# 2008 SPECIAL SESSION I

**ENROLLED** 

[S 5001]

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### VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 2.2-1509.1, 2.2-1514, as it is currently effective and as it may become 2 3 effective, 2.2-2260, and 23-30.28 of the Code of Virginia, to amend the Code of Virginia by adding in Title 2.2 a chapter numbered 15.1, consisting of sections numbered 2.2-1515 through 2.2-1520, 4 5 and to repeal § 2.2-1503.2 of the Code of Virginia, relating to providing for capital outlay planning 6 and funding.

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# Approved

9 Be it enacted by the General Assembly of Virginia:

10 1. That §§ 2.2-1509.1, 2.2-1514, as it is currently effective and as it may become effective, 2.2-2260, and 23-30.28 of the Code of Virginia are amended and reenacted and that the Code of Virginia is 11 12 amended by adding in Title 2.2 a chapter numbered 15.1, consisting of sections numbered 2.2-1515 13 through 2.2-1520, as follows:

14 § 2.2-1509.1. Budget bill to include appropriations for capital outlay projects.

15 A. For purposes of this section:

"Projected general fund revenues" for a fiscal year means the estimated general fund revenues for 16 17 such year as contained in the six-year revenue plan submitted in the prior calendar year pursuant to § 2.2-1503. 18 19

"Capital outlay project" means the same as that term is defined in  $\frac{22.1503.2}{2.2-1515}$ .

20 B. In "The Budget Bill" submitted pursuant to § 2.2-1509, the Governor shall provide for the funding 21 of capital outlay projects, as specified herein. Such funding recommendations shall be in addition to any appropriation for capital outlay projects from the Central Maintenance Reserve of the general 22 23 appropriation act.

24 1. The Governor shall include in "The Budget Bill" submitted pursuant to § 2.2-1509 a biennial appropriation for the capital improvement outlay plan required by § 2.2-1503.2 described in § 2.2-1518. 25 26 The biennial appropriation shall not be less than two percent of the projected general fund revenues for 27 the biennium.

28 a. When the projected general fund revenues for a fiscal year or years are eight percent or greater 29 than the projected general fund revenues for the immediately preceding fiscal year the amount of the 30 biennial appropriation for the capital improvement outlay plan that the Governor shall provide from 31 general fund revenues shall not be less than two percent of the projected general fund revenues for each 32 fiscal year.

33 b. When the projected general fund revenues for a fiscal year or years are at least five percent but 34 less than eight percent greater than the projected general fund revenues for the immediately preceding 35 fiscal year, the Governor may recommend funding of up to one-half of the required biennial appropriation from alternative financing mechanisms, including, but not limited to, bonded indebtedness. 36 The Governor shall submit such bill or bills for consideration by the General Assembly as are necessary to implement such alternative financings, and shall include in "The Budget Bill" submitted pursuant to 37 38 39 § 2.2-1509 proposed appropriations from general fund revenues for the remaining one-half of the 40 required biennial appropriation.

41 c. When the projected general fund revenues for a fiscal year or years are less than five percent 42 greater than the projected general fund revenues for the immediately preceding fiscal year, the Governor 43 may recommend funding of up to the entire required biennial appropriation from alternative financing mechanisms, including, but not limited to, bonded indebtedness. The Governor shall submit such bill or 44 45 bills for consideration by the General Assembly as are necessary to implement such alternative 46 financings.

47 2. In implementing the provisions of this section, the amount of general funds to be included in the 48 biennial appropriation for the capital improvement outlay plan shall be calculated on a year-to-year basis, but may be apportioned on a biennial basis; provided, however, that the combined total of general 49 50 fund appropriations and alternative financing mechanisms for the capital improvement outlay plan included in "The Budget Bill" submitted pursuant to § 2.2-1509 shall equal at least two percent of the 51 projected general fund revenues for the biennium. 52

53 C. The capital outlay projects proposed under this section and to be included in "The Budget Bill" 54 submitted pursuant to § 2.2-1509 shall be consistent, as far as practicable, with those capital outlay 55 projects included in the corresponding fiscal year of the current six-year capital improvement outlay plan 56 submitted under § 2.2-1503.2. The Governor may deviate from the plan and may propose other projects **SB5001ER** 

in "The Budget Bill" so long as he substantially complies with the capital improvement plan and 57 58 justifies the inclusion of such other projects described in § 2.2-1518.

59 § 2.2-1514. (Contingent expiration date - see Editor's notes) Designation of general fund for 60 nonrecurring expenditures.

A. As used in this section: 61

62 "The Budget Bill" means the "The Budget Bill" submitted pursuant to § 2.2-1509, including any 63 amendments to a general appropriation act pursuant to such section.

"Nonrecurring expenditures" means the acquisition or construction of capital outlay projects as 64 defined in § 2.2-1503.2 § 2.2-1518, the acquisition or construction of capital improvements, the 65 66 acquisition of land, the acquisition of equipment, or other expenditures of a one-time nature as specified in the general appropriation act. Such term shall not include any expenditures relating to transportation, 67 including but not limited to transportation maintenance. 68

69 B. At the end of each fiscal year, the Comptroller shall designate within his annual report pursuant to § 2.2-813 as follows: one-third of the remaining amount of the general fund balance that is not 70 otherwise reserved or designated shall be designated by the Comptroller for nonrecurring expenditures, 71 72 and two-thirds shall be designated for deposit into the Transportation Trust Fund. No such designation 73 shall be made unless the full amounts required for other reserves or designations including, but not 74 limited to, (i) the Revenue Stabilization Fund deposit pursuant to § 2.2-1829, (ii) the Virginia Water 75 Quality Improvement Fund deposit pursuant to § 10.1-2128, (iii) capital outlay reappropriations pursuant 76 to the general appropriation act, (iv) (a) operating expense reappropriations pursuant to the general 77 appropriation act, and (b) reappropriations of unexpended appropriations to certain public institutions of 78 higher education pursuant to § 2.2-5005, (v) pro rata rebate payments to certain public institutions of higher education pursuant to § 2.2-5005, (vi) the unappropriated balance anticipated in the general 79 80 appropriation act for the end of such fiscal year, and (vii) interest payments on deposits of certain public institutions of higher education pursuant to § 2.2-5005 are set aside. The Comptroller shall set aside 81 amounts required for clauses (iv) (b), (v), and (vii) beginning with the initial fiscal year as determined 82 83 under § 2.2-5005 and for all fiscal years thereafter.

C. The Governor shall include in "The Budget Bill" pursuant to § 2.2-1509 recommended 84 85 appropriations from the general fund or recommended amendments to general fund appropriations in the general appropriation act in effect at that time an amount for nonrecurring expenditures and an amount 86 87 for deposit into the Transportation Trust Fund equal to the amounts designated by the Comptroller for 88 such purposes pursuant to the provisions of subsection B. Such deposit to the Transportation Trust Fund 89 shall not preclude the appropriation of additional amounts from the general fund for transportation 90 purposes.

91 § 2.2-1514. (Contingent effective date - see Editor's notes) Designation of general fund for 92 nonrecurring expenditures. 93

A. As used in this section:

94 "The Budget Bill" means the "The Budget Bill" submitted pursuant to § 2.2-1509, including any 95 amendments to a general appropriation act pursuant to such section.

"Nonrecurring expenditures" means the acquisition or construction of capital outlay projects as defined in  $\frac{2.2-1503.2}{5}$  § 2.2-1518, the acquisition or construction of capital improvements, the 96 97 98 acquisition of land, the acquisition of equipment, or other expenditures of a one-time nature as specified 99 in the general appropriation act.

100 B. At the end of each fiscal year, the Comptroller shall designate within his annual report pursuant to 101 § 2.2-813 an amount for nonrecurring expenditures, which shall equal the remaining amount of the 102 general fund balance that is not otherwise reserved or designated. No such designation shall be made unless the full amounts required for other reserves or designations including, but not limited to, (i) the 103 104 Revenue Stabilization Fund deposit pursuant to § 2.2-1829, (ii) the Virginia Water Quality Improvement 105 Fund deposit pursuant to 10.1-2128, (iii) capital outlay reappropriations pursuant to the general 106 appropriation act, (iv) (a) operating expense reappropriations pursuant to the general appropriation act, and (b) reappropriations of unexpended appropriations to certain public institutions of higher education 107 108 pursuant to § 2.2-5005, (v) pro rata rebate payments to certain public institutions of higher education 109 pursuant to § 2.2-5005, (vi) the unappropriated balance anticipated in the general appropriation act for 110 the end of such fiscal year, and (vii) interest payments on deposits of certain public institutions of higher education pursuant to § 2.2-5005 are set aside. The Comptroller shall set aside amounts required 111 112 for clauses (iv) (b), (v), and (vii) beginning with the initial fiscal year as determined under § 2.2-5005 113 and for all fiscal years thereafter.

114 C. The Governor shall include in "The Budget Bill" pursuant to § 2.2-1509 recommended appropriations from the general fund or recommended amendments to general fund appropriations in the 115 116 general appropriation act in effect at that time an amount for nonrecurring expenditures equal to the amount designated by the Comptroller for such purpose pursuant to the provisions of subsection B of 117

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**118** this section. **119** 

120

#### CHAPTER 15.1. SIX-YEAR CAPITAL OUTLAY PLAN.

121 § 2.2-1515. Definitions. 122 As used in this chapter,

As used in this chapter, unless the context clearly shows otherwise, the term or phrase:

123 "Advisory Committee" means the Six-Year Capital Outlay Plan Advisory Committee established 124 pursuant to § 2.2-1516.

"Capital outlay project" means acquisition of real property, including buildings or plant or
machinery or equipment, or new construction or improvements related to state-owned real property,
buildings, plant, or machinery or equipment including plans therefor. It shall include any improvements
to real property leased for use by a state agency or public educational institution and not owned by the
Commonwealth, when such improvements are financed by public funds and become state property upon
the expiration of the lease. Capital outlay projects do not include projects that have been included in
the Commonwealth Transportation Board's Six-Year Improvement Program.

"Construction phase" means the following steps, as set out in the Construction and Professional
 Services Manual of the Department of General Services: preparation of final working drawings and
 specifications, advertising for a sealed bid or proposal, awarding a contract pursuant to law, and actual
 construction of a project.

136 "Detailed planning" means the preparation of architectural and engineering documents up to the
 137 preliminary design stage, as defined in the Construction and Professional Services Manual of the
 138 Department of General Services.

139 "Pre-planning" means a process meant to obtain a more detailed definition and cost estimate of a
 140 project. It may include the following elements, as appropriate:

141 1. Statement of program definition including functional space requirements, estimates of gross and
 142 net square footage, and functional adjacency requirements;

143 2. Analysis of program execution options, including review of new construction versus renovation
144 alternatives, necessary phasing or sequencing of the project, and coordination with other ongoing or
145 proposed capital projects;

146 3. Site analysis, including options considered and, for the site chosen, any specific issues related to 147 topography, utilities, or environment;

148 4. Presentation, including site plan, conceptual floor plans and elevations, and conceptual exterior;

149 5. Identification of any Uniform Statewide Building Code compliance or permit requirements unique
 150 to the project; or

6. Cost estimate for the project to include total cost of the project, construction cost for the project, total cost per square foot, construction cost per square foot, costing methodology, and identification of any factors unique to the project that may impact overall project cost.

154 "Project" means a capital outlay project included in the six-year capital outlay plan described in 155 § 2.2-1518.

"Value engineering" means a systematic process of review and analysis of a project by a team of
appropriate professionals licensed in accordance with Chapter 4 (§ 54.1-400 et seq.) of Title 54.1. As a
result of such review and analysis, the team may recommend changes to improve the project's quality or
to reduce the total project cost without reducing the overall quality or function of the project.

160 § 2.2-1516. Six-Year Capital Outlay Plan Advisory Committee.

A. There is hereby established the Six-Year Capital Outlay Plan Advisory Committee. The Advisory
Committee shall consist of the following, or their designees: the Secretary of Finance, the Director of
the Department of Planning and Budget, the Director of the Department of General Services, the
Executive Director of the State Council of Higher Education for Virginia, and the staff directors of the
House Appropriations Committee and the Senate Finance Committee.

B. 1. On or before November 1, 2008, the Advisory Committee shall submit to the Governor and the
Chairmen of the House Appropriations and Senate Finance Committees a proposed list of new capital
outlay projects (and previously planned or authorized capital outlay projects) to be funded entirely or
partially from general fund-supported resources for the six fiscal years beginning July 1, 2009.

170 2. The list shall include projects by agency, in priority order for each agency. In determining 171 priorities, the Advisory Committee shall consider, but not be limited to, the following:

172 a. Projects that address safety, health, regulatory, security, environmental requirements, or 173 accreditation;

b. Projects to upgrade or replace major mechanical systems and utility infrastructure;

175 c. Projects to renovate or maintain existing facilities;

176 *d. Projects to construct, expand, or acquire facilities in order to meet programmatic needs;* 

e. For public institutions of higher education, projects that meet State Council of Higher Education
 for Virginia recommendations or guideline parameters;

179 f. Projects that improve energy efficiency;

180 g. Projects that are listed on, or eligible to be listed on, the Virginia Landmarks Register;

181 h. Renovation projects for which a facility condition assessment has been completed; and

182 *i. Projects previously planned.* 

183 3. The list shall:

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184 a. Identify each capital outlay project;

185 b. Describe the scope and nature of the project; and

186 c. Include any other information that the Advisory Committee deems useful.

187 C. Beginning in 2009, on or before October 1 of each year, the Advisory Committee shall make 188 recommendations to the Governor and the Chairmen of the House Appropriations and the Senate 189 Finance Committees of any changes to the current six-year capital outlay plan (described in § 2.2-1518) 190 and of project funding, including adjusting the fiscal years covered by the plan so that the plan will 191 cover the six fiscal years beginning July 1 of the following year.

§ 2.2-1517. Agency submission of information.

193 In addition to all other reporting requirements imposed upon state agencies and public educational 194 institutions provided under law, state agencies and public educational institutions shall submit to the 195 Advisory Committee information requested by the Advisory Committee in the format and on the schedule 196 established by the Advisory Committee for the initial development of the capital outlay project list as 197 described in § 2.2-1516, as well as for the annual modifications to the six-year capital outlay plan 198 described in § 2.2-1518. The information for the annual modifications shall include, but not be limited 199 to, changes in cost estimates.

200 § 2.2-1518. Governor to submit a tentative bill for a capital outlay plan; gubernatorial amendments 201 proposed to the plan.

A. 1. No later than January 13, 2009, the Governor shall submit to the General Assembly a tentative 202 203 bill establishing a capital outlay plan that includes new capital outlay projects (and previously planned 204 or authorized capital outlay projects) that the Governor proposes to be funded entirely or partially from general fund-supported resources for the six fiscal years beginning July 1, 2009. Projects included in 205 206 the capital outlay plan shall be in addition to any projects for which funds are appropriated from the 207 Central Maintenance Reserve of the general appropriation act.

208 2. The capital outlay plan submitted by the Governor shall list capital outlay projects in different 209 tiers. Each tier shall be a grouping of capital outlay projects with the total estimated cost of each 210 project in the tier falling within a minimum and a maximum project cost assigned to the tier, provided that no estimated project costs shall be set out in the plan. The minimum and maximum range assigned 211 212 to a tier shall be mutually exclusive of all other minimum and maximum ranges assigned to other tiers 213 in order that no capital outlay project shall be reported in more than one tier.

For each capital outlay project listed in the plan the Governor shall provide the following information: (i) the agency or public educational institution to which the project is related, (ii) a 214 215 description of the project, and (iii) a ranking number assigned to the project, which number shall signify 216 217 the priority of the project when compared to all other projects of the agency or institution listed in the 218 plan.

219 B. In 2010 and each year thereafter, the Governor shall, by no later than the day that immediately 220 precedes the first day of the regular session of the applicable General Assembly, submit to the General 221 Assembly a tentative bill proposing amendments to the current capital outlay plan enacted into law, 222 including adjusting the fiscal years covered by the plan so that the plan will cover the six fiscal years 223 beginning on the immediately following July 1. Any such tentative bill shall be submitted using the 224 format described in subsection A.

225 C. In submitting to the General Assembly tentative bills for the initial capital outlay plan and for 226 plan amendments, the Governor shall consider the capital outlay project list submitted by the Advisory 227 Committee pursuant to § 2.2-1516 and any amendments to the six-year capital outlay plan recommended 228 by the Advisory Committee pursuant to such section. 229

§ 2.2-1519. Implementation of certain capital outlay projects. A. 1. The Central Capital Planning Fund, the State Agency Capital Account, and the Public 230 231 Educational Institution Capital Account established pursuant to § 2.2-1520 shall be used to fund capital 232 outlay projects included in the six-year capital outlay plan enacted into law.

233 2. In addition, public educational institutions and state agencies may request authority and 234 appropriation to conduct pre-planning for any such project using nongeneral fund sources. Such costs 235 may be reimbursed up to the lesser of \$250,000 or one percent of the project construction costs.

236 B. A Virginia-based contractor who does not have the same number of years of comparable 237 experience under construction management or design-build shall not be penalized for having less 238 comparable experience in construction management or design-build projects, provided such contractor does have significant experience in constructing comparable projects under design-bid-build. The 239

procuring entity shall consider the experience and quality of work that a contractor has done on
projects comparable to the project being procured, whether under construction management,
design-build, or design-bid-build. These factors shall be considered by the procuring entity in making its
decisions in a pre-qualification or a contractor selection process.

C. If at any time during the detailed planning phase the total cost of a capital outlay project is
estimated to exceed a threshold amount set forth in the general appropriation act for the required use of
value engineering, then value engineering shall be utilized for such project. Each agency and public
educational institution shall retain documentation of the value engineering process conducted for any
project, including documentation relating to (i) recommendations offered to the agency or institution, (ii)
recommendations accepted and rejected by the agency or institution, and (iii) any savings to the agency
or institution resulting from the adoption of each recommendation.

D. For capital outlay projects for which an appropriation is made to the State Agency Capital
 Account or the Public Educational Institution Capital Account, after an agency or public educational
 institution has received authorization to move to the construction phase of a project, the Director of the
 Department of Planning and Budget shall transfer sufficient appropriation from the State Agency
 Capital Account or the Public Educational Institution Capital Account, as appropriate.

256 E. 1. Prior to an agency or public educational institution awarding a construction contract for a 257 project, the Director of the Department of General Services shall review the lowest bid or best proposal 258 for the project. If the total amount of such bid or proposal, plus previously expended funds and a 259 reasonable allowance for contingencies, does not exceed 105 percent of the general fund-supported 260 resources for the project as determined during the detailed planning phase, the Director of the 261 Department of General Services and the Director of the Department of Planning and Budget may 262 approve the contract. If the total amount of such bid or proposal, plus previously expended funds and a 263 reasonable allowance for contingencies, exceeds 105 percent of the general fund-supported resources for the project, the Directors shall not approve the contract unless funding of that portion of such total 264 265 project cost in excess of 105 percent of the general fund-supported resources allocated to the project is 266 from nongeneral fund sources such as private funds, gifts, grants, auxiliary funds, or federal funds as 267 appropriate.

268 2. If an agency or public educational institution is unable to procure funding from nongeneral fund 269 sources for that portion of such total project cost in excess of 105 percent of the general fund-supported 270 resources allocated to the project, then the agency or institution may reduce the size or scope of the 271 project as necessary to remain within 105 percent of the general fund-supported resources allocated to 272 the project, provided that (i) it has completed a value engineering review by or in collaboration with the 273 Department of General Services, (ii) it has provided a written, detailed analysis of the proposed 274 reduction to the Governor and to the Chairmen of the House Appropriations and Senate Finance 275 Committees, and (iii) the project after such reduction in size or scope is substantially similar in quality 276 and functionality to the original project.

277 3. An agency or public educational institution may request a supplemental allocation of general 278 fund-supported resources through the budget process only if it submits a written certification to the 279 Chairmen of the House Appropriations and Senate Finance Committees, the Director of the Department 280 of General Services, the Director of the Department of Planning and Budget, and, for public institutions 281 of higher education only, the Executive Director of the State Council of Higher Education, which 282 certification (i) states that additional funding from nongeneral fund sources as described in subdivision 283 1 will be insufficient to pay for the full amount of the project cost that is in excess of 105 percent of the 284 general fund-supported resources allocated to the project and (ii) provides a detailed analysis and 285 description of the project as modified for a reduction in size or scope as described in subdivision 2 as 286 well as a justification for why such modifications in size or scope cannot be achieved.

287 4. Nothing in this section shall preclude an agency or public educational institution from providing
288 for re-design or additional value engineering of projects or re-bidding or re-submitting of proposals.

289 5. No construction contract for a capital outlay project included in the six-year capital outlay plan
290 enacted into law shall be awarded unless first approved by the Director of the Department of General
291 Services and the Director of the Department of Planning and Budget.

F. After a project has been approved by the Director of the Department of General Services and the
Director of the Department of Planning and Budget, the Director of the Department of Planning and
Budget shall transfer to the project the remaining funds needed for construction from the State Agency
Capital Account or the Public Educational Institution Capital Account, as appropriate.

**296** § 2.2-1520. Certain funds established.

A. There is hereby established a special, nonreverting fund in the state treasury to be known as the
Central Capital Planning Fund, hereafter referred to as the Fund. The Fund shall include such moneys
as may be appropriated by the General Assembly from time to time and designated for the Fund. The
Fund shall be established on the books of the Comptroller and shall be administered by the Director of

301 the Department of Planning and Budget. Any moneys remaining in the Fund at the end of each fiscal 302 year shall not revert to the general fund but shall remain in the Fund. Moneys in the Fund shall be 303 used solely to pay the pre-planning or detailed planning costs of capital outlay projects that have been 304 approved for pre-planning or detailed planning by the General Assembly.

305 B. The State Agency Capital Account shall be established in the general appropriation act as a 306 separate item for appropriation purposes. The State Agency Capital Account shall consist of appropriations of the proceeds from the sale of certain bonds by the Virginia Public Building Authority 307 that are designated for the Account and any other moneys as may be appropriated by the General 308 309 Assembly. The Account shall be administered by the Director of the Department of Planning and Budget 310 consistent with the provisions of this chapter. The Account shall be used to finance the construction of 311 projects, as defined in § 2.2-2260, that have been approved for construction by the General Assembly. In 312 addition, it is required that the Account reimburse the Central Capital Planning Fund for payments made for pre-planning or detailed planning of all such projects that have been approved for 313 construction by the General Assembly. 314

C. The Public Educational Institution Capital Account shall be established in the general 315 316 appropriation act as a separate item for appropriation purposes. The Public Educational Institution Capital Account shall consist of appropriations of the proceeds from the sale of certain bonds by the 317 318 Virginia College Building Authority that are designated for the Account and any other moneys as may 319 be appropriated by the General Assembly. The Account shall be administered by the Director of the 320 Department of Planning and Budget consistent with the provisions of this chapter. The Account shall be used to finance the construction of projects, as defined in § 23-15, that have been approved for 321 322 construction by the General Assembly. In addition, it is required that the Account reimburse the Central 323 Capital Planning Fund for payments made for pre-planning or detailed planning of all such projects 324 that have been approved for construction by the General Assembly. 325

§ 2.2-2260. Short title; definition. 326

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A. This article may be cited as Virginia Public Building Authority Act of 1981.

B. As used in this article, unless the context requires a different meaning:

328 "Construction" or "to construct" means acquisition and construction, all in such manner as may be 329 deemed desirable.

330 "Cost" means as applied to a project financed under the provisions of this article, the sum total of all 331 costs reasonable and necessary for carrying out all works and undertakings necessary or incident to 332 accomplish a project, including, but not limited to the cost of all necessary developmental, planning and 333 feasibility studies, surveys, plans and specifications, architectural, engineering, financial, legal or other 334 special services, the cost of acquisition of land and any buildings and improvements thereon, including 335 the discharge of any obligations of the vendor of such land, buildings or improvements, site preparation 336 and development including demolition or removal of existing structures, construction, and reconstruction, 337 furnishing of a project, the reasonable cost of financing incurred in the course of the development of a 338 project, carrying charges during construction to the occupancy date, interest on bonds issued to finance a 339 project to a date subsequent to the estimated date of completion of a project, necessary expenses 340 incurred in connection with the initial occupancy of a project, the cost of reimbursing the Central 341 Capital Planning Fund, established under § 2.2-1520, for payments made for pre-planning or detailed 342 planning of all projects that have been approved for construction by the General Assembly, the funding 343 of such funds and accounts as the Authority determines to be reasonable and necessary and the cost of 344 such other items as the Authority determines to be reasonable and necessary.

345 "Fixtures" and "furnishings" means any fixtures, leasehold improvements, equipment, office furniture 346 and furnishings whatsoever necessary or desirable for the use and occupancy of such project, and the 347 terms "to furnish" and "furnishing" means the acquisition and installation of such fixtures, equipment 348 and furnishings.

349 "Improvement" or "to improve" means extension, enlargement, improvement, and renovation, all in 350 such manner as may be deemed desirable.

351 "Personal property" means all items of equipment, fixtures, and furnishings, including items affixed 352 to real property.

353 "Project" means any structure, facility, personal property or undertaking that the Authority is 354 authorized to finance, refinance, construct, improve, furnish, equip, maintain, acquire, or operate under 355 the provisions of this article. 356

 $\frac{1}{8}$  23-30.28. Bonds of Authority generally.

357 In order to provide funds for the purchase of educational institution bonds as authorized by 358 § 23-30.27, to provide funds for the acquisition of equipment as authorized by § 23-30.27:1, to provide 359 funds for the reimbursement of the Central Capital Planning Fund, established under § 2.2-1520, for payments made for pre-planning or detailed planning of all projects that have been approved for 360 construction by the General Assembly, and to provide funds for the purpose of paying all or any part of 361

362 the cost of any one or more projects or of any portion or portions thereof, the Authority is hereby 363 authorized to provide by resolution, at one time or from time to time, for the issuance of bonds of the 364 Authority in such amount or amounts as the Authority shall determine. Such bonds of the Authority shall be payable solely from funds of the Authority, including, but without limitation, any one or more 365 366 of the following: (i) payments of principal of and interest on educational institution bonds purchased by 367 the Authority, (ii) the proceeds of the sale of any such educational institution bonds, (iii) payments of 368 principal of and interest on obligations transferred to the Authority by the General Assembly or from 369 other assets or moneys transferred to the Authority by the General Assembly or educational institutions, 370 including lease payments or any other source of revenue, (iv) the proceeds of the sale of any such 371 obligations or assets, (v) the proceeds from the sale of bonds of the Authority, (vi) payments made by 372 educational institutions under leases or sales of equipment by the Authority, (vii) funds realized from the 373 enforcement of security interests or other liens securing such bonds, (viii) payments due under letters of 374 credit, policies of bond insurance, bond purchase agreements or other credit enhancements securing 375 payment of principal of and interest on bonds of the Authority, (ix) any moneys held in funds 376 established by the Authority pursuant to § 23-30.27:1, (x) any reserve or sinking funds created to secure 377 such payment, and (xi) other available funds of the Authority. Bonds of the Authority issued under the 378 provisions of this chapter shall not be deemed to constitute a debt of the Commonwealth or a pledge of 379 the faith or credit of the Commonwealth and all bonds of the Authority shall contain on the face thereof 380 a statement to the effect that neither the faith and credit, nor the taxing power of the Commonwealth or 381 of any political subdivision thereof is, or shall be, pledged to the payment of the principal of or the 382 interest on such bonds.

383 The bonds of each issue shall be dated, shall mature at such time or times, not exceeding 40 years 384 from their date or dates, as may be determined by the Authority, and may be made redeemable before 385 maturity, at the option of the Authority, at such price or prices and under such terms and conditions as 386 may be fixed by the Authority prior to the issuance of the bonds. The bonds may bear interest payable 387 at such time or times and at such rate or rates as determined by the Authority or as determined in such 388 manner as the Authority may provide, including the determination by agents designated by the Authority 389 under guidelines established by it. The principal and interest of such bonds may be made payable in any 390 lawful medium. The Authority shall determine the form of the bonds and the manner of execution of the 391 bonds, and shall fix the denomination or denominations of the bonds and the place or places of payment 392 of principal and interest thereof, which may be at the office of the State Treasurer or at any bank or 393 trust company within or without the Commonwealth. In case any officer whose signature or a facsimile 394 of whose signature shall appear on any bonds or coupons shall cease to be such officer before the 395 delivery of such bonds such signature or such facsimile shall nevertheless be valid and sufficient for all 396 purposes the same as if he had remained in office until such delivery. All revenue bonds issued under 397 the provisions of this chapter (other than bonds registered as to principal or in registered form) shall 398 have and are hereby declared to have, as between successive holders, all the qualities and incidents of 399 negotiable instruments under the law of this Commonwealth. The bonds shall be in such form, shall bear 400 interest at such rate or rates, either fixed rates or rates established by formula or other method, and may 401 contain such other provisions, all as the Authority may determine. The principal of and premium, if any, 402 and interest on the bonds shall be payable in lawful money of the United States of America. The 403 Authority shall fix the denomination or denominations of the bonds and place or places of payments of 404 principal, premium, if any, and interest at any one or more banks or trust companies within or without 405 the Commonwealth.

406 Bonds may be issued under a system of book entry for recording the ownership and transfer of 407 ownership of rights to receive payments of principal of and premium, if any, and interest on the bonds.

408 The Authority may sell such bonds in such manner, either at public or private sale, and for such 409 price as it may determine to be in the best interests of the Authority. The proceeds of such bonds shall 410 be disbursed for the purposes for which such bonds shall have been issued under such restrictions, if 411 any, as the resolution authorizing the issuance of such bonds or the trust indenture hereinafter mentioned 412 may provide. Prior to the preparation of definitive bonds, the Authority may under like restrictions issue 413 temporary bonds, with or without coupons, exchangeable for definitive bonds when such bonds shall 414 have been executed and are available for delivery. The Authority may also provide for the replacement 415 of any bond which shall become mutilated or shall be destroyed or lost. Such revenue bonds may be 416 issued without any other proceedings or the happening of any other conditions or things than the 417 proceedings, conditions, and things which are specified and required by this chapter.

418 Neither the members of the Authority nor any person executing any bonds issued under the
419 provisions of this chapter shall be liable personally on such bonds or be subject to any personal liability
420 or accountability by reason of the issuance thereof.

421 No project for an institution listed in § 23-14 shall be undertaken by the Authority if such project 422 was not specifically included in a bill passed by a majority of those elected to each house of the

423 General Assembly, authorizing such project or projects. In addition, any such project to be financed by 424 bonds issued by the Authority secured by a pledge of any one or more of the revenue sources cited in 425 subdivisions (1) through (4) of subsection (d) of § 23-19 shall have been designated by the institution's 426 board of visitors as a project to be undertaken by the Authority. 427 2. § 1. That pursuant to § 2.2-2264 of the Code of Virginia, the General Assembly hereby authorizes the Virginia Public Building Authority (VPBA) to undertake the following projects including, without 428 429 limitation, constructing, improving, furnishing, equipping, acquiring, and renovating buildings, facilities, 430 improvements, and land therefor; and to exercise any and all powers granted to it by law in connection therewith, including the power to finance all or any portion of the cost thereof by the issuance of 431 revenue bonds in a principal amount not to exceed \$162,925,000 plus amounts needed to fund issuance 432 433 costs, reserve funds, original issue discount, interest prior to and during acquisition, construction, or renovation and for one year after completion thereof, and other financing expenses. The General 434 Assembly hereby appropriates the proceeds from any such bonds for the projects listed in this section. 435 436 Project Title Agency Amount 437 Construct High Bridge State Department of Conservation 438 and Recreation Park, Phase I \$7,500,000 439 Department of Conservation Construct and Equip Andy Guest 440 State Park Cabins and Facilities and Recreation 2,425,000 441 Department of Mental Health, Repair/Replace Central Virginia 442 Mental Retardation and Training Center 443 Substance Abuse Services 43,000,000 444 Department of Mental Health, Replace Western State Hospital 445 Mental Retardation and 446 Substance Abuse Services 110,000,000 447 Total \$162,925,000 448 § 2. That pursuant to § 2.2-2264 of the Code of Virginia, the General Assembly hereby authorizes the 449 Virginia Public Building Authority (VPBA) to undertake the following projects including, without 450 limitation, constructing, improving, furnishing, equipping, acquiring, and renovating buildings, facilities, 451 improvements, and land therefor; and to exercise any and all powers granted to it by law in connection 452 therewith, including the power to finance all or any portion of the cost thereof by the issuance of revenue bonds in a principal amount not to exceed \$274,746,000 plus amounts needed to fund issuance 453 454 costs, reserve funds, original issue discount, interest prior to and during acquisition, construction, or 455 renovation and for one year after completion thereof, and other financing expenses. The General Assembly hereby appropriates the proceeds from any such bonds for the projects listed in this section. 456 457 Project Title Agency 458 Department of Corrections Replace Roofs Umbrella Project 459 Department of Corrections Repair/Replace Door Controls at 460 Greensville 461 Construct Wastewater Treatment Plant at Department of Corrections 462 Bland 463 Department of Education Construct/Renovate Consolidated Virginia 464 School for Deaf and Blind at Staunton 465 Department of General Services Construct, or Acquire and Renovate, 466 Taxation Channel Facility 467 Department of General Services Blanket Property Acquisition Project 468 Department of Conservation and Construct Powhatan State Park, Phase I 469 Recreation 470 Department of Mental Health, Life Safety and Major Mechanical Repairs 471 Mental Retardation and Umbrella 472 Substance Abuse Services 473 Department of Mental Health, Repair/Replace Southeastern Virginia 474 Mental Retardation and Training Center 475 Substance Abuse Services 476 Science Museum of Virginia Construct Danville Science Center 477 Planetarium and Theater 478 Department of Agriculture and Construct Eastern Shore Seafood Lab 479 Consumer Services **480** Virginia Commercial Space Improve Wallops Flight Facilities

481 Flight Authority 482 Woodrow Wilson Rehabilitation Repair Barnett Dorm 483 Center 484 Woodrow Wilson Rehabilitation Repair Kitchen and Dining Hall 485 Center 486 § 3. That pursuant to § 23-30.28 of the Code of Virginia, the General Assembly hereby authorizes the 487 Virginia College Building Authority to undertake the following projects including, without limitation, **488** constructing, improving, furnishing, equipping, acquiring, and renovating buildings, facilities, 489 improvements, and land therefor; to exercise any and all powers granted to it by law in connection **490** therewith; and to finance all or any portion of the cost thereof by the issuance of revenue bonds in a 491 principal amount not to exceed \$368,833,000 plus amounts needed to fund issuance costs, reserve funds, 492 original issue discount, interest prior to and during acquisition, construction, or renovation and for one 493 year after completion thereof, and other financing expenses. The General Assembly hereby appropriates **494** the proceeds from any such bonds for the projects listed in this section. 495 The Authority may pay all or any part of the cost of any project hereinafter listed or authorized or 496 any portion thereof with any income and reserve funds of the Authority available for such purpose, and 497 in such case may transfer such funds of the Authority, with the approval of the Governor. 498 Institution Project Title Amount 499 Christopher Newport Construct Integrated Science 500 University Center (Phase I) \$59,800,000 501 College of William and Mary Construct School of Education 38,085,000 502 Longwood University Renovate and Expand Bedford Hall 29,500,000 503 Norfolk State University 45,139,000 Replace Library 504 Construct Dahlgren Campus University of Mary 505 Washington 18,400,000 506 University of Virginia Construct Information Technology 507 Engineering Building 38,509,000 508 Virginia Commonwealth Construct New School of 509 University Medicine, Phase I 58,000,000 510 Virginia State University Renovate/Expand Hunter 511 McDaniel Hall 22,400,000 512 Virginia Polytechnic Construct Medical School and 513 Institute and State Research Institute 514 University 59,000,000 515 Total \$368,833,000 516 § 4. That pursuant to § 23-30.28 of the Code of Virginia, the General Assembly hereby authorizes the 517 Virginia College Building Authority to undertake the following projects including, without limitation, constructing, improving, furnishing, equipping, acquiring, and renovating buildings, facilities, 518 519 improvements, and land therefor; to exercise any and all powers granted to it by law in connection 520 therewith; and to finance all or any portion of the cost thereof by the issuance of revenue bonds in a principal amount not to exceed \$595,760,000 plus amounts needed to fund issuance costs, reserve funds, 521 522 original issue discount, interest prior to and during acquisition, construction, or renovation and for one 523 year after completion thereof, and other financing expenses. The General Assembly hereby appropriates 524 the proceeds from any such bonds for the projects listed in this section. 525 The Authority may pay all or any part of the cost of any project hereinafter listed or authorized or 526 any portion thereof with any income and reserve funds of the Authority available for such purpose, and 527 in such case may transfer such funds of the Authority, with the approval of the Governor. 528 Project Title Institution 529 College of William and Mary Construct/Replace Cooling Plant and 530 Utility Improvements, Phase II 531 George Mason University Renovate Science and Technology II 532 George Mason University Construct Krasnow Addition, 533 Phase II 534 George Mason University Construct Institute for 535 Conflict Analysis and Resolution 536 George Mason University Construct Arts Facility, 537 Prince William

Construct Biotechnology/

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James Madison University

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539 540 James Madison University 541 542 Old Dominion University 543 544 Old Dominion University 545 546 Old Dominion University 547 548 Radford University 549 Richard Bland College 550 551 Richard Bland College 552 University of Virginia 553 554 University of Virginia 555 at Wise 556 University of Virginia 557 at Wise 558 Virginia Commonwealth 559 University 560 Virginia Commonwealth 561 University 562 Virginia Commonwealth 563 University 564 Virginia Community College 565 System 566 567 Virginia Community College 568 System 569 570 Virginia Community College 571 System 572 Virginia Community College 573 System 574 575 Virginia Community College 576 System 577 Virginia Community College 578 System 579 580 Virginia Community College 581 System 582 Virginia Community College 583 System **584** 585 Virginia Community College **586** System 587 588 Virginia Community College 589 System 590 Virginia Community College 591 System 592 Virginia Community College 593 System 594 Virginia Community College

Centennial Hall Boiler Replacement and Infrastructure, Phase I Construct Consolidated Arts Complex Construct New Student Success Facilities Acquire Virginia Modeling Analysis and Simulation Center Construct New School of Business Construct Science and Technology Center Umbrella Repair Project Repair/Replace Central Grounds Infrastructure Americans with Disability Act Campus Accessibility Projects Renovate Greear and Construct Multipurpose Center Renovate Massey Cancer Center Laboratory Support Renovate School of Pharmacy Construct Satellite Dental Clinic at Wise Construct Phase III Academic Building, Woodbridge Campus, Northern Virginia Construct Learning Resources Building, Virginia Beach Campus, Tidewater Construct Academic Services Building, Germanna Construct New Science and Technology Building, Virginia Western Construct Academic Building, Chesapeake Campus, Tidewater Construct Higher Education Center, Loudoun Campus, Northern Virginia Renovate Dalton Cantrell Hall, Mountain Empire Renovate Phase I Facility, Downtown Campus, J. Sargeant Reynolds Renovate Academic Classrooms and Administrative Building, Rappahannock Renovate Russell Hall, Southwest Virginia Construct Motorsports/Workforce Development Center, Patrick Henry Renovate Hampton III Building, Thomas Nelson Renovate Warren/Scott Hall,

595 System Dabney Lancaster 596 Virginia Community College Americans with Disability Act Projects, 597 System Systemwide 598 Virginia Community College Upgrade Major Mechanical 599 System Systems, Paul D. Camp 600 Virginia Community College Renovate Chester Library, 601 System John Tyler **602** Virginia Community College Construct Support Services Building, 603 System Woodbridge, Northern Virginia 604 Virginia Community College Upgrade Electrical Systems, 605 System Wytheville 606 Virginia Community College Renovate Smith Building, Lord 607 System Fairfax 608 Virginia Community College Construct Occupational Program 609 System Building, Culinary Arts Career 610 Studies Certification Program, 611 Central Virginia 612 Replace HVAC, New River Virginia Community College 613 System 614 Virginia Community College Construct Greenhouse and Storage 615 System Facility, Virginia Highlands 616 Virginia Institute of Replace Eastern Shore Seawater 617 Marine Science Laboratorv 618 Virginia Institute of 619 Marine Science Control Shoreline Erosion 620 Virginia Military Improve Military and Leadership 621 Institute Field Training Grounds, Phase I 622 Virginia State University Construct Multipurpose Center 623 (Land Acquisition) 624 Virginia Polytechnic Construct Sciences Building 625 Institute and State Laboratory I 626 University 627 Virginia Polytechnic Construct Technology Research and 628 Institute and State Innovation Center 629 University/Hampton Roads 630 Consortium **3.** § 1. That the following projects shall be funded for detailed planning from amounts in the Central 631 Capital Planning Fund established under § 2.2-1520 of the Code of Virginia, and the following amounts 632 633 are hereby appropriated from the Central Capital Planning Fund for such purposes. 634 Agency/Institution Project Amount 635 Christopher Newport Construct Integrated Science 636 Center (Phase II) University \$890,000 637 College of William and Mary Renovate Tucker Hall 563,500 638 Department of Corrections Construct Charlotte Prison 8,700,000 639 Department of Corrections Construct 200-Bed Housing Unit, 640 Bland 344,000 641 Department of Juvenile Correct Erosion, Pamunkey 642 Justice 600,000 643 George Mason University Renovate Fine Arts Building 434,000 644 George Mason University Construct Campus Library 645 Addition, Phase I 2,000,000 646 James Madison University Renovate West Wing, Rockingham 647 Hospital 2,575,000 648 Jamestown-Yorktown Construct Yorktown Museum 649 Foundation 1,468,000 650 Longwood University Construct University Technology

651 Center 800,000 652 Norfolk State University Construct New Nursing and General 653 Classroom Building 1,816,000 654 Norfolk State University *Renovate Wilder* Center 370,000 655 Old Dominion University Construct a Systems Research and 656 Academic Building 726,000 657 Radford University Construct New Computational 658 Sciences Building 1,449,000 659 Construct Belmont Bay Science Science Museum of Virginia 660 Center (Includes Exhibits) 6,000,000 661 Construct Information and Technology University of Mary 662 Washington Convergence Center Phase I 1,500,000 663 University of Virginia Renovate New Cabell Hall 3,880,000 664 Virginia Commonwealth Construct General Classroom 665 University Building 1,760,000 666 Virginia Community College Replace Tyler Academic Building, **667** System Northern Virginia Community 668 College 1,500,000 669 Virginia Community College Expand Brault Building, Northern 670 Virginia Community College, System 671 Annandale 652,350 **672** Virginia Community College Construct Learning Resources 673 System Building, Southside Virginia 458,000 674 Virginia Military Renovate Science Building 675 Institute 816,000 676 Virginia State University Construct Multipurpose Center 1,464,000 677 Virginia Polytechnic Renovate Davidson Hall 678 Institute and State 679 University 1,506,000 **680** Virginia Polytechnic Construct Chiller Plant 681 Institute and State **682** University 480,000 683 Virginia Polytechnic Construct Human and Agricultural **684** Institute and State Biosciences Building I 685 University Extension 686 Service 2,040,000 687 Total \$44,791,850 § 2. The following projects shall be funded for pre-planning from amounts in the Central Capital 688 Planning Fund established under § 2.2-1520 of the Code of Virginia and the following amounts are 689 690 hereby appropriated from the Central Capital Planning Fund for such purposes. 691 Agency/Institution Project Amount 692 Christopher Newport Construct Luter School of 693 University \$250,000 Business **694** College of William and Mary Construct Integrated Science Center, 695 250,000 Phase III 696 James Madison University Renovate/Expand Duke Hall 250,000 **697** Department of Mental Health, Southeastern Virginia Training Center 698 Mental Retardation and Construct Community Housing 699 Substance Abuse Services 233,000 700 Department of Mental Health, Central Virginia Training Center 701 Mental Retardation and Construct Community Housing 702 Substance Abuse Services 250,000 703 University of Virginia Renovate Ruffner Hall 250,000 704 Virginia Polytechnic Construct Engineering Signature 705 Institute and State Building 706 University 250,000

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707 Total

\$1,733,000

That \$50 million is hereby appropriated from the general fund to the Central Capital Planning
 Fund established under § 2.2-1520 of the Code of Virginia.

710 5. That under the project for Andy Guest State Park listed in § 1 of the second enactment, the Department of Conservation and Recreation (DCR) shall have the authority as a pilot project to 711 712 construct and equip six additional cabins and associated site improvements at Andy Guest State 713 Park using the existing competitive negotiation process with the following modifications to select 714 the successful bidder: (i) DCR, through an open request for proposals process, may select and 715 negotiate with potential contractors and select from among the applicants the best contractor 716 based on the agency's criteria, including, but not limited to, cost effectiveness and expertise; (ii) DCR is exempt from the current \$250,000 project limit for competitive negotiation; and (iii) DCR 717 shall report to the Chairmen of the House Appropriations and Senate Finance Committees the 718 719 status of the competitive negotiations prior to the acceptance of the contract.

720 Funding for this project includes \$400,000 to equip the Visitor Center at Andy Guest State Park.

The Department of Conservation and Recreation shall also complete a "value engineering" study for the approved prototype cabins to determine if adjustments are warranted in future cabin construction projects and shall report its findings on the study and this pilot project to the House Appropriations and Senate Finance Committees within 90 days of completing the project.

The unexpended funds remaining at the completion of the project shall be transferred by the Director of the Department of Planning and Budget for use in park construction projects included in the six-year capital outlay plan described under § 2.2-1518 of the Code of Virginia.

728 6. That the General Assembly hereby approves the proposal for establishing a new School of 729 Medicine and Research Institute to be created by Virginia Polytechnic Institute and State University (Virginia Tech), in partnership with the Carilion Clinic (Carilion), in downtown Roanoke, Virginia. Virginia Tech is hereby granted approval, pursuant to the Public-Private Educational Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.) of the Code of Virginia 730 731 732 733 (PPEA), to enter into an interim and/or comprehensive agreement with a private entity for the 734 design and construction of the School of Medicine and Research Institute. In order to accelerate 735 development of the project and pursuant to a Memorandum of Understanding (MOU) between Virginia Tech and Carilion, the General Assembly hereby finds that this enactment is sufficient to 736 737 satisfy the review requirements of Chapter 42 (§ 30-278 et seq.) of Title 30 of the Code of Virginia. 738 Virginia Tech may proceed with evaluation of any PPEA proposal it receives pursuant to guidelines adopted by its Board of Visitors. If any such MOU contemplates the lease of property 739 740 in the possession or control of Virginia Tech to the School of Medicine, this enactment shall constitute the General Assembly's approval required by subsection B of § 2.2-1155 of the Code of 741 742 Virginia for the term of such lease to be in excess of 50 years, up to and including the useful life 743 of the improvements to such property, provided that the Governor also approves such a term.

744 7. That for the project "Blanket Property Acquisition Project" in § 2 of the second enactment the 745 Department of General Services shall have the authority to acquire real property in the Richmond 746 Metropolitan Service Area subject to the provisions of this enactment. Before the acquisition of 747 such real property, the Department, with the approval of the Governor, shall prepare an 748 acquisition plan and provide a copy of the plan to the Chairmen of the Senate Finance Committee 749 and House Appropriations Committee. The plan shall be deemed exempt from disclosure under the provisions of subdivision 12 of § 2.2-3705.1 of the Code of Virginia. 750 Trade secrets or proprietary information submitted by a bidder, offeror, or contractor in connection with such a 751 752 plan or transaction shall be exempt from disclosure pursuant to subsection F of § 2.2-4342 of the Code of Virginia. 753

754 Within 30 days of receipt of an acquisition plan, the Senate Finance Committee and House 755 Appropriations Committee shall each determine whether to request additional information, recommend changes to the acquisition plan, or accept the acquisition plan, and notify the 756 757 Department of their decision. The Department shall provide additional information on the details 758 of an acquisition plan as requested by either Committee. If the Committees accept an acquisition plan, or do not request additional information or recommend changes within the 30-day period, 759 760 the acquisition plan shall be deemed approved and may be executed by the Department pursuant 761 to § 2.2-1149 of the Code of Virginia.

762 The Director of the Department of Planning and Budget shall have the authority to fund 763 acquisition projects approved by the Committees, with such funding being consistent with the 764 terms of the acquisition plan.

765 The total amount that may be obligated under this enactment shall not exceed \$70 million.

766 On and after July 1, 2009, the Department of General Services shall not enter into any agreement 767 to acquire real property using the powers granted under this enactment.

768 8. That pursuant to § 23-30.28 of the Code of Virginia, the General Assembly hereby authorizes 769 the Virginia College Building Authority to issue revenue bonds in a principal amount not to 770 exceed \$59 million plus amounts needed to fund issuance costs, reserve funds, original issue discount, interest prior to and during construction and for one year after completion thereof, and 771 772 other financing expenses, for the construction of a medical education and research facility at 773 Eastern Virginia Medical School (EVMS). The Authority shall be authorized to exercise any and 774 all powers granted to it by law in connection with such project. The General Assembly hereby 775 appropriates the proceeds from any such bonds for the construction of a medical education and 776 research facility at EVMS.

Upon the effective date of this act, the Director of the Department of Planning and Budget may
distribute sufficient funds to EVMS for project planning, including detailed planning. The
distribution of funds by the Director for construction is contingent upon the following conditions:

780 a. A bill is introduced for a Special Session of the General Assembly held prior to the 2009 Regular Session of the General Assembly or for the 2009 Regular Session of the General Assembly 781 782 that provides for the following: an amendment to enabling legislation of EVMS that changes the appointments of the 17 members of the Board of Visitors of EVMS such that three members are 783 to be appointed by the Speaker of the House of Delegates, two members are to be appointed by 784 785 the Senate Committee on Rules, two members are to be appointed by the Governor, six members 786 shall continue to be appointed by the Board of the Eastern Virginia Medical School Foundation, 787 and four members shall continue to be appointed by local governments;

b. The Board of Visitors of EVMS enters into a memorandum of understanding with the
Commonwealth in which the Board promises to increase the current medical school class size; and
c. A determination by the Secretary of Finance that the Board of Visitors of EVMS has
cooperated in a review of EVMS by the State Council of Higher Education for Virginia as such

792 review may be provided for in the general appropriation act.

9. That the Department of Mental Health, Mental Retardation and Substance Abuse Services, in consultation with the Department of General Services, is hereby authorized to acquire by purchase, gift, or land exchange such land as may be necessary for the capital project to "Replace Western State Hospital" as set forth under § 1 of the second enactment. The proceeds from any such sale or land exchange to facilitate the replacement of Western State Hospital may be applied first to any capital costs relating to the replacement of Western State Hospital, and secondly as provided under law for the disposition of state property.

800 10. That the Director of the Department of Planning and Budget is hereby authorized to
801 supplement the funding for any project listed in this act from nongeneral fund sources other than
802 debt, as necessary to meet the intended scope of the project. The Director shall report any such
803 supplemental funding to the Chairmen of the House Appropriations Committee and the Senate
804 Finance Committee.

805 11. That, subject to the provisions of this enactment, the Virginia College Building Authority 806 (VCBA) is authorized to issue additional revenue bonds in an aggregate principal amount not to 807 exceed \$100 million, plus amounts needed to fund issuance costs and other financing expenses, to finance any needed nongeneral fund portion of the cost of capital projects listed in § 3 or § 4 of 808 809 the second enactment of this act; provided that all debt service and related costs of the bonds are 810 paid by the applicable educational institution from its nongeneral fund revenues. Such revenue 811 bonds shall be secured by the applicable educational institution from one or more of the revenue 812 sources cited in subdivisions (d) (1) through (d) (4) of § 23-19 of the Code of Virginia, except for 813 the general funds of the institution. The Director of the Department of Planning and Budget is authorized to determine the amount of bonds to be issued, if any, to meet the intended scope of 814 815 the projects, and the Virginia College Building Authority shall not issue any bonds under this enactment without being directed to do so by the Director of the Department of Planning and 816 The Director of the Department of Planning and Budget shall report to the State 817 Budget. 818 Treasurer and the Chairmen of the House Appropriations Committee and the Senate Finance 819 Committee any time he directs that bonds be issued under this enactment.

820 In lieu of revenue bonds being issued by the VCBA and conditioned upon an allocation of bonds for the nongeneral fund portion of the cost of a capital project as determined by the Director of 821 822 the Department of Planning and Budget, a public institution of higher education is hereby 823 authorized to issue its own bonds to finance any needed nongeneral fund portion of the cost of a 824 capital project listed in § 3 or § 4 of the second enactment of this act in a principal amount not to 825 exceed such allocation for the capital project as determined by the Director; provided that all debt service and related costs of the bonds are paid by the applicable educational institution from its 826 827 nongeneral fund revenues. Such bonds shall be secured by the applicable educational institution 828 from one or more of the revenue sources cited in subdivisions (d) (1) through (d) (4) of § 23-19 of

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829 the Code of Virginia, except for the general funds of the institution.

830 In no case pursuant to the provisions of this enactment shall the total principal amount of bonds

831 issued by the VCBA plus any bonds issued by a public institution of higher education exceed an 832 aggregate principal amount of \$100 million. The Director of the Department of Planning and 833 Budget shall allocate the \$100 million in bonded authority to the capital projects listed in § 3 or 834 § 4 of the second enactment of this act.

835 The General Assembly hereby appropriates the proceeds from any such bonds described under 836 this enactment to finance any needed nongeneral fund portion of the cost of capital projects listed

837 in § 3 or § 4 of the second enactment of this act as determined by the Director of the Department 838 of Planning and Budget.

839 12. That, notwithstanding any special or general law to the contrary, no proceeds shall be

- 840 distributed for the construction and renovation project at the Virginia School for the Deaf and the 841 Blind in the City of Staunton, and no costs shall be incurred for this project until the Board of 842 Education takes substantial action to permanently terminate all state-operated programs at the 843 Virginia School for the Deaf, the Blind, and the Multi-disabled in the City of Hampton, including 844 all state-operated or state funded residential and day program services delivered for deaf, blind, 845 and multi-disabled students.
- 846 Property at the Virginia School for the Deaf, the Blind, and the Multi-disabled in the City of Hampton shall become surplus property as of July 1, 2009. Nothing in this enactment shall 847 848 prohibit the transfer or sale of such property to a nonstate entity that may provide services to the 849 deaf, blind, or multi-disabled, or to an entity that seeks to preserve the history of the school.
- 850 13. That for the project entitled "Repair/Replace Southeastern Virginia Training Center" in § 2 of 851 the second enactment, the Director of the Department of Mental Health, Mental Retardation and 852 Substance Abuse Services shall submit to the Chairmen of the House Appropriations Committee 853 and the Senate Finance Committee and the Director of the Department of General Services the 854 plans associated with such project, which shall include a cost benefit analysis of renovating existing 855 cottages versus demolishing existing cottages and building new housing. Within 30 days of receipt 856 of such plans, the Senate Finance Committee and House Appropriations Committee shall make a 857 recommendation as to whether the project would better proceed as a new construction project or
- 858 a renovation project.
- 859 The Senate Finance Committee and House Appropriations Committee shall each determine 860 whether to request additional information, recommend changes to the plans, or accept the plans, 861 and notify the Department of Mental Health, Mental Retardation and Substance Abuse Services of their determination. The Department of Mental Health, Mental Retardation and Substance Abuse 862 863 Services shall provide additional information on the details of such plans as requested by either 864 However, prior to awarding a contract for construction of such project, both Committee. 865 Committees must have accepted the same plans, either as initially submitted or modified. The 866 Director of the Department of Planning and Budget shall have the authority to fund only such plans accepted by both Committees. 867
- 14. That Virginia Commonwealth University is authorized to enter into a contract with the 868 869 University of Virginia for project management on the construction of the Virginia Commonwealth University Dental Clinic (Dental Clinic) authorized for construction in Wise County in § 4 of the 870 The University of Virginia shall cooperate with Virginia Commonwealth 871 second enactment. University for such purposes. Virginia Commonwealth University is authorized to contract with 872 873 the University of Virginia College at Wise or other entities for the maintenance of the Dental 874 Clinic, and the University of Virginia College at Wise shall cooperate with Virginia 875 Commonwealth University for such purposes.
- 876 15. That the provisions of paragraph F in Item 391 of House Bill No. 30, as such bill was enrolled 877 on April 4, 2008, shall apply to the project entitled "Construct Charlotte Prison" listed in § 1 of 878 the third enactment.
- 879 16. That for the project "Replace Roofs Umbrella Project" listed in § 2 of the second enactment, 880 the Department of Corrections shall ensure that the integrity of structural components of roof 881 systems are sound before replacing any roofs. Furthermore, any roof replacement shall have a 882 manufacturer's warranty of at least 20 years.
- 17. That issuance of bonds for the project entitled "Improve Wallops Flight Facilities" listed in 883 884 § 2 of the second enactment shall be conditioned upon the execution of a Memorandum of 885 Understanding acceptable to the Governor, and a copy of the memorandum being provided to the 886 Chairmen of the House Appropriations Committee and the Senate Finance Committee.
- 887 18. That the Department of General Services is hereby directed to solicit for proposals under the Public-Private Education Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.) of Title 56 of 888
- 889
  - the Code of Virginia, or under other authority available to the Department after consultation with

890 the Public-Private Partnership Advisory Commission established pursuant to Chapter 42 (§ 30-278 891 et seq.) of Title 30 of the Code of Virginia, for the development of an office facility to replace the 8th Street Office Building and renovate the 9th Street Office Building. In soliciting such proposals, 892 893 the Department shall specify the Commonwealth's anticipated requirements for leased space in the 894 facility, and shall seek to maximize opportunities to leverage private sector financial participation 895 and risk sharing in the project, including, but not limited to, use and sale of historic rehabilitation 896 tax credits, commercial components, and other revenue-generating activities that would reduce the 897 state's cost to lease or own all or a portion of such facility. The Department shall solicit such 898 proposals no later than September 1, 2008, and shall have completed sufficient review of such 899 proposals to report on its findings and recommendations to the 2009 General Assembly.

900 19. That nothing in this act shall be construed or interpreted as limiting any authority granted 901 under Chapter 4.10 (§ 23-38.88 et seq.) of Title 23 of the Code of Virginia, or under any 902 management agreement executed pursuant to the provisions of such chapter, provided that, for any capital outlay project of a public institution of higher education included in the capital outlay 903 904 plan described in § 2.2-1518 of the Code of Virginia (that is enacted into law) for which the general fund supported resources for the project will exceed 100 percent of the general 905 906 fund-supported resources allocated for that project pursuant to law, such capital outlay project 907 shall be subject to the provisions of subsection E of § 2.2-1519 of the Code of Virginia. For 908 purposes of this enactment, the term "capital outlay project" means the same as such term is 909 defined § 2.2-1515 of the Code of Virginia.

910 20. That § 2.2-1503.2 of the Code of Virginia is repealed.

911 21. That an emergency exists and this act is in force from its passage.