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1	HOUSE BILL NO. 1510
2	Offered January 12, 2005
3	Prefiled October 28, 2004
4	A BILL to amend and reenact §§ 22.1-166.1 and 22.1-166.2 of the Code of Virginia, relating to
5	authorizing the Virginia Public School Authority to issue bonds to fund grants to local school
6	divisions in the total amount of \$1 billion to pay the costs of school construction, school renovation,
7	and other school infrastructure projects.
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U	Patron—Shuler
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10	Referred to Committee on Appropriations
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12	Be it enacted by the General Assembly of Virginia:
13	1. That §§ 22.1-166.1 and 22.1-166.2 of the Code of Virginia are amended and reenacted as
14	follows:
15	§ 22.1-166.1. Loans to local school boards.
16	The Authority is authorized to make loans or loan interest rate subsidy payments, from any of the
17	funds of the Authority available for such purpose, to local school boards for the purpose of acquiring
18	and installing capital projects for school purposes for which loans from the Literary Fund are not
19	immediately available. For the purpose of this section and § 22.1-166.2, capital projects for school
20	purposes shall mean motor vehicles and educational technology equipment.
20 21	A. No loan from the Authority shall exceed 100 percent of the cost of the capital project for school
22	purposes for which such loan is made.
23	B. A loan from the Authority shall be evidenced by notes payable to the Authority, executed or
23 24	signed by the chairman of the school board, with the approval of the local governing body, attested by
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23 26	the clerk thereof and deposited with the State Treasurer. Payments of interest and principal on such
	notes shall be made to the State Treasurer. Any loan from the Authority shall be repayable in installments as shall be approved by the local school board as appropriate with the final installment
27	installments as shall be approved by the local school board, as appropriate, with the final installment
28	being due not more than thirty years after the date of such loan. The time of payment may be extended in the discretion of the Authority
29 20	in the discretion of the Authority.
30 21	C. The local governing bodies and the local school boards of the several school divisions are
31	authorized to borrow money from the Authority, at such rate or rates, fixed or variable, as shall be
32	approved by the local school board; any local school board to borrow from the Authority shall first
33	make written application to the Authority for such loan on a form to be prescribed by the Authority.
34	D. The governing body of any county, city, or town, if the town constitutes the school division, in
35	which the local school board has borrowed money from the Authority shall include in its levies, and
36	appropriate to the local school board, a fund sufficient to meet the liabilities of the local school board
37	on such loan if and to the extent such liabilities are not otherwise provided for by the General
38	Assembly. The governing body of any county in which the local school board has borrowed money
39	from the Authority for capital projects located in a town in such county constituting a separate school
40	division shall have authority to include, in its levies for such town, a levy sufficient to meet the
41	liabilities of the local school board on such loan if and to the extent such liabilities are not otherwise
42	provided for by the General Assembly and shall levy a separate tax in the rest of the county to meet its
43	liabilities on any contract for capital projects outside such town. In the event that such local school
44	board shall fail to pay any installment of interest or principal promptly, upon notice in writing to that
45	effect from the State Treasurer, the county, city, or town treasurer shall pay to the State Treasurer any
46	such past due installment of interest or principal out of the funds in his hands belonging to such county,
47	city, or town. The failure of such governing body to provide for the payment of such loan or the interest
48	thereon when and as due shall be deemed a cause for removal of the members thereof from office on
49	motion before the circuit court having jurisdiction in such county, city, or town, instituted by the
50	attorney for the Commonwealth of such county or city or by the Attorney General where the attorney
51	for the Commonwealth refuses or neglects to act after demand on him to proceed.
52	E. The local school board of any school division composed of part or all of a county, with the
52	annexed of the accomming hody of the county is authomized to homeous from the Authomity for the

E. The local school board of any school division composed of part or all of a county, with the approval of the governing body of the county, is authorized to borrow from the Authority for the purpose of financing capital projects in such county to serve a portion of such county. Taxes on property in the magisterial districts served by such capital projects shall be levied by the governing body of the county and collected for the purpose of repaying such loan; for the purposes of this section, a magisterial district shall not include a town constituting a separate school division but the governing body of the county may levy a separate tax on property in a town in such county constituting a separate

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59 school division to repay money borrowed by such county from the Authority for the purpose of

60 financing capital projects in such town. Except as otherwise provided by this subsection, all other provisions of law relating to loans from the Authority shall apply to a loan authorized by this 61 62 subsection.

63 F. Any local school board which is indebted for any money borrowed from the Authority may 64 anticipate the payment of the principal amount of any such loans, or any part thereof, by the payment of 65 such principal amount with interest thereon to the date of such anticipated payment and may borrow money and issue bonds for the purpose of raising funds to pay any notes or other obligations of the 66 67 local school board now and hereafter held by the Authority. **68**

§ 22.1-166.2. Grants to local school boards.

69 The Authority is authorized to make grants of money, from any of the funds of the Authority available for such purpose, to local school boards for the purchase of capital projects for school 70 71 purposes.

72 2. § 1. That the Virginia Public School Authority shall provide grants to local school divisions as 73 provided in the following sections.

74 § 2. The Virginia Public School Authority (the "Authority") shall provide a total of \$1 billion in grants to the local school divisions of the Commonwealth to be used exclusively for school construction, 75 76 school additions, or school infrastructure; site acquisition for public school buildings and facilities; or 77 school renovations, including the costs of retrofitting or enlarging public school buildings. Such grants 78 shall not be used to pay debt service of local governments, school boards, or school divisions. The 79 amount of grants to be provided to each local school division shall be as provided in § 3 of this act. 80 Funds for the payment of such grants shall be provided from the issuance of bonds by the Authority, with all bonds as required to raise such \$1 billion being issued no later than January 1, 2012. The 81 82 schedule for the issuance of such bonds and the payment of debt service on such bonds shall be as 83 provided in the general appropriation act, with such debt service to be paid from general funds.

84 Such grants shall be in addition to all other grants made to local governments, school boards or 85 school divisions, including, but not limited to, grants made (i) pursuant to the Virginia Public School Construction Grant Program (§ 22.1-175.1 et seq. of the Code of Virginia); (ii) pursuant to the Virginia 86 87 Public School Educational Technology Grants Program (§ 22.1-175.6 et seq. of the Code of Virginia); 88 or (iii) to local school boards by the Authority prior to July 1, 2005. In addition, such grants shall not 89 replace or be in lieu of loans to local school boards or interest rate subsidy payments to local school 90 boards pursuant to Chapter 11.1 (§ 22.1-175.1 et seq.) of Title 22.1 and the issuance of such bonds and 91 the payment of such grants shall not, except as herein provided, affect, or otherwise amend the 92 provisions of such chapter as they relate to the powers and duties of the Authority, local school boards, 93 local governments, or any other entity.

94 Such grants shall not be used to calculate or reduce the share of federal, state, or local revenues or 95 funds otherwise available to local governments, school boards, or school divisions, nor shall they be 96 used to calculate or reduce any allocation of revenues or funds including, but not limited to, state basic 97 aid payments.

98 § 3. The Authority shall provide a total of \$500 million in grants to be distributed equally among all 99 local school divisions, with each school division to receive \$3,676,471 in grants. The Authority shall 100 provide an additional \$500 million in grants to be distributed to local school divisions on a set per 101 pupil amount, based on each school division's actual September 30, 2004, fall membership data (as 102 collected by the Department of Education) as a proportion of total actual September 30, 2004, fall 103 membership data for all school divisions.

104 § 4. Based on the criteria set forth in this section, the Department of Education ("Department") shall 105 determine the priority for the payment of the grants set forth in § 3 of this act to each local school division. When the Department determines that a grant shall be paid to a local school division under 106 107 this act, it shall provide a written certification to the chairman of the Authority directing him to make a grant payment in a specific amount to the local school division. The Department, however, shall not 108 109 make such written certification until it has established that the Authority has sufficient funds to make 110 such grant payment. The Authority shall only make grant payments to a local school division for the 111 grants provided under this act upon receipt of such written certification. The Authority shall make such 112 grant payments, and in the amounts as directed by the Board, within 30 days of receipt of the 113 certification.

114 The Department shall annually obtain from each school division the amount of the total allocation 115 that each school division wishes to claim in that fiscal year. For any amount that the local school division seeks it must certify that (i) the local school board has identified a specific project or projects 116 as well as the estimated cost figures; (ii) the local school board, and local governing body, if required, 117 have approved the project or projects for which the school division seeks a portion of its allocation; 118 119 (iii) the project or projects have been approved pursuant to § 22.1-140; and (iv) the project or projects 120 are ready to be bid for construction.

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121 If the total amount of the requests exceeds the annual limit imposed by law, the Department shall 122 determine the priority for the payment of the grants based on the order in which the request and the 123 required certifications have been received by the Department. If the available funds are insufficient to 124 fully fund a project, the Department is authorized to negotiate a lesser amount of funding with the 125 affected school division. If the school division does not wish to accept the lesser amount, the 126 Department is authorized to offer the available funding to the next project on the prioritized list.

127 § 5. The Authority shall maintain separate accounts for the grants paid to local school divisions
128 under this act and for bonds issued to raise funds for the payment of such grants. The Authority shall
129 take all necessary and proper steps, as it is authorized to take under law, to carry out the provisions of
130 this act.

\$ 6. Beginning in 2006, the Board of Education shall make an annual report to the General
Assembly on June 1 of each year reporting (i) the total grants paid during the prior calendar year to
each local school division pursuant to the provisions of this act and (ii) a detailed description of the
public school projects for which the grants were used.

3. That the Virginia Public School Authority shall not incur more than a total of \$250 million in 135 136 debt or other payment obligations in any fiscal year in implementing the provisions of the second enactment of this act. "Debt or other payment obligations" means a source of funding, either 137 138 directly or indirectly, through bonded indebtedness or other borrowings of the Authority except 139 that it shall not include the (i) issuance costs, capitalized interest, reserve funds, and other 140 financing expenses directly relating to bonds issued for implementing the second enactment or (ii) 141 bond anticipation notes, refunding bonds, or refunding bond anticipation notes issued or directly 142 relating to implementing the second enactment.

143 4. That grants distributed to localities for education pursuant to this act shall not be used to 144 calculate or reduce the share of federal, state, or local revenues or other funds otherwise available 145 to counties and cities of the Commonwealth, including, but not limited to, the computation or

145 to counties and cities of the Commonwealth,146 reduction of state basic aid payments.

147 5. That if any clause, sentence, paragraph, section, or part of this act or the application thereof to

148 any person, entity, or circumstance is adjudged invalid by any court of competent jurisdiction,

149 such judgment shall not affect the validity of the remainder hereof but shall be confined to the

150 clause, sentence, paragraph, section, or part hereof directly involved in the controversy in which 151 such indemont shall have been rendered, and to this and the provisions of this act are severable

151 such judgment shall have been rendered, and to this end the provisions of this act are severable.