HB951E

2008 SESSION

ENGROSSED

	087070440
1	HOUSE BILL NO. 951
2 3 4 5 6 7 8	House Amendments in [] - January 31, 2008 A BILL to amend and reenact §§ 2.2-4343, 2.2-4515, 3.1-1109.1, 15.2-5205, 15.2-5340.1, 15.2-5374, 23-76.1, 32.1-361.1, and 51.5-63 of the Code of Virginia, to amend the Code of Virginia by adding in Chapter 15 of Title 55 an article numbered 1.2, consisting of sections numbered 55-268.11 through 55-268.20, and to repeal Article 1.1 (§§ 55-268.1 through 55-268.10) of Chapter 15 of Title 55 of the Code of Virginia, relating to the Uniform Prudent Management of Institutional Funds Act.
9	Patron Prior to Engrossment—Delegate Iaquinto
10	Referred to Committee on General Laws
11 12 13 14 15 16 17 18	Be it enacted by the General Assembly of Virginia: 1. That §§ 2.2-4343, 2.2-4515, 3.1-1109.1, 15.2-5205, 15.2-5340.1, 15.2-5374, 23-76.1, 32.1-361.1, and 51.5-63 of the Code of Virginia are amended and reenacted, and that the Code of Virginia is amended by adding in Chapter 15 of Title 55 an article numbered 1.2, consisting of sections numbered 55-268.11 through 55-268.20, as follows: § 2.2-4343. Exemption from operation of chapter for certain transactions. A The provisions of this chapter shell not apply to:
18 19 20 21 22 23 24	A. The provisions of this chapter shall not apply to: 1. The Virginia Port Authority in the exercise of any of its powers in accordance with Chapter 10 (§ 62.1-128 et seq.) of Title 62.1, provided the Authority implements, by policy or regulation adopted by the Board of Commissioners and approved by the Department of General Services, procedures to ensure fairness and competitiveness in the procurement of goods and services and in the administration of its capital outlay program. This exemption shall be applicable only so long as such policies and procedures meeting the requirements remain in effect.
25 26 27	2. The Virginia Retirement System for selection of services related to the management, purchase or sale of authorized investments, actuarial services, and disability determination services. Selection of these services shall be governed by the standard set forth in § 51.1-124.30.
28 29 30	3. The State Treasurer in the selection of investment management services related to the external management of funds shall be governed by the standard set forth in § 2.2-4514, and shall be subject to competitive guidelines and policies that are set by the Commonwealth Treasury Board and approved by the Department of Congrel Services
31 32 33 34 35 36 37 38	 the Department of General Services. 4. The Department of Social Services or local departments of social services for the acquisition of motor vehicles for sale or transfer to Temporary Assistance to Needy Families (TANF) recipients. 5. The University of Virginia in the selection of services related to the management and investment of its endowment funds, endowment income, gifts, all other nongeneral fund reserves and balances, or local funds of or held by the University pursuant to § 23-76.1. However, selection of these services shall be governed by the Uniform <i>Prudent</i> Management of Institutional Funds Act (§ 55-268.1 55-268.11 et seq.) as required by \$23.76.1
39 40 41 42 43 44	 seq.) as required by § 23-76.1. 6. The Board of the Virginia College Savings Plan for the selection of services related to the operation and administration of the Plan, including, but not limited to, contracts or agreements for the management, purchase, or sale of authorized investments or actuarial, record keeping, or consulting services. However, such selection shall be governed by the standard set forth in § 23-38.80. 7. Public institutions of higher education for the purchase of items for resale at retail bookstores and similar retail outlets operated by such institutions. However, such purchase procedures shall provide for
45 46 47 48 49 50 51 52	 competition where practicable. 8. The purchase of goods and services by agencies of the legislative branch that may be specifically exempted therefrom by the Chairman of the Committee on Rules of either the House of Delegates or the Senate. Nor shall the contract review provisions of § 2.2-2011 apply to such procurements. The exemption shall be in writing and kept on file with the agency's disbursement records. 9. Any town with a population of less than 3,500, except as stipulated in the provisions of § 2.2-4305, 2.2-4308, 2.2-4311, 2.2-4315, 2.2-4330, 2.2-4333 through 2.2-4338, 2.2-4343.1, and 2.2-4374
52 53 54 55 56 57	 2.2-4367 through 2.2-4377. 10. Any county, city or town whose governing body has adopted, by ordinance or resolution, alternative policies and procedures which are (i) based on competitive principles and (ii) generally applicable to procurement of goods and services by such governing body and its agencies, except as stipulated in subdivision 12. This exemption shall be applicable only so long as such policies and procedures, or other policies

57 and procedures meeting the requirements of § 2.2-4300, remain in effect in such county, city or town.

59 Such policies and standards may provide for incentive contracting that offers a contractor whose bid is 60 accepted the opportunity to share in any cost savings realized by the locality when project costs are reduced by such contractor, without affecting project quality, during construction of the project. The fee, 61 62 if any, charged by the project engineer or architect for determining such cost savings shall be paid as a 63 separate cost and shall not be calculated as part of any cost savings.

64 11. Any school division whose school board has adopted, by policy or regulation, alternative policies 65 and procedures that are (i) based on competitive principles and (ii) generally applicable to procurement of goods and services by the school board, except as stipulated in subdivision 12. 66

This exemption shall be applicable only so long as such policies and procedures, or other policies or 67 procedures meeting the requirements of § 2.2-4300, remain in effect in such school division. This 68 69 provision shall not exempt any school division from any centralized purchasing ordinance duly adopted 70 by a local governing body.

12. Notwithstanding the exemptions set forth in subdivisions 9 through 11, the provisions of subsections C and D of § 2.2-4303, and §§ 2.2-4305, 2.2-4308, 2.2-4311, 2.2-4315, 2.2-4317, 2.2-4330, 71 72 73 2.2-4333 through 2.2-4338, 2.2-4343.1, and 2.2-4367 through 2.2-4377 shall apply to all counties, cities 74 and school divisions, and to all towns having a population greater than 3,500 in the Commonwealth.

The method for procurement of professional services set forth in subdivision 3 a of § 2.2-4301 in the 75 76 definition of competitive negotiation shall also apply to all counties, cities and school divisions, and to 77 all towns having a population greater than 3,500, where the cost of the professional service is expected 78 to exceed \$30,000 in the aggregate or for the sum of all phases of a contract or project. A school board 79 that makes purchases through its public school foundation or purchases educational technology through its educational technology foundation, either as may be established pursuant to § 22.1-212.2.2 shall be 80 exempt from the provisions of this chapter, except, relative to such purchases, the school board shall 81 comply with the provisions of §§ 2.2-4311 and 2.2-4367 through 2.2-4377. 82

83 13. A public body that is also a utility operator may purchase services through or participate in contracts awarded by one or more utility operators that are not public bodies for utility marking services 84 85 as required by the Underground Utility Damage Prevention Act (§ 56-265.14 et seq.). A purchase of 86 services under this subdivision may deviate from the procurement procedures set forth in this chapter 87 upon a determination made in advance by the public body and set forth in writing that competitive 88 sealed bidding is either not practicable or not fiscally advantageous to the public, and the contract is 89 awarded based on competitive principles.

90 14. Procurement of any construction or planning and design services for construction by a Virginia 91 nonprofit corporation or organization not otherwise specifically exempted when (i) the planning, design 92 or construction is funded by state appropriations of \$10,000 or less or (ii) the Virginia nonprofit corporation or organization is obligated to conform to procurement procedures that are established by 93 94 federal statutes or regulations, whether those federal procedures are in conformance with the provisions 95 of this chapter.

96 15. Purchases, exchanges, gifts or sales by the Citizens' Advisory Council on Furnishing and 97 Interpreting the Executive Mansion.

98 16. The Eastern Virginia Medical School in the selection of services related to the management and 99 investment of its endowment and other institutional funds. The selection of these services shall, however, 100 be governed by the Uniform *Prudent* Management of Institutional Funds Act (§ 55-268.1 55-268.11 et 101 seq.). 102

17. The Department of Corrections in the selection of pre-release and post-incarceration services.

103 18. The Board of the Chippokes Plantation Farm Foundation in entering into agreements with 104 persons for the construction, operation, and maintenance of projects consistent with the Chippokes Plantation State Park Master Plan approved by the Director of the Department of Conservation and 105 Recreation pursuant to the requirements of § 10.1-200.1 and designed to further an appreciation for rural 106 107 living and the contributions of the agricultural, forestry, and natural resource based industries of the 108 Commonwealth, provided such projects are supported solely by private or nonstate funding.

109 19. The University of Virginia Medical Center to the extent provided by subdivision B 3 of 110 § 23-77.4.

111 20. The purchase of goods and services by a local governing body or any authority, board, 112 department, instrumentality, institution, agency or other unit of state government when such purchases 113 are made under a remedial plan established by the Governor pursuant to subsection C of § 2.2-4310 or by a chief administrative officer of a county, city or town pursuant to § 15.2-965.1. 114

115 21. The contract by community services boards or behavioral health authorities with an administrator 116 or management body pursuant to a joint agreement authorized by § 37.2-512 or 37.2-615.

117 B. Where a procurement transaction involves the expenditure of federal assistance or contract funds, the receipt of which is conditioned upon compliance with mandatory requirements in federal laws or 118 119 regulations not in conformance with the provisions of this chapter, a public body may comply with such 120 federal requirements, notwithstanding the provisions of this chapter, only upon the written determination 121 of the Governor, in the case of state agencies, or the governing body, in the case of political
122 subdivisions, that acceptance of the grant or contract funds under the applicable conditions is in the
123 public interest. Such determination shall state the specific provision of this chapter in conflict with the
124 conditions of the grant or contract.

125 § 2.2-4515. Collateral and safekeeping arrangements.

126 Securities purchased pursuant to the provisions of this chapter shall be held by the public official, 127 municipal corporation or other political subdivision or public body or its custodial agent who may not 128 otherwise be a counterparty to the investment transaction. Securities held on the books of the custodial 129 agent by a custodial agent shall be held in the name of the municipal corporation, political subdivision 130 or other public body subject to the public body's order of withdrawal. The responsibilities of the public 131 official, municipal corporation, political subdivision or other public body shall be evidenced by a written 132 agreement that shall provide for delivery of the securities by the custodial agent in the event of default 133 by a counterparty to the investment transaction.

As used in this section, "counterparty" means the issuer or seller of a security, an agent purchasing a
 security on behalf of a public official, municipal corporation, political subdivision or other public body
 or the party responsible for repurchasing securities underlying a repurchase agreement.

The provisions of this section shall not apply to (i) investments with a maturity of less than
thirty-one 31 calendar days or (ii) the State Treasurer, who shall comply with safekeeping guidelines
issued by the Treasury Board or to endowment funds invested in accordance with the provisions of the
Uniform Investment Prudent Management of Institutional Funds Act, Article 1.1 1.2 (§ 55-268.1
55-268.11 et seq.) of Chapter 15 of Title 55.

142 § 3.1-1109.1. Tobacco Indemnification and Community Revitalization Endowment.

143 A. There is hereby established in the state treasury a special fund to be designated the "Tobacco Indemnification and Community Revitalization Endowment" (the "Endowment"). The Endowment shall 144 receive any proceeds from any sale of all or any portion of the Commission Allocation, and any gifts, 145 146 grants and contributions that are specifically designated for inclusion in such Endowment. No part of the 147 Endowment, neither corpus nor income, or interest thereon, shall revert to the general fund of the state 148 treasury. The Endowment shall be under the management and control of the Treasury Board, and the 149 Treasury Board shall have such powers and authority as may be necessary to exercise such management 150 and control consistent with the provisions of this section. The income of the Endowment shall be paid 151 out, not less than annually, to the Fund. In addition, up to ten 10 percent of the corpus of the 152 Endowment shall be paid to the Fund annually upon request of the Commission to the Treasury Board; 153 provided, however, that upon two-thirds vote of the Commission, up to fifteen 15 percent of the corpus 154 of the Endowment shall be so paid. No use of proceeds shall be made that would cause bonds issued on 155 a tax-exempt basis to be deemed taxable. For purposes of this section, "income" of the Endowment 156 means at the time of determination the lesser of the available cash in, or the realized investment income for the applicable period of, the Endowment, and "corpus" of the Endowment means at the time of 157 158 determination the sum of the proceeds from the sale of all or any portion of the Commission Allocation, 159 any gifts, grants and contributions that have been credited to such Endowment, and any income not appropriated and withdrawn from the Endowment prior to June 30 of each year, less withdrawals from 160 161 the corpus. Determinations by the Treasury Board, or the State Treasurer on behalf of the Treasury 162 Board, as to the amount of income or the amount of the corpus shall be conclusive.

163 B. The Treasury Board shall serve as trustee of the Endowment and the corpus and income of the 164 Endowment shall be withdrawn and credited to the Fund by order of the Treasury Board as provided in 165 subsection A. The State Treasurer shall be custodian of the funds credited to the Endowment. The Treasury Board shall have full power to invest and reinvest funds credited to the Endowment in 166 167 accordance with the provisions of the Uniform Prudent Management of Institutional Funds Act (§ 168 55-268.1 55-268.11 et seq.) and, in addition, as otherwise provided by law. The Treasury Board may borrow money in such amounts as may be necessary whenever in its judgment it would be more 169 170 advantageous to borrow money than to sell securities held for the Fund. Any debt so incurred may be 171 evidenced by notes duly authorized by resolution of the Treasury Board, such notes to be retired no later 172 than the end of the biennium in which such debt is incurred. The Treasury Board may commingle, for 173 purposes of investment, the corpus of the Endowment provided that it shall appropriately account for the 174 investments credited to the Endowment. The Treasury Board may hire independent investment advisors 175 and managers as it deems appropriate to assist with investing the Endowment. The expenses of making 176 and disposing of investments, such as brokerage commissions, legal expenses related to a particular 177 transaction, investment advisory and management fees and expenses, transfer taxes and other customary 178 transactional expenses shall be payable out of the income of the Endowment.

179 Not less than annually and more frequently if so desired by the Commission or requested by the
180 Treasury Board, the Commission shall provide to the Treasury Board schedules of anticipated
181 disbursements from the Fund for the current and succeeding fiscal year, and the Treasury Board shall, to

the extent practicable, take into account such schedules and changes thereto in scheduling maturities andredemptions of its investments of the Endowment.

184 § 15.2-5205. Powers of commission.

185 Any hospital or health center commission established hereunder shall have all powers necessary or186 convenient to carry out the general purposes of this chapter, including the power to:

187 1. Sue and be sued; to adopt a seal and alter the same at pleasure; to have perpetual succession; and
188 to make and execute contracts and other instruments necessary or convenient to the exercise of its powers.

190 2. Employ such technical experts and such other officers, agents and employees as it may require, to191 fix their qualifications, duties and compensation and to remove such employees at pleasure.

192 3. Acquire within the territorial limits of the political subdivisions for which it is formed, by
193 purchase, lease, gift or otherwise, whatever lands, buildings and structures as may be reasonably
194 necessary for the purpose of establishing, constructing, enlarging, maintaining and operating one or more
195 hospitals or health centers.

4. Sell, lease, exchange, transfer, or assign any of its real or personal property, or any portion thereof
or interest therein, to any person, firm, or corporation, whenever the commission finds such action to be
in furtherance of the purposes for which the commission was created.

199 5. Acquire, establish, construct, enlarge, improve, maintain, equip and operate any hospital or health200 center, and any other facilities and services for the care and treatment of sick persons.

6. Make and enforce rules and regulations for the management and conduct of its business and affairs and for the use, maintenance and operation of its facilities and properties.

203 7. Accept gifts and grants, including real or personal property, from the Commonwealth or any political subdivision thereof and from the United States and any of its agencies; and to accept donations of money, personal property or real estate, and take title thereto from any person.

8. Make rules and regulations governing the admission, care and treatment of patients in such hospital or health center, to classify patients as to charges to be paid by them, if any, and to determine the nature and extent of the service to be rendered patients.

9. Comply with the provisions of the laws of the United States and the Commonwealth, and any rules and regulations made thereunder, for the expenditures of federal or state money in connection with hospitals or health centers and to accept, receive and receipt for federal and state money granted the commission, or granted any of the political subdivisions for which it is formed, for hospital or health center purposes.

10. Borrow money upon its bonds, notes, debentures, or other evidences of indebtedness issued for the purpose only of acquiring, constructing, improving, furnishing or equipping buildings or structures for use as a hospital or health center, and to secure the same by pledges of its revenues and property as hereafter provided. This power shall include the power to refinance all or any portion of such debt, to renegotiate the terms of all or any portion of such debt, and to retire all or any portion of such debt prior to its maturity date.

11. Execute all instruments necessary or convenient in connection with the borrowing of money and issuing bonds as herein authorized.

12. Enter into leases and agreements with persons for the construction or operation or both of a hospital or health center by such persons on land of the commission.

13. Contract for the management and operation of any hospital or health center subject to the control
of the commission; however, the commission may charge such rates for service as will enable it to make
reasonable compensation for such management and operation.

227 14. Assist in or provide for the creation of domestic or foreign stock and nonstock corporations, 228 limited liability companies, partnerships, limited partnerships, associations, foundations or other 229 supporting organizations or other entities and to purchase, receive, subscribe for or otherwise acquire, 230 own, hold, vote, use, employ, sell, mortgage, lend, pledge, or otherwise dispose of, shares of or other 231 interests in, or obligations of, any domestic or foreign stock and nonstock corporations, limited liability 232 companies, partnerships, limited partnerships, associations, foundations or other supporting organizations, 233 joint ventures or other entities organized for any purpose, or direct or indirect obligations of the United 234 States, or of any other government, state, territory, governmental district or municipality or of any other 235 obligations of any domestic or foreign stock or nonstock corporation, limited liability company, 236 partnership, limited partnership, association, foundation or other supporting organization, joint venture or 237 other entity organized for any purpose or any individual. The investments of any entity wholly owned or 238 controlled by a hospital or health center commission that is an "institution," as such term is defined in § 239 55-268.1, as amended, 55-268.12 shall be governed by the Uniform Prudent Management of Institutional 240 Funds Act (§ 55-268.1 55-268.11 et seq.) of the Code of Virginia.

241 15. Participate in joint ventures with individuals, domestic or foreign stock and nonstock
 242 corporations, limited liability companies, partnerships, limited partnerships, associations, foundations or
 243 other supporting organizations or other entities for providing medical care or related services or other

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activities that the hospital or health center commission may undertake to the extent that such undertakings assist the hospital or health center commission in carrying out the purposes and intent of this chapter.

247 16. Provide domestic or foreign stock and nonstock corporations, limited liability companies,
248 partnerships, limited partnerships, associations, foundations or other supporting organizations, joint
249 ventures or other entities owned in whole or in part or controlled, directly or indirectly, in whole or in
250 part, by the hospital or health center commission with appropriate assistance, including making loans
251 and providing time of employees, in carrying out any activities authorized by this chapter.

17. Make loans and provide other assistance to domestic or foreign stock and nonstock corporations,
 limited liability companies, partnerships, limited partnerships, associations, foundations or other
 supporting organizations, joint ventures or other entities.

18. Transact its business, locate its offices and control, directly or through domestic or foreign stock
and nonstock corporations, limited liability companies, partnerships, limited partnerships, associations,
foundations or other supporting organizations, joint ventures or other entities, facilities that will assist or
aid the hospital or health center commission in carrying out the purposes and intent of this chapter.

19. Procure such insurance, participate in such insurance plans, or provide such self-insurance, or any combination thereof, as it deems necessary or convenient to carry out the purposes and provisions of this chapter. The purchase of insurance, participation in an insurance plan, or creation of a self-insurance plan by the hospital or health center commission shall not be deemed a waiver or relinquishment of any sovereign immunity to which the hospital or health center commission or its members, officers, directors, employees, or agents are otherwise entitled.

265 20. Exercise all other powers granted to nonstock corporations pursuant to § 13.1-826.

266 § 15.2-5340.1. Joint ventures; subsidiaries; investments.

267 An authority shall have the power to:

268 1. Assist in or provide for the creation of domestic or foreign stock and nonstock corporations, 269 limited liability companies, partnerships, limited partnerships, associations, foundations or other 270 supporting organizations or other entities and to purchase, receive, subscribe for or otherwise acquire, 271 own, hold, vote, use, employ, sell, mortgage, lend, pledge, or otherwise dispose of, shares of or other 272 interests in, or obligations of, any domestic or foreign stock and nonstock corporations, limited liability 273 companies, partnerships, limited partnerships, associations, foundations or other supporting organizations, 274 joint ventures or other entities organized for any purpose, or direct or indirect obligations of the United States, or of any other government, state, territory, governmental district or municipality or of any other 275 276 obligations of any domestic or foreign stock or nonstock corporation, limited liability company, 277 partnership, limited partnership, association, foundation or other supporting organization, joint venture or 278 other entity organized for any purpose or any individual. The investments of any entity wholly owned or 279 controlled by a hospital authority that is an "institution," as such term is defined in § 55-268.1, as amended, 55-268.12 shall be governed by the Uniform Prudent Management of Institutional Funds Act 280 281 (§ 55-268.1 55-268.11 et seq.) of the Code of Virginia.

282 2. Participate in joint ventures with individuals, domestic or foreign stock and nonstock corporations,
283 limited liability companies, partnerships, limited partnerships, associations, foundations or other
284 supporting organizations or other entities for providing medical care or related services or other activities
285 that the authority may undertake to the extent that such undertakings assist the authority in carrying out
286 the purposes and intent of this chapter.

287 3. Provide domestic or foreign stock and nonstock corporations, limited liability companies,
288 partnerships, limited partnerships, associations, foundations or other supporting organizations, joint
289 ventures or other entities owned in whole or in part or controlled, directly or indirectly, in whole or in
290 part, by the authority with appropriate assistance, including making loans and providing time of
291 employees, in carrying out any activities authorized by this chapter.

4. Make loans and provide other assistance to domestic or foreign stock and nonstock corporations,
limited liability companies, partnerships, limited partnerships, associations, foundations or other
supporting organizations, joint ventures or other entities.

295 5. Transact its business, locate its offices and control, directly or through domestic or foreign stock
296 and nonstock corporations, limited liability companies, partnerships, limited partnerships, associations,
297 foundations or other supporting organizations, joint ventures or other entities, facilities that will assist or
298 aid the authority in carrying out the purposes and intent of this chapter.

299 § 15.2-5374. Powers of Authority.

300 The Authority shall have all powers necessary or convenient to carry out the general purposes of this 301 chapter, including the power to:

302 1. Sue and be sued; adopt a seal and alter the same at pleasure; have perpetual succession; and to
 303 make and execute contracts and other instruments necessary or convenient to the exercise of its powers.

304 2. Employ such technical experts and such other officers, agents, and employees as it may require, to

305 fix their qualifications, duties, and compensation, and to remove such employees at pleasure.

306 3. Acquire within the territorial limits of the participating localities embraced by it, by purchase,
 307 lease, gift, or otherwise, whatever lands, buildings, and structures as may be reasonably necessary for
 308 the purpose of establishing, constructing, enlarging, maintaining, and operating one or more hospitals or
 309 health centers.

4. Sell, lease, exchange, transfer, or assign any of its real or personal property or any portion thereof
or interest therein to any person, firm, or corporation whenever the Authority finds such action to be in
furtherance of the purposes for which the Authority was created.

5. Acquire, establish, construct, enlarge, improve, maintain, equip, and operate any hospital or healthcenter and any other facility and service for the care and treatment of sick persons.

6. Make and enforce rules and regulations for the management and conduct of its business and affairs and for the use, maintenance and operation of its facilities and properties.

317 7. Accept gifts and grants, including real or personal property, from the Commonwealth or any political subdivision thereof and from the United States and any of its agencies; and accept donations of money, personal property, or real estate and take title thereto from any person.

8. Make rules and regulations governing the admission, care, and treatment of patients in such hospital or health center, classify patients as to charges to be paid by them, if any, and determine the nature and extent of the service to be rendered patients.

9. Comply with the provisions of the laws of the United States and the Commonwealth and any rules
and regulations made thereunder for the expenditures of federal or state money in connection with
hospitals or health centers and to accept, receive, and receipt for federal and state money granted the
Authority or granted any of the participating localities embraced by it for hospital or health center
purposes.

328 10. Borrow money upon its bonds, notes, debentures, or other evidences of indebtedness issued for
329 the purpose only of acquiring, constructing, improving, furnishing, or equipping buildings or structures
330 for use as a hospital or health center, and to secure the same by pledges of its revenues and property as
a31 hereafter provided. This power shall include the power to refinance all or any portion of such debt, to
a32 renegotiate the terms of all or any portion of such debt, and to retire all or any portion of such debt
a33 prior to its maturity date.

11. Execute all instruments necessary or convenient in connection with the borrowing of money and issuing bonds as herein authorized.

12. Enter into leases and agreements with persons for the construction or operation or both of ahospital or health center by such persons on land of the Authority.

338 13. Contract for the management and operation of any hospital or health center subject to the control
339 of the Authority; however, the Authority may charge such rates for service as will enable it to make
340 reasonable compensation for such management and operation.

341 14. Assist in or provide for the creation of domestic or foreign stock and nonstock corporations, 342 limited liability companies, partnerships, limited partnerships, associations, foundations, or other 343 supporting organizations or other entities and to purchase, receive, subscribe for, or otherwise acquire, 344 own, hold, vote, use, employ, sell, mortgage, lend, pledge, or otherwise dispose of shares of or other 345 interests in or obligations of any domestic or foreign stock and nonstock corporations, limited liability 346 companies, partnerships, limited partnerships, associations, foundations, or other supporting 347 organizations, joint ventures, or other entities organized for any purpose, or direct or indirect obligations of the United States, or of any other government, state, territory, governmental district or municipality or 348 349 of any other obligations of any domestic or foreign stock or nonstock corporation, limited liability 350 company, partnership, limited partnership, association, foundation, or other supporting organization, joint venture or other entity organized for any purpose or any individual. The investments of any entity wholly owned or controlled by the Authority that is an "institution," as such term is defined in § 351 352 353 55-268.1, as amended, 55-268.12 shall be governed by the Uniform Prudent Management of Institutional Funds Act (§ 55-268.1 55-268.12 et seq.) of the Code of Virginia. 354

15. Participate in joint ventures with individuals, domestic or foreign stock and nonstock
corporations, limited liability companies, partnerships, limited partnerships, associations, foundations, or
other supporting organizations or other entities for providing medical care or related services or other
activities that the Authority may undertake to the extent that such undertakings assist the Authority in
carrying out the purposes and intent of this chapter.

16. Provide domestic or foreign stock and nonstock corporations, limited liability companies,
partnerships, limited partnerships, associations, foundations or other supporting organizations, joint
ventures or other entities owned in whole or in part or controlled, directly or indirectly, in whole or in
part, by the Authority with appropriate assistance, including making loans and providing time of
employees, in carrying out any activities authorized by this chapter.

365 17. Make loans and provide other assistance to domestic or foreign stock and nonstock corporations,366 limited liability companies, partnerships, limited partnerships, associations, foundations or other

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367 supporting organizations, joint ventures, or other entities.

368 18. Transact its business, locate its offices and control, directly or through domestic or foreign stock 369 and nonstock corporations, limited liability companies, partnerships, limited partnerships, associations, 370 foundations or other supporting organizations, joint ventures, or other entities, facilities that will assist or 371 aid the Authority in carrying out the purposes and intent of this chapter.

372 19. Procure such insurance, participate in such insurance plans, or provide such self-insurance, or any 373 combination thereof, as it deems necessary or convenient to carry out the purposes and provisions of 374 this chapter. The purchase of insurance, participation in an insurance plan, or creation of a self-insurance 375 plan by the Authority shall not be deemed a waiver or relinquishment of any sovereign immunity to 376 which the Authority or its members, officers, directors, employees, or agents are otherwise entitled. 377

20. Exercise all other powers granted to nonstock corporations pursuant to § 13.1-826.

378 § 23-76.1. Investment of endowment funds, endowment income, and gifts; standard of care; liability; 379 exemption from the Virginia Public Procurement Act.

380 A. The board of visitors shall invest and manage the endowment funds, endowment income, gifts, all 381 other nongeneral fund reserves and balances, and local funds of or held by the University in accordance 382 with this section and the provisions of the Uniform *Prudent* Management of Institutional Funds Act (§ 383 55-268.1 55-268.11 et seq.).

384 B. No member of the board of visitors shall be personally liable for losses suffered by an 385 endowment fund, endowment income, gifts, all other nongeneral fund reserves and balances, or local 386 funds of or held by the University, arising from investments made pursuant to the provisions of 387 subsection A.

388 C. The investment and management of endowment funds, endowment income, gifts, all other 389 nongeneral fund reserves and balances, or local funds of or held by the University shall not be subject 390 to the provisions of the Virginia Public Procurement Act (§ 2.2-4300 et seq.).

D. In addition to the investment practices authorized by the Uniform *Prudent* Management of Institutional Funds Act (§ 55-268.11 et seq.), the board of visitors may also invest or reinvest 391 392 393 the endowment funds, endowment income, gifts, all other nongeneral fund reserves and balances, and 394 local funds of or held by the University in derivatives, options, and financial securities.

395 1. In this section, "derivative" means a contract or financial instrument or a combination of contracts 396 and financial instruments, including, without limitation, any contract commonly known as a "swap," 397 which gives the University the right or obligation to deliver or receive delivery of, or make or receive 398 payments based on, changes in the price, value, yield or other characteristic of a tangible or intangible 399 asset or group of assets, or changes in a rate, an index of prices or rates, or other market indicator for 400 an asset or a group of assets.

401 2. In this section, an "option" means an agreement or contract whereby the University may grant or 402 receive the right to purchase or sell, or pay or receive the value of, any personal property asset 403 including, without limitation, any agreement or contract which relates to any security, contract or 404 agreement.

405 3. In this section, "financial security" means any note, stock, treasury stock, bond, debenture, 406 evidence of indebtedness, certificate of interest, collateral-trust certificate, preorganization certificate or 407 subscription, transferable share, investment contract, voting-trust certificate, certificate of deposit for a 408 security, fractional undivided interest in oil, gas, or other mineral rights, any put, call, straddle, option, 409 or privilege on any security, certificate of deposit, or group or index of securities (including any interest 410 therein or based on the value thereof), or any put, call, straddle, option, or privilege entered into on a 411 national securities exchange relating to foreign currency, or, in general, any interest or instrument commonly known as a "security," or any certificate of interest or participation in, temporary or interim 412 413 certificate for, receipt for, guarantee of, or warrant or right to subscribe to or purchase, any of the 414 foregoing.

415 E. The authority as provided in this section as it relates to nongeneral fund reserves and balances of 416 or held by the University is predicated upon an approved management agreement between the University 417 and the Commonwealth of Virginia.

418 § 32.1-361.1. Virginia Tobacco Settlement Foundation Endowment.

419 A. There is hereby established in the state treasury a special fund to be designated the "Virginia 420 Tobacco Settlement Foundation Endowment" (the Endowment). The Endowment shall receive any 421 proceeds from any sale of all or any portion of the Foundation Allocation, deposits from the Fund as 422 determined by the Board pursuant to subparagraph 5 of § 32.1-356, and any gifts, grants, and contributions that are specifically designated for inclusion in such Endowment. No part of the 423 Endowment, neither corpus nor income, or interest thereon, shall revert to the general fund of the state 424 425 treasury. The Endowment shall be under the management and control of the Treasury Board and the 426 Treasury Board shall have such powers and authority as may be necessary to exercise such management 427 and control consistent with the provisions of this section. The income of the Endowment shall be paid

428 out, not less than annually, to the Fund. In addition, up to 10 percent of the corpus of the Endowment 429 shall be paid to the Fund annually upon request of the Board to the Treasury Board; provided, however, 430 that upon two-thirds vote of the Board, up to 15 percent of the corpus of the Endowment shall be so 431 paid. No use of proceeds shall be made that would cause bonds issued on a tax-exempt basis to be 432 considered taxable. For purposes of this section, "income" of the Endowment means at the time of 433 determination the lesser of the available cash in, or the realized investment income for the applicable 434 period of the Endowment, and "corpus" of the endowment means at the time of determination the sum of the proceeds from the sale of all or any portion of the Foundation Allocation, deposits from the Fund 435 436 as determined by the Board pursuant to subparagraph 5 of § 32.1-356, any gifts, grants, and contributions that have been credited to such Endowment, and any income not appropriated and withdrawn from the Endowment before June 30 of each year, less withdrawals from the corpus. 437 438 439 Determinations by the Treasury Board, or the State Treasurer on behalf of the Treasury Board, as to the 440 amount of income or the amount of the corpus shall be conclusive.

441 B. The Treasury Board shall serve as trustee of the Endowment and the corpus and income of the 442 Endowment shall be withdrawn and credited to the Fund by order of the Treasury Board as provided in 443 subsection A. The State Treasurer shall be custodian of the funds credited to the Endowment. The 444 Treasury Board shall have full power to invest and reinvest funds credited to the Endowment in accordance with the provisions of the Uniform Prudent Management of Institutional Funds Act (§ 445 446 55-268.1 55-268.11 et seq.) and, in addition, as otherwise provided by law. The Treasury Board may borrow money in such amounts as may be necessary whenever in its judgment it would be more 447 advantageous to borrow money than to sell securities held for the Fund. Any debt so incurred may be 448 449 evidenced by notes duly authorized by resolution of the Treasury Board, such notes to be retired no later than the end of the biennium in which such debt is incurred. The Treasury Board may commingle, for 450 purposes of investment, the corpus of the Endowment provided that it shall appropriately account for the 451 investments credited to the Endowment. The Treasury Board may hire independent investment advisors 452 453 and managers as it deems appropriate to assist with investing the Endowment. The expenses of making 454 and disposing of investments, such as brokerage commissions, legal expenses related to a particular 455 transaction, investment advisory and management fees and expenses, transfer taxes and other customary 456 transactional expenses shall be payable out of the income of the Endowment.

C. Not less than annually and more frequently if desired by the Board or requested by the Treasury 457 458 Board, the Board shall provide to the Treasury Board schedules of anticipated disbursements from the 459 Fund for the current and succeeding fiscal year, and the Treasury Board shall, to the extent practicable, 460 take into account such schedules and changes thereto in scheduling maturities and redemptions of its 461 investments of the Endowment.

§ 51.5-63. Board to administer institutional fund.

463 The Board is authorized to create and hold an institutional fund for its exclusive use and purposes 464 into which it may deposit the proceeds of any gift, grant, bequest, allotment, or devise of any nature received from private sources. Such fund shall be subject to the Uniform Prudent Management of 465 Institutional Funds Act (§ 55-268.1 55-268.11 et seq.). The fund and the income from such fund shall 466 not be subject to the provisions of § 2.2-1802. The availability of such fund shall not be taken into 467 468 consideration in, nor used to reduce, state appropriations or payments, but such funds shall be used in 469 accordance with the wishes of the donors thereof to strengthen the services rendered to the blind and 470 vision impaired of this Commonwealth.

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Article 1.2.

473 § 55-268.11. Short title.

474 This article may be cited as the Uniform Prudent Management of Institutional Funds Act.

475 § 55-268.12. Definitions.

476 In this article:

477 "Charitable purpose" means the relief of poverty, the advancement of education or religion, the 478 promotion of health, the promotion of a governmental or municipal purpose, or any other purpose the 479 achievement of which is beneficial to the community.

480 "Endowment fund" means an institutional fund or part thereof that, under the terms of a gift 481 instrument, is not wholly expendable by the institution on a current basis. The term does not include 482 assets that an institution designates as an endowment fund for its own use.

"Gift instrument" means a record or records, including an institutional solicitation, under which 483 **484** property is granted to, transferred to, or held by an institution as an institutional fund. 485

"Institution" means:

1. A person, other than an individual, organized and operated exclusively for charitable purposes;

487 2. A government or governmental subdivision, agency, or instrumentality, to the extent that it holds 488 funds exclusively for a charitable purpose; and

489 3. A trust that had both charitable and noncharitable interests, after all noncharitable interests have

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490 terminated.

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491 "Institutional fund" means a fund held by an institution exclusively for charitable purposes. The term 492 does not include:

493 1. Program-related assets;

- 494 2. A fund held for an institution by a trustee that is not an institution, unless the fund is held by the trustee as a component trust of a community trust or foundation; or 495
- 496 3. A fund in which a beneficiary that is not an institution has an interest, other than an interest that 497 could arise upon violation or failure of the purposes of the fund.
- 498 "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability 499 company, association, joint venture, public corporation, government or governmental subdivision, 500 agency, or instrumentality, or any other legal or commercial entity.
- 501 "Program-related asset" means an asset held by an institution primarily to accomplish a charitable 502 purpose of the institution and not primarily for investment.
- 503 "Record" means information that is inscribed on a tangible medium or that is stored in an electronic 504 or other medium and is retrievable in perceivable form.
 - § 55-268.13. Standard of conduct in managing and investing institutional fund.
- 506 A. Subject to the intent of a donor expressed in a gift instrument, an institution, in managing and 507 investing an institutional fund, shall consider the charitable purposes of the institution and the purposes 508 of the institutional fund.
- 509 B. In addition to complying with the duty of loyalty imposed by law other than this article, each 510 person responsible for managing and investing an institutional fund shall manage and invest the fund in 511 good faith and with the care an ordinarily prudent person in a like position would exercise under 512 similar circumstances. 513
 - *C.* In managing and investing an institutional fund, an institution:
- 514 1. May incur only costs that are appropriate and reasonable in relation to the assets, the purposes of 515 the institution, and the skills available to the institution; and
- 516 2. Shall make a reasonable effort to verify facts relevant to the management and investment of the 517 fund.
- 518 D. An institution may pool two or more institutional funds for purposes of management and 519 investment.
 - E. Except as otherwise provided by a gift instrument, the following rules apply:
- 521 1. In managing and investing an institutional fund, the following factors, if relevant, shall be 522 considered: 523
 - a. General economic conditions;
 - b. The possible effect of inflation or deflation;
 - c. The expected tax consequences, if any, of investment decisions or strategies;
- 526 d. The role that each investment or course of action plays within the overall investment portfolio of 527 the fund; 528
 - e. The expected total return from income and the appreciation of investments;
 - f. Other resources of the institution;
 - g. The needs of the institution and the fund to make distributions and to preserve capital; and
- 531 h. An asset's special relationship or special value, if any, to the charitable purposes of the 532 institution.
- 533 2. Management and investment decisions about an individual asset shall be made not in isolation but 534 rather in the context of the institutional fund's portfolio of investments as a whole and as a part of an 535 overall investment strategy having risk and return objectives reasonably suited to the fund and to the 536 institution.
- 537 3. Except as otherwise provided by law other than this article, an institution may invest in any kind 538 of property or type of investment consistent with this section.
- 539 4. An institution shall diversify the investments of an institutional fund unless the institution 540 reasonably determines that, because of special circumstances, the purposes of the fund are better served 541 without diversification.
- 542 5. Within a reasonable time after receiving property, an institution shall make and carry out 543 decisions concerning the retention or disposition of the property or to rebalance a portfolio, in order to 544 bring the institutional fund into compliance with the purposes, terms, and distribution requirements of 545 the institution as necessary to meet other circumstances of the institution and the requirements of this 546 article.
- 547 6. A person that has special skills or expertise, or is selected in reliance upon the person's 548 representation that the person has special skills or expertise, has a duty to use those skills or that 549 expertise in managing and investing institutional funds.
- 550 § 55-268.14. Appropriation for expenditure or accumulation of endowment fund; rules of

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551 construction.

552 A. Subject to the intent of a donor expressed in the gift instrument, an institution may appropriate 553 for expenditure or accumulate so much of an endowment fund as the institution determines is prudent 554 for the uses, benefits, purposes, and duration for which the endowment fund is established. Unless stated 555 otherwise in the gift instrument, the assets in an endowment fund are donor-restricted assets until 556 appropriated for expenditure by the institution. In making a determination to appropriate or accumulate, 557 the institution shall act in good faith, with the care that an ordinarily prudent person in a like position 558 would exercise under similar circumstances, and shall consider, if relevant, the following factors:

559 1. The duration and preservation of the endowment fund;

560 2. The purposes of the institution and the endowment fund;

561 3. General economic conditions:

4. The possible effect of inflation or deflation; 562

563 5. The expected total return from income and the appreciation of investments;

564 6. Other resources of the institution; and 565

7. The investment policy of the institution.

566 B. To limit the authority to appropriate for expenditure or accumulate under subsection A, a gift 567 instrument shall specifically state the limitation.

C. Terms in a gift instrument designating a gift as an endowment, or a direction or authorization in 568 569 the gift instrument to use only "income," "interest," "dividends," or "rents, issues, or profits," or "to 570 preserve the principal intact," or words of similar import:

1. Create an endowment fund of permanent duration unless other language in the gift instrument 571 572 limits the duration or purposes of the fund; and

573 2. Do not otherwise limit the authority to appropriate for expenditure or accumulate under 574 subsection A. 575

§ 55-268.15. Delegation of management and investment functions.

576 A. Subject to any specific limitation set forth in a gift instrument or in law other than this article, an 577 institution may delegate to an external agent the management and investment of an institutional fund to 578 the extent that an institution could prudently delegate under the circumstances. An institution shall act 579 in good faith, with the care that an ordinarily prudent person in a like position would exercise under 580 similar circumstances, in: 581

1. Selecting an agent;

582 2. Establishing the scope and terms of the delegation, consistent with the purposes of the institution 583 and the institutional fund; and

584 3. Periodically reviewing the agent's actions in order to monitor the agent's performance and 585 compliance with the scope and terms of the delegation.

586 B. In performing a designated function, an agent owes a duty to the institution to exercise 587 reasonable care to comply with the scope and terms of the delegation.

C. An institution that complies with subsection A is not liable for the decisions or actions of an 588 589 agent to which the function was delegated.

590 D. By accepting delegation of a management or investment function from an institution that is 591 subject to the laws of the Commonwealth, an agent submits to the jurisdiction of the courts of the 592 Commonwealth in all proceedings arising from or related to the delegation or the performance of the 593 *delegated function.*

594 E. An institution may delegate management and investment functions to its committees, officers, or 595 employees as authorized by law of the Commonwealth other than this article. 596

§ 55-268.16. Release of modification of restrictions on management, investment, or purpose.

597 A. If the donor consents in a record, an institution may release or modify, in whole or in part, a 598 restriction contained in a gift instrument on the management, investment, or purpose of an institutional 599 fund. A release or modification may not allow a fund to be used for a purpose other than a charitable 600 purpose of the institution.

601 B. The court, upon application of an institution, may modify a restriction contained in a gift 602 instrument regarding the management or investment of an institutional fund if the restriction has become 603 impracticable or wasteful, if it impairs the management or investment of the fund, or if, because of circumstances not anticipated by the donor, a modification of a restriction will further the purposes of **604** 605 the fund. The institution shall notify the Attorney General of the application, and the Attorney General 606 shall be given an opportunity to be heard. To the extent practicable, any modification shall be made in 607 accordance with the donor's probable intention.

608 C. If a particular charitable purpose or restriction contained in a gift instrument on the use of an 609 institutional fund becomes unlawful, impracticable, impossible to achieve, or wasteful, the court, upon 610 application of an institution, may modify the purpose of the fund or the restriction on the use of the fund in a manner consistent with the charitable purposes expressed in the gift instrument. The institution 611 shall notify the Attorney General of the application, and the Attorney General shall be given an 612

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613 opportunity to be heard.

D. [If an institution determines that a restriction contained in a gift instrument on the management,
investment, or purpose of an institutional fund is unlawful, impracticable, impossible to achieve, or
wasteful, the institution, without application to the court but with the consent of the Attorney General,
may modify the purpose of the fund or the restriction on the use of the fund in a manner consistent with
the charitable purposes expressed in the gift instrument if the fund subject to the restriction has a total
value of less than \$250,000.

E.] If an institution determines that a restriction contained in a gift instrument on the management,
investment, or purpose of an institutional fund is unlawful, impracticable, impossible to achieve, or
wasteful, the institution, 60 days after notification to the Attorney General, may release or modify the
restriction, in whole or part, if:

624 1. The institutional fund subject to the restriction has a total value of less than \$50,000;

625 2. More than 20 years have elapsed since the fund was established; and

626 3. The institution uses the property in a manner consistent with the charitable purposes expressed in 627 the gift instrument.

628 $\overline{\$}$ 55-268.17. Reviewing compliance.

629 Compliance with this article is determined in light of the facts and circumstances existing at the time 630 a decision is made or action is taken, and not by hindsight.

631 § 55-268.18. Application to existing institutional funds.

632 This article applies to institutional funds existing on or established after July 1, 2008. As it applies
633 to institutional funds existing on July 1, 2008, this article governs only decisions made or actions taken
634 on or after that date.

635 § 55-268.19. Relation to Electronic Signatures in Global and National Commerce Act.

636 This article modifies, limits, and supersedes the Electronic Signatures in Global and National **637** Commerce Act, 15 U.S.C. Section 7001 et seq., but does not modify, limit, or supersede § 101 of that

637 Commerce Act, 15 U.S.C. Section 7001 et seq., but does not modify, limit, or supersede § 101 of that 638 act, 15 U.S.C. Section 7001(a), or authorize electronic delivery of any of the notices described in § 103

639 of that act, 15 U.S.C. Section 7001(b).

640 § 55-268.20. Uniformity of application and construction.

641 In applying and construing this uniform act, consideration shall be given to the need to promote 642 uniformity of the law with respect to its subject matter among states that enact it.

643 2. That Article 1.1 (§§ 55-268.1 through 55-268.10) of Chapter 15 of Title 55 of the Code of 644 Virginia is repealed.

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