# 2007 SESSION

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## VIRGINIA ACTS OF ASSEMBLY — CHAPTER

2 An Act to amend and reenact § 2.2-1839 of the Code of Virginia, as it is currently effective and as it may become effective, relating to the Department of Treasury; Division of Risk Management;
 4 supplemental liability coverage for city and county sheriff's departments and regional jails.

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### Approved

### Be it enacted by the General Assembly of Virginia:

8 1. That § 2.2-1839 of the Code of Virginia, as it is currently effective and as it may become 9 effective, is amended and reenacted as follows:

\$ 2.2-1839. (Effective until July 1, 2008 - see Editor's note) Risk management plans administered by
 the Department of the Treasury's Risk Management Division for political subdivisions, constitutional
 officers, etc.

13 A. The Division shall establish one or more risk management plans specifying the terms and conditions for coverage, subject to the approval of the Governor, and which plans may be purchased 14 15 insurance, self-insurance or a combination of self-insurance and purchased insurance to provide protection against liability imposed by law for damages and against incidental medical payments 16 17 resulting from any claim made against any county, city or town; authority, board, or commission; 18 sanitation, soil and water, planning or other district; public service corporation owned, operated or 19 controlled by a locality or local government authority; constitutional officer; state court-appointed 20 attorney; any attorney for any claim arising out of the provision of pro bono legal services for custody 21 and visitation to an eligible indigent person under a program approved by the Supreme Court of Virginia or the Virginia State Bar; any receiver for an attorney's practice appointed under § 54.1-3900.01 or 22 23 54.1-3936; affiliate or foundation of a state department, agency or institution; any clinic that is 24 organized in whole or primarily for the delivery of health care services without charge; any local chapter 25 or program of the Meals on Wheels Association of America or any area agency on aging, providing 26 meal and nutritional services to persons who are elderly, homebound, or disabled; any individual serving 27 as a guardian or limited guardian as defined in § 37.2-1000 for any consumer of a community services 28 board or behavioral health authority or any patient or resident of a state facility operated by the 29 Department of Mental Health, Mental Retardation and Substance Abuse Services; or the officers, agents 30 or employees of any of the foregoing for acts or omissions of any nature while in an authorized 31 governmental or proprietary capacity and in the course and scope of employment or authorization.

For the purposes of this section, "delivery of health care services without charge" shall be deemed to
 include the delivery of dental, medical or other health services when a reasonable minimum fee is
 charged to cover administrative costs.

35 B. Participation in the risk management plan shall be voluntary and shall be approved by the participant's respective governing body or by the State Compensation Board in the case of constitutional 36 37 officers, by the office of the Executive Secretary of the Virginia Supreme Court in the case of state 38 court-appointed attorneys, including attorneys appointed to serve as receivers under § 54.1-3900.01 or 39 54.1-3936, or attorneys under Virginia Supreme Court or Virginia State Bar approved programs, by the 40 Commissioner of the Department of Mental Health, Mental Retardation and Substance Abuse Services 41 for any individual serving as a guardian or limited guardian for any patient or resident of a state facility 42 operated by such Department or by the executive director of a community services board or behavioral 43 health authority for any individual serving as a guardian or limited guardian for a consumer of such board or authority, and by the Division. Upon such approval, the Division shall assume sole 44 45 responsibility for plan management, compliance, or removal. The Virginia Supreme Court shall pay the cost for coverage of eligible persons performing services in approved programs of the Virginia Supreme 46 Court or the Virginia State Bar. The Department of Mental Health, Mental Retardation and Substance 47 Abuse Services shall be responsible for paying the cost of coverage for eligible persons performing 48 services as a guardian or limited guardian for any patient or resident of a state facility operated by the 49 50 Department. The applicable community services board or behavioral health authority shall be responsible for paying the cost of coverage for eligible persons performing services as a guardian or limited 51 52 guardian for consumers of such board or authority.

53 C. The Division shall provide for the legal defense of participating entities and shall reserve the right
54 to settle or defend claims presented under the plan. All prejudgment settlements shall be approved in
55 advance by the Division.

56 D. The risk management plan established pursuant to this section shall provide for the establishment

[S 971]

of a trust fund for the payment of claims covered under such plan. The funds shall be invested in themanner provided in § 2.2-1806 and interest shall be added to the fund as earned.

59 The trust fund shall also provide for payment of legal defense costs, actuarial costs, administrative costs, contractual costs and all other expenses related to the administration of such plan.

E. The Division shall, in its sole discretion, set the premium and administrative cost to be paid to it
for providing a risk management plan established pursuant to this section. The premiums and
administrative costs set by the Division shall be payable in the amounts at the time and in the manner
that the Division in its sole discretion shall require. The premiums and administrative costs need not be
uniform among participants, but shall be set so as to best ensure the financial stability of the plan.

66 F. Notwithstanding any provision to the contrary, a sheriff's department of any city or county, or a 67 regional jail shall not be precluded from securing excess liability insurance coverage beyond the 68 coverage provided by the Division pursuant to this section.

69 § 2.2-1839. (Contingently effective July 1, 2008 - see Editor's note) Risk management plans
 70 administered by the Department of the Treasury's Risk Management Division for political subdivisions,
 71 constitutional officers, etc.

72 A. The Division shall establish one or more risk management plans specifying the terms and 73 conditions for coverage, subject to the approval of the Governor, and which plans may be purchased 74 insurance, self-insurance or a combination of self-insurance and purchased insurance to provide 75 protection against liability imposed by law for damages and against incidental medical payments 76 resulting from any claim made against any county, city or town; authority, board, or commission; 77 sanitation, soil and water, planning or other district; public service corporation owned, operated or 78 controlled by a locality or local government authority; constitutional officer; state court-appointed 79 attorney; any attorney for any claim arising out of the provision of pro bono legal services for custody 80 and visitation to an eligible indigent person under a program approved by the Supreme Court of Virginia or the Virginia State Bar; any receiver for an attorney's practice appointed under § 54.1-3900.01 or 81 54.1-3936; affiliate or foundation of a state department, agency or institution; any clinic that is 82 83 organized in whole or primarily for the delivery of health care services without charge; any local chapter 84 or program of the Meals on Wheels Association of America or any area agency on aging, providing 85 meal and nutritional services to persons who are elderly, homebound, or disabled; any individual serving as a guardian or limited guardian as defined in § 37.2-1000 for any consumer of a community services 86 87 board or behavioral health authority or any patient or resident of a state facility operated by the Department of Mental Health, Mental Retardation and Substance Abuse Services; any participant who 88 89 satisfies the requirements of § 2.2-1839.1; or the officers, agents or employees of any of the foregoing 90 for acts or omissions of any nature while in an authorized governmental or proprietary capacity and in 91 the course and scope of employment or authorization.

92 For the purposes of this section, "delivery of health care services without charge" shall be deemed to
93 include the delivery of dental, medical or other health services when a reasonable minimum fee is
94 charged to cover administrative costs.

B. Participation in the risk management plans shall be voluntary and shall be approved by both the 95 96 participant's respective governing body or by the State Compensation Board in the case of constitutional 97 officers, by the office of the Executive Secretary of the Virginia Supreme Court in the case of state 98 court-appointed attorneys, including attorneys appointed to serve as receivers under § 54.1-3900.01 or 99 54.1-3936, or attorneys under Virginia Supreme Court or Virginia State Bar approved programs, by the 100 Commissioner of the Department of Mental Health, Mental Retardation and Substance Abuse Services for any individual serving as a guardian or limited guardian for any patient or resident of a state facility 101 102 operated by such Department or by the executive director of a community services board or behavioral health authority for any individual serving as a guardian or limited guardian for a consumer of such 103 104 board or authority, and by the Division. Those participants under § 2.2-1839.1 shall not be required to 105 obtain approval from any entity other than the Division. Upon such approval, the Division shall assume 106 sole responsibility for plan management, compliance, or removal. The Virginia Supreme Court shall pay the cost for coverage of eligible persons performing services in approved programs of the Virginia Supreme Court or the Virginia State Bar. The Department of Mental Health, Mental Retardation and 107 108 109 Substance Abuse Services shall be responsible for paying the cost of coverage for eligible persons 110 performing services as a guardian or limited guardian for any patient or resident of a state facility operated by the Department. The applicable community services board or behavioral health authority 111 112 shall be responsible for paying the cost of coverage for eligible persons performing services as a 113 guardian or limited guardian for consumers of such board or authority.

114 C. The Division shall provide for the legal defense of participants and shall reserve the right to settle 115 or defend claims presented under the plan. All prejudgment settlements shall be approved in advance by 116 the Division.

117 D. The risk management plans established pursuant to this section shall provide for the establishment

118 of trust funds for the payment of claims covered under such plans. The funds shall be invested in the 119 manner provided in § 2.2-1806 and interest shall be added to the fund as earned.

120 Trust funds shall also provide for payment of legal defense costs, actuarial costs, administrative costs,121 contractual costs and all other expenses related to the administration of such plans.

E. The Division shall, in its sole discretion, set the premium, deductible, and administrative cost to be paid to it for providing risk management plans established pursuant to this section. The premiums and administrative costs set by the Division shall be payable in the amounts at the time and in the manner that the Division in its sole discretion shall require. The premiums, deductibles, and administrative costs need not be uniform among participants, but shall be set so as to best ensure the financial stability of the plans.

128 F. Notwithstanding any provision to the contrary, a sheriff's department of any city or county, or a

129 regional jail shall not be precluded from securing excess liability insurance coverage beyond the

130 coverage provided by the Division pursuant to this section.