determining clause (ii).

§ 10.1-1118. Account of receipts and expenditures.

The State Forester shall keep a full and accurate account of the receipts and expenditures of the Department, and shall make a full, accurate and complete report to each session of the General Assembly, showing in detail the receipts from all sources and the expenditures and the purposes for which expenditures have been made.

118 § 10.1-1155. Collections to be paid into state treasury; reports to the Department of Forestry.

119 Each clerk or other authorized person mentioned in § 10.1-1154 shall pay into the state treasury the 120 gross amount received by him from the sale of special use permits, as follows: (i) for July, August and

HB14E

121 September, quarterly, not later than October 5; (ii) for October, November and December, quarterly, not later than January 5; (iii) for January, February and March, quarterly, not later than April 5; and (iv) for
123 April, May and June, quarterly, not later than July 5.

At the time of each remittance the clerk or other authorized person shall report to the State Forester Department of Forestry on forms prescribed and provided by him the State Forester, showing the serial numbers and quantity of permit forms received, sold, and on hand unsold, and the amount of gross collections remitted for the quarter. A duplicate copy of the report shall be forwarded, together with the remittance, to the Comptroller.

129 § 23-31. Unfunded scholarships.

A. The corporate authorities of the University of Virginia, the University of Virginia's College at
Wise, Virginia Military Institute, Virginia Polytechnic Institute and State University, The College of
William and Mary, Christopher Newport University, George Mason University, Longwood University,
Mary Washington College, James Madison University, Virginia Commonwealth University, Radford
University, Old Dominion University, the Virginia Community College System, Virginia State
University, Norfolk State University, and Richard Bland College may establish scholarships, hereafter to
be designated as unfunded scholarships, in their respective institutions under such regulations and
conditions as they may prescribe, but subject to the following limitations and restrictions:

138 1. All such scholarships shall be applied exclusively to the remission, in whole or in part, of tuition139 and required fees.

140 2. The number of such scholarships annually awarded by an institution to undergraduate Virginia 141 students shall not exceed twenty 20 percent of the enrollment of Virginia students in undergraduate 142 studies in the institution during the preceding academic year. The total value of all such scholarships 143 annually awarded by an institution to undergraduate Virginia students shall not exceed in any year the 144 amount arrived at by multiplying the applicable figure for undergraduate tuition and required fees by 145 twenty 20 percent of the enrollment of Virginia students in undergraduate studies in the institution 146 during the preceding academic year. The number of such scholarships annually awarded by an institution to non-Virginia undergraduate students shall not exceed twenty 20 percent of the enrollment of 147 non-Virginia students in undergraduate studies in the institution during the preceding academic year. The 148 149 total value of all such scholarships annually awarded by an institution to non-Virginia undergraduate 150 students shall not exceed in any year the amount of the applicable, per capita out-of-state differential 151 paid by non-Virginia undergraduate students for tuition and required fees multiplied by twenty 20 152 percent of the enrollment of non-Virginia students in undergraduate studies in the institution during the 153 preceding academic year. All such scholarships awarded to undergraduate students shall be awarded only 154 to undergraduate students in the first four years of undergraduate work and shall be awarded and 155 renewed on a selective basis to students of character and ability who are in need of financial assistance. 156 For purposes of determining need under this section, a nationally recognized needs-analysis system 157 approved by the State Council of Higher Education shall be used.

3. The number of such scholarships annually awarded by an institution to graduate students or teachers serving as clinical faculty pursuant to § 22.1-290.1 shall not exceed the total number of 158 159 160 graduate students who are employed as teaching or research assistants with significant academic 161 responsibilities and who are paid a stipend of at least \$2,000 in the particular academic year and such 162 clinical faculty. The total value of all such scholarships annually awarded to such graduate students and clinical faculty shall not exceed in any year the amount arrived at by multiplying the applicable figure 163 164 for graduate tuition and required fees by the number of graduate students so employed and paid and 165 such clinical faculty. All graduate scholarships shall be awarded and renewed on a selective basis to such graduate students and clinical faculty of character and ability. 166

4. A scholarship awarded under this program shall entitle the holder to the following award, asappropriate:

a. A Virginia undergraduate student may receive an annual remission of an amount not to exceed thecost of tuition and fees required to be paid by the student;

b. A non-Virginia undergraduate student may receive an annual remission not to exceed the amountof the out-of-state differential required to be paid by the student for tuition and fees;

c. A qualified graduate student may receive an annual remission of an amount not to exceed the costof tuition and fees required to be paid by the student;

175 d. A clinical faculty member may receive an award as determined by the governing body of the 176 institution.

177 5. Notwithstanding the limitations on the awards of unfunded scholarships to undergraduate students
178 pursuant to subdivisions A 2 and A 4 of this section, an institution may award additional unfunded
179 scholarships to visiting foreign exchange students; however, the number of such awards in any fiscal
180 year shall not exceed one quarter of one percent of the total institutional headcount enrollment.

181 B. No institution named herein shall remit any tuition or required fees or any special fees or charges

to any student at such institution except as authorized in this section. Each institution named herein shall
make an annual *a* report to the State Council of Higher Education, *upon request*, showing the number
and value of scholarships awarded under this section according to each student classification.

185 C. Nothing in this section shall be construed to prevent or limit in any way the admission of certain
186 students, known as state cadets, at the Virginia Military Institute or to affect the remission of tuition or
187 required fees or other charges to such state cadets as permitted under existing law.

188 D. Nothing in this section shall be construed to affect or limit in any way the control of the 189 governing bodies of the respective institutions over any other scholarships; or over any gifts or 190 donations made to such institutions for scholarships or other special purposes; or over any funds 191 provided by the federal government or otherwise for the purpose of career and technical education or 192 vocational rehabilitation in this Commonwealth; or over any funds derived from endowment or 193 appropriations from the federal government for instruction in agriculture and mechanic arts in land grant 194 colleges.

E. Nothing in this section shall be construed to prevent the governing bodies of the respective institutions from fixing a reasonably lower tuition charge for Virginia students than for non-Virginia students.

F. Nothing in this section or any other provision of law shall prohibit the awarding of ten full tuition unfunded scholarships each year by Old Dominion University under the terms and conditions provided for in a deed conveying certain property in Norfolk known as the Old Larchmont School made July 5, 1930, between the City of Norfolk and The College of William and Mary.

202 § 51.5-75. Use of earnings of schools and workshops; record of receipts and expenditures.

203 In furtherance of the purposes of §§ 51.5-63, 51.5-66, 51.5-68, and 51.5-72 through 51.5-76, the 204 Department shall have authority to use any receipts or earnings that accrue from the operation of 205 industrial schools and workshops as provided in such sections, but a detailed statement of receipts or 206 earnings and expenditures shall be carefully kept, and the Department shall make an annual report to the 207 Governor of its proceedings and operations for each fiscal year.

208 2. That §§ [2.2-2820.1,] 3.1-362 and 22.1-289.1 of the Code of Virginia and the fifth enactment 209 clauses of Chapters 755 and 914 of the 1996 Acts of Assembly, and the third enactment clause of 210 Chapter 891 of the 1998 Acts of Assembly are repealed.

211 3. That it is a goal of the Commonwealth that its public school teachers be compensated at a rate 212 that is competitive in order to attract and keep competent teachers.