2007 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 2.2-3705.6 of the Code of Virginia, and to amend the Code of Virginia
3 by adding a section numbered 2.2-2240.1, relating to grants paid to the Virginia Economic
4 Development Partnership Authority for use by public benefit research institutes and the creation of a nonprofit, nonstock corporation to administer the payment of such grants.

[H 3171]

Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That § 2.2-3705.6 of the Code of Virginia is amended and reenacted and that the Code of Virginia is amended by adding a section numbered 2.2-2240.1 as follows:

11 § 2.2-2240.1. Grants paid to the Authority to promote research, development, and commercialization 12 of products.

A. The General Assembly may appropriate grants to the Authority for use by a nonprofit, public
benefit research institute that (i) conducts research and development for government agencies,
commercial businesses, foundations, and other organizations and (ii) commercializes technology.

B. The Authority is hereby authorized to create a nonprofit, nonstock corporation to receive such
grants and to oversee the administration of the payment of the grants. As a condition to the payment of
any grants to the Authority under this section, the General Assembly may require that such nonprofit,
nonstock corporation be created.

20 C. Notwithstanding the provisions of § 2.2-2240, the Board of Directors of the nonprofit, nonstock 21 corporation shall consist of nine voting members as follows: (i) the president of the University of Virginia, or his designee, (ii) the president of Virginia Polytechnic Institute and State University, or his 22 23 designee, (iii) the president of James Madison University, or his designee, (iv) the president (or the 24 designee of such president) of Virginia Commonwealth University, Christopher Newport University, the 25 University of Mary Washington, Radford University, Virginia State University, Norfolk State University, 26 Old Dominion University, George Mason University, or Longwood University, as appointed by the 27 Governor, with appointments to this position rotated equally among such universities, (v) one citizen 28 member who shall have substantial experience in research and development in the fields of 29 pharmaceuticals, engineering, energy, or similar sciences, appointed by the Governor, (vi) a 30 representative of a nonprofit, public benefit research institute that has entered into a Memorandum of 31 Agreement with the Commonwealth, (vii) the Secretary of Commerce and Trade, or his designee, (viii) 32 the Secretary of Technology, or his designee, and (ix) a representative of a local government that has 33 concluded a Memorandum of Agreement with such research institute. Citizen members appointed by the 34 Governor shall serve for four-year terms, but no citizen member shall serve for more than two full 35 successive terms. A vacancy for a citizen member shall be filled by the Governor for the unexpired term. 36 D. The Board is authorized to make grant payments only to those nonprofit, public benefit research 37 institutes described in subsection A that have entered into a Memorandum of Agreement (MOA) with the 38 Commonwealth. The MOA shall, at a minimum, (i) require the research institute to perform research, 39 development, and commercialization activities that improve society and facilitate economic growth; (ii) 40 require research to be conducted collaboratively with Virginia public and private institutions and that 41 such collaborative research benefit the capabilities, facilities, and staff of all organizations involved; 42 (iii) require the research institute to develop protocols for the commercialization efforts of the institute, 43 including protocols addressing intellectual property rights; (iv) require the Board to evaluate fulfillment 44 of key milestones for the research institute, which shall include but not be limited to milestones relating 45 to job creation, research institute reinvestment goals, research proposals submissions, and royalties, and to annually evaluate the Commonwealth's investment in the research institute by reporting on the 46 47 institute's progress in meeting such milestones; and (v) establish relationships and expectations between the research institutes and Virginia colleges and universities, including opportunities for principal **48** 49 investigators to serve as adjunct faculty and the creation of internships for students and postdoctoral 50 appointees.

51 E. The maximum amount of grants awarded by the Board shall not exceed a total of \$22 million per 52 recipient through June 30, 2013.

F. The Board of any nonprofit, nonstock corporation created under this section shall be established
in the executive branch of state government. The records of the corporation, its Board members, and
employees that are deemed confidential or proprietary shall be exempt from disclosure pursuant to
subdivision 3 of § 2.2-3705.6 of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.).

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§ 2.2-3705.6. Exclusions to application of chapter; proprietary records and trade secrets.

57 58 The following records are excluded from the provisions of this chapter but may be disclosed by the 59 custodian in his discretion, except where such disclosure is prohibited by law:

60 1. Proprietary information gathered by or for the Virginia Port Authority as provided in § 62.1-132.4 61 or 62.1-134.1.

62 2. Financial statements not publicly available filed with applications for industrial development financings in accordance with Chapter 49 (§ 15.2-4900 et seq.) of Title 15.2. 63

64 3. Confidential proprietary records, voluntarily provided by private business pursuant to a promise of 65 confidentiality from the Department of Business Assistance, the Virginia Economic Development 66 Partnership, the Virginia Tourism Authority, the Tobacco Indemnification and Community Revitalization Commission, a nonprofit, nonstock corporation created pursuant to § 2.2-2240.1, or local or regional 67 industrial or economic development authorities or organizations, used by the Department, the 68 Partnership, the Authority, or such entities for business, trade and tourism development; and memoranda, 69 70 working papers or other records related to businesses that are considering locating or expanding in Virginia, prepared by such entities, where competition or bargaining is involved and where, if such 71 72 records are made public, the financial interest of the governmental unit would be adversely affected.

73 4. Information that was filed as confidential under the Toxic Substances Information Act (§ 32.1-239 74 et seq.), as such Act existed prior to July 1, 1992.

75 5. Fisheries data that would permit identification of any person or vessel, except when required by 76 court order as specified in § 28.2-204.

77 6. Confidential financial statements, balance sheets, trade secrets, and revenue and cost projections 78 provided to the Department of Rail and Public Transportation, provided such information is exempt 79 under the federal Freedom of Information Act or the federal Interstate Commerce Act or other laws 80 administered by the Surface Transportation Board or the Federal Railroad Administration with respect to data provided in confidence to the Surface Transportation Board and the Federal Railroad 81 Administration. 82

83 7. Confidential proprietary records related to inventory and sales, voluntarily provided by private 84 energy suppliers to the Department of Mines, Minerals and Energy, used by that Department for energy 85 contingency planning purposes or for developing consolidated statistical information on energy supplies.

8. Confidential proprietary information furnished to the Board of Medical Assistance Services or the 86 87 Medicaid Prior Authorization Advisory Committee pursuant to Article 4 (§ 32.1-331.12 et seq.) of 88 Chapter 10 of Title 32.1.

89 9. Proprietary, commercial or financial information, balance sheets, trade secrets, and revenue and 90 cost projections provided by a private transportation business to the Virginia Department of 91 Transportation and the Department of Rail and Public Transportation for the purpose of conducting 92 transportation studies needed to obtain grants or other financial assistance under the Transportation Equity Act for the 21st Century (P.L. 105-178) for transportation projects, provided such information is 93 exempt under the federal Freedom of Information Act or the federal Interstate Commerce Act or other 94 95 laws administered by the Surface Transportation Board or the Federal Railroad Administration with 96 respect to data provided in confidence to the Surface Transportation Board and the Federal Railroad 97 Administration. However, the exemption provided by this subdivision shall not apply to any wholly 98 owned subsidiary of a public body.

99 10. Confidential information designated as provided in subsection D of § 2.2-4342 as trade secrets or 100 proprietary information by any person who has submitted to a public body an application for 101 prequalification to bid on public construction projects in accordance with subsection B of § 2.2-4317.

102 11. (Effective until July 1, 2007) Memoranda, staff evaluations, or other records prepared by or for the responsible public entity for the evaluation and negotiation of proposals filed under the 103 104 Public-Private Transportation Act of 1995 (§ 56-556 et seq.) or the Public Private Education Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.), where (a) if such records were made public prior to 105 their disclosure as required by § 56-573.1:1 or 56-575.17, the financial interest or bargaining position of 106 107 the public or private entity would be adversely affected, and (b) the basis for the determination required 108 in clause (a) is documented in writing by the responsible public entity; and records provided by a 109 private entity to a responsible public entity, affected jurisdiction, or affected local jurisdiction pursuant 110 to the provisions of the Public-Private Transportation Act of 1995 (§ 56-556 et seq.) or the Public-Private Education Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.), to the extent that 111 such records contain (i) trade secrets of the private entity as defined in the Uniform Trade Secrets Act 112 (§ 59.1-336 et seq.); (ii) financial records of the private entity, including balance sheets and financial 113 114 statements, that are not generally available to the public through regulatory disclosure or otherwise; or (iii) other information submitted by the private entity, where, if the records were made public prior to 115 116 the execution of an interim agreement or a comprehensive agreement, the financial interest or bargaining 117 position of the public or private entity would be adversely affected.

118 In order for the records specified in clauses (i), (ii) and (iii) to be excluded from the provisions of 119 this chapter, the private entity shall make a written request to the responsible public entity:

120 1. Invoking such exclusion upon submission of the data or other materials for which protection from 121 disclosure is sought;

122 2. Identifying with specificity the data or other materials for which protection is sought; and

123 3. Stating the reasons why protection is necessary.

124 The responsible public entity shall determine whether the requested exclusion from disclosure is 125 necessary to protect the trade secrets or financial records of the private entity. To protect other records 126 submitted by the private entity from disclosure, the responsible public entity shall determine whether 127 public disclosure prior to the execution of an interim agreement or a comprehensive agreement would 128 adversely affect the financial interest or bargaining position of the public or private entity. The 129 responsible public entity shall make a written determination of the nature and scope of the protection to 130 be afforded by the responsible public entity under this subdivision. Once a written determination is made 131 by the responsible public body, the records afforded protection under this subdivision shall continue to 132 be protected from disclosure when in the possession of any affected jurisdiction or affected local 133 jurisdiction to which such records are provided by the responsible public entity.

Nothing in this subdivision shall be construed to authorize the withholding of (a) procurement records as required by § 56-573.1:1 or 56-575.17; (b) information concerning the terms and conditions of any interim or comprehensive agreement, service contract, lease, partnership, or any agreement of any kind entered into by the responsible public entity and the private entity; (c) information concerning the terms and conditions of any financing arrangement that involves the use of any public funds; or (d) information concerning the performance of any private entity developing or operating a qualifying transportation facility or a qualifying project.

For the purposes of this subdivision, the terms "affected jurisdiction," "affected local jurisdiction," 142 "comprehensive agreement," "interim agreement," "qualifying project," "qualifying transportation 143 facility," "responsible public entity," and "private entity" shall mean the same as those terms are defined 144 in the Public-Private Transportation Act of 1995 or in the Public-Private Education Facilities and 145 Infrastructure Act of 2002.

146 11. (Effective July 1, 2007) Records provided by a private entity to a responsible public entity, 147 affected jurisdiction, or affected local jurisdiction pursuant to the provisions of the Public-Private 148 Transportation Act of 1995 (§ 56-556 et seq.) or the Public-Private Education Facilities and 149 Infrastructure Act of 2002 (§ 56-575.1 et seq.), to the extent that such records contain (i) trade secrets of 150 the private entity as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.); (ii) financial records 151 of the private entity, including balance sheets and financial statements, that are not generally available to 152 the public through regulatory disclosure or otherwise; or (iii) other information submitted by the private 153 entity, where, if the records were made public prior to the execution of an interim agreement or a comprehensive agreement, the financial interest or bargaining position of the public or private entity 154 155 would be adversely affected. In order for the records specified in clauses (i), (ii) and (iii) to be excluded 156 from the provisions of this chapter, the private entity shall make a written request to the responsible 157 public entity:

158 1. Invoking such exclusion upon submission of the data or other materials for which protection from159 disclosure is sought;

160 2. Identifying with specificity the data or other materials for which protection is sought; and

161 3. Stating the reasons why protection is necessary.

162 The responsible public entity shall determine whether the requested exclusion from disclosure is necessary to protect the trade secrets or financial records of the private entity. To protect other records 163 164 submitted by the private entity from disclosure, the responsible public entity shall determine whether public disclosure prior to the execution of an interim agreement or a comprehensive agreement would 165 adversely affect the financial interest or bargaining position of the public or private entity. The 166 167 responsible public entity shall make a written determination of the nature and scope of the protection to 168 be afforded by the responsible public entity under this subdivision. Once a written determination is made 169 by the responsible public body, the records afforded protection under this subdivision shall continue to 170 be protected from disclosure when in the possession of any affected jurisdiction or affected local jurisdiction to which such records are provided by the responsible public entity. 171

Nothing in this subdivision shall be construed to authorize the withholding of (a) procurement
records as required by § 56-573.1:1 or 56-575.17; (b) information concerning the terms and conditions
of any interim or comprehensive agreement, service contract, lease, partnership, or any agreement of any
kind entered into by the responsible public entity and the private entity; (c) information concerning the
terms and conditions of any financing arrangement that involves the use of any public funds; or (d)
information concerning the performance of any private entity developing or operating a qualifying
transportation facility or a qualifying project.

For the purposes of this subdivision, the terms "affected jurisdiction," "affected local jurisdiction,"
"comprehensive agreement," "interim agreement," "qualifying project," "qualifying transportation facility," "responsible public entity," and "private entity" shall mean the same as those terms are defined in the Public-Private Transportation Act of 1995 or in the Public-Private Education Facilities and Infrastructure Act of 2002.

184 12. Confidential proprietary information or trade secrets, not publicly available, provided by a private
185 person or entity to the Virginia Resources Authority or to a fund administered in connection with
186 financial assistance rendered or to be rendered by the Virginia Resources Authority where, if such
187 information were made public, the financial interest of the private person or entity would be adversely
188 affected, and, after June 30, 1997, where such information was provided pursuant to a promise of
189 confidentiality.

190 13. Confidential proprietary records that are provided by a franchisee under Article 1.2 191 (§ 15.2-2108.19 et seq.) of Chapter 21 of Title 15.2 to its franchising authority pursuant to a promise of 192 confidentiality from the franchising authority that relates to the franchisee's potential provision of new 193 services, adoption of new technologies or implementation of improvements, where such new services, 194 technologies or improvements have not been implemented by the franchisee on a nonexperimental scale in the franchise area, and where, if such records were made public, the competitive advantage or 195 196 financial interests of the franchisee would be adversely affected. In order for confidential proprietary 197 information to be excluded from the provisions of this chapter, the franchisee shall (i) invoke such 198 exclusion upon submission of the data or other materials for which protection from disclosure is sought, 199 (ii) identify the data or other materials for which protection is sought, and (iii) state the reason why 200 protection is necessary.

201 14. Documents and other information of a proprietary nature furnished by a supplier of charitable202 gaming supplies to the Department of Charitable Gaming pursuant to subsection E of § 18.2-340.34.

203 15. Records and reports related to Virginia apple producer sales provided to the Virginia State Apple
 204 Board pursuant to §§ 3.1-622 and 3.1-624.

205 16. Trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) of Title 59.1,
206 submitted by CMRS providers as defined in § 56-484.12 to the Wireless Carrier E-911 Cost Recovery
207 Subcommittee created pursuant to § 56-484.15, relating to the provision of wireless E-911 service.

17. Records submitted as a grant application, or accompanying a grant application, to the Commonwealth Health Research Board pursuant to Chapter 22 (§ 23-277 et seq.) of Title 23 to the extent such records contain proprietary business or research-related information produced or collected by the applicant in the conduct of or as a result of study or research on medical, rehabilitative, scientific, technical, or scholarly issues, when such information has not been publicly released, published, copyrighted, or patented, if the disclosure of such information would be harmful to the competitive position of the applicant.

18. Confidential proprietary records and trade secrets developed and held by a local public body (i) providing telecommunication services pursuant to § 56-265.4:4 and (ii) providing cable television services pursuant to Article 1.1 (§ 15.2-2108.2 et seq.) of Chapter 21 of Title 15.2, to the extent that disclosure of such records would be harmful to the competitive position of the locality. In order for confidential proprietary information or trade secrets to be excluded from the provisions of this chapter, the locality in writing shall (i) invoke the protections of this subdivision, (ii) identify with specificity the records or portions thereof for which protection is sought, and (iii) state the reasons why protection is necessary.

19. Confidential proprietary records and trade secrets developed by or for a local authority created in accordance with the Virginia Wireless Service Authorities Act (§ 15.2-5431.1 et seq.) to provide qualifying communications services as authorized by Article 5.1 (§ 56-484.7:1 et seq.) of Chapter 15 of Title 56, where disclosure of such information would be harmful to the competitive position of the authority, except that records required to be maintained in accordance with § 15.2-2160 shall be released.

229 20. Trade secrets as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) or financial records of a business, including balance sheets and financial statements, that are not generally available 230 231 to the public through regulatory disclosure or otherwise, provided to the Department of Minority 232 Business Enterprise as part of an application for (i) certification as a small, women- or minority-owned 233 business in accordance with Chapter 14 (§ 2.2-1400 et seq.) of this title or (ii) a claim made by a 234 disadvantaged business or an economically disadvantaged individual against the Capital Access Fund for 235 Disadvantaged Businesses created pursuant to § 2.2-2311. In order for such trade secrets or financial 236 records to be excluded from the provisions of this chapter, the business shall (a) invoke such exclusion 237 upon submission of the data or other materials for which protection from disclosure is sought, (b) 238 identify the data or other materials for which protection is sought, and (c) state the reasons why 239 protection is necessary.