2009 SESSION

ENROLLED

[H 2456]

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VIRGINIA ACTS OF ASSEMBLY — CHAPTER

2 An Act to amend and reenact §§ 2.2-2696, 2.2-2905, 32.1-354, 32.1-355, 32.1-356, and 32.1-359
 3 through 32.1-361.1 of the Code of Virginia, relating to the Virginia Tobacco Settlement Foundation.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 2.2-2696, 2.2-2905, 32.1-354, 32.1-355, 32.1-356, and 32.1-359 through 32.1-361.1 of the 8 Code of Virginia are amended and reenacted as follows:

Code of Virginia are amended and reenacted as follows: § 2.2-2696. Substance Abuse Services Council.

A. The Substance Abuse Services Council (the Council) is established as an advisory council, within the meaning of § 2.2-2100, in the executive branch of state government. The purpose of the Council is to advise and make recommendations to the Governor, the General Assembly, and the State Mental Health, Mental Retardation and Substance Abuse Services Board on broad policies and goals and on the coordination of the Commonwealth's public and private efforts to control substance abuse, as defined in § 37.2-100.

16 B. The Council shall consist of 30 members. Four members of the House of Delegates shall be 17 appointed by the Speaker of the House of Delegates, in accordance with the principles of proportional 18 representation contained in the Rules of the House of Delegates, and two members of the Senate shall 19 be appointed by the Senate Committee on Rules. The Governor shall appoint one member representing 20 the Virginia Sheriffs' Association, one member representing the Virginia Drug Courts Association, one member representing the Substance Abuse Certification Alliance of Virginia, two members representing 21 the Virginia Association of Community Services Boards, and two members representing statewide consumer and advocacy organizations. The Council shall also include the Commissioner of the 22 23 24 Department of Mental Health, Mental Retardation and Substance Abuse Services; the Commissioner of 25 Health; the Commissioner of the Department of Motor Vehicles; the Superintendent of Public 26 Instruction; the Directors of the Departments of Juvenile Justice, Corrections, Criminal Justice Services, 27 Medical Assistance Services, and Social Services; the Chief Operating Officer of the Department of 28 Alcoholic Beverage Control; the Executive Director of the Governor's Office for Substance Abuse 29 Prevention or his designee; the Executive Director of the Virginia Tobacco Settlement Foundation for 30 Healthy Youth or his designee; the Executive Director of the Commission on the Virginia Alcohol 31 Safety Action Program or his designee; and the chairs or their designees of the Virginia Association of 32 Drug and Alcohol Programs, the Virginia Association of Alcoholism and Drug Abuse Counselors, and 33 the Substance Abuse Council and the Prevention Task Force of the Virginia Association of Community 34 Services Boards.

C. Appointments of legislative members and heads of agencies or representatives of organizations
 shall be for terms consistent with their terms of office. All other appointments of nonlegislative
 members shall be for terms of three years, except an appointment to fill a vacancy, which shall be for
 the unexpired term. The Governor shall appoint a chairman from among the members.

39 No person shall be eligible to serve more than two successive terms, provided that a person40 appointed to fill a vacancy may serve two full successive terms.

41 D. The Council shall meet at least four times annually and more often if deemed necessary or 42 advisable by the chairman.

E. Members of the Council shall receive no compensation for their services but shall be reimbursed
for all reasonable and necessary expenses incurred in the performance of their duties as provided in
§§ 2.2-2813 and 2.2-2825. Funding for the cost of expenses shall be provided by the Department of
Mental Health, Mental Retardation and Substance Abuse Services.

47 F. The duties of the Council shall be:

48 1. To recommend policies and goals to the Governor, the General Assembly, and the State Mental49 Health, Mental Retardation and Substance Abuse Services Board;

50 2. To coordinate agency programs and activities, to prevent duplication of functions, and to combine 51 all agency plans into a comprehensive interagency state plan for substance abuse services;

52 3. To review and comment on annual state agency budget requests regarding substance abuse and on
53 all applications for state or federal funds or services to be used in substance abuse programs;

4. To define responsibilities among state agencies for various programs for persons with substance abuse and to encourage cooperation among agencies; and

5. To make investigations, issue annual reports to the Governor and the General Assembly, and make

HB2456ER

2 of 5

recommendations relevant to substance abuse upon the request of the Governor. 57

58 G. Staff assistance shall be provided to the Council by the Office of Substance Abuse Services of the 59 Department of Mental Health, Mental Retardation and Substance Abuse Services.

60 § 2.2-2905. Certain officers and employees exempt from chapter.

61 The provisions of this chapter shall not apply to:

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1. Officers and employees for whom the Constitution specifically directs the manner of selection; 62

2. Officers and employees of the Supreme Court and the Court of Appeals; 63

3. Officers appointed by the Governor, whether confirmation by the General Assembly or by either 64 65 house thereof is required or not;

4. Officers elected by popular vote or by the General Assembly or either house thereof;

5. Members of boards and commissions however selected;

68 6. Judges, referees, receivers, arbiters, masters and commissioners in chancery, commissioners of 69 accounts, and any other persons appointed by any court to exercise judicial functions, and jurors and notaries public; 70

71 7. Officers and employees of the General Assembly and persons employed to conduct temporary or 72 special inquiries, investigations, or examinations on its behalf; 73

8. The presidents, and teaching and research staffs of state educational institutions;

9. Commissioned officers and enlisted personnel of the National Guard and the naval militia;

75 10. Student employees in institutions of learning, and patient or inmate help in other state 76 institutions;

77 11. Upon general or special authorization of the Governor, laborers, temporary employees and 78 employees compensated on an hourly or daily basis;

79 12. County, city, town and district officers, deputies, assistants and employees;

80 13. The employees of the Virginia Workers' Compensation Commission;

14. The officers and employees of the Virginia Retirement System; 81

15. Employees whose positions are identified by the State Council of Higher Education and the boards of the Virginia Museum of Fine Arts, The Science Museum of Virginia, the Jamestown-Yorktown Foundation, the Frontier Culture Museum of Virginia, the Virginia Museum of 82 83 84 Natural History and The Library of Virginia, and approved by the Director of the Department of Human 85 86 Resource Management as requiring specialized and professional training;

87 16. Employees of the State Lottery Department;

88 17. Production workers for the Virginia Industries for the Blind Sheltered Workshop programs;

89 18. Employees of the Virginia Commonwealth University Health System Authority;

90 19. Employees of the University of Virginia Medical Center. Any changes in compensation plans for 91 such employees shall be subject to the review and approval of the Board of Visitors of the University of 92 Virginia. The University of Virginia shall ensure that its procedures for hiring University of Virginia Medical Center personnel are based on merit and fitness. Such employees shall remain subject to the 93 provisions of the State Grievance Procedure (§ 2.2-3000 et seq.); 94

95 20. In executive branch agencies the employee who has accepted serving in the capacity of chief 96 deputy, or equivalent, and the employee who has accepted serving in the capacity of a confidential 97 assistant for policy or administration. An employee serving in either one of these two positions shall be 98 deemed to serve on an employment-at-will basis. An agency may not exceed two employees who serve 99 in this exempt capacity;

21. Employees of Virginia Correctional Enterprises. Such employees shall remain subject to the 100 provisions of the State Grievance Procedure (§ 2.2-3000 et seq.); 101

102 22. Officers and employees of the Virginia Port Authority;

103 23. Employees of the Virginia College Savings Plan;

104 24. Directors of state facilities operated by the Department of Mental Health, Mental Retardation and Substance Abuse Services employed or reemployed by the Commissioner after July 1, 1999, under a contract pursuant to § 37.2-707. Such employees shall remain subject to the provisions of the State Grievance Procedure (§ 2.2-3000 et seq.); 105 106 107 108

25. The Director of the Virginia Office for Protection and Advocacy;

109 26. Employees of the Virginia Tobacco Settlement Foundation for Healthy Youth. Such employees 110 shall be treated as state employees for purposes of participation in the Virginia Retirement System, health insurance, and all other employee benefits offered by the Commonwealth to its classified 111 112 employees; and

27. Employees of the Virginia Indigent Defense Commission. 113

114 § 32.1-354. Definitions.

115 As used in this chapter, unless the context clearly indicates otherwise:

116 "Agreement" means the agreement or agreements between the Commonwealth, as seller of the Tobacco Assets, and the Corporation, as purchaser of the Tobacco Assets. The sale by the 117

- 118 Commonwealth of the Tobacco Assets pursuant to any such agreement shall be a true sale and not a119 borrowing.
- **120** "Board" means the Board of Trustees of the Foundation appointed pursuant to § 32.1-357.
- 121 "Corporation" means the Tobacco Settlement Financing Corporation as created under state law.
- 122 "Director" means the director of the Foundation appointed pursuant to § 32.1-358.

123 "Endowment" means the Virginia Tobacco Settlement Foundation Endowment established pursuant to **124** § 32.1-361.1.

125 "Foundation" means the Virginia Tobacco Settlement Foundation Foundation for Healthy Youth, 126 created pursuant to § 32.1-355.

127 "Foundation Allocation" means 10 percent of the annual amount received under the Master
128 Settlement Agreement by the Commonwealth, or that would have been received but for the sale of such
129 allocation pursuant to an agreement, between the starting and ending dates specified in the agreement.

130 "Fund" means the Virginia Tobacco Settlement Fund established pursuant to § 32.1-360.

131 "Period of sale" means the time during which a purchase under an agreement is entitled to receive132 the Foundation Allocation.

133 "Tobacco Assets" means all right, title, and interest in and to the portion of the Foundation134 Allocation that may be sold to the Corporation from time to time.

135 § 32.1-355. Virginia Foundation for Healthy Youth created; purposes.

The Virginia Tobacco Settlement Foundation for Healthy Youth (VFHY) is hereby created as a body
corporate and a political subdivision of the Commonwealth and as such shall have, and is hereby vested
with, all of the politic and corporate powers as are set forth in this chapter. The Foundation is
established for the purposes of determining the appropriate recipients of moneys in the Virginia Tobacco
Settlement Fund and causing distribution of such moneys for the purposes provided in this chapter,
including using moneys in the Virginia Tobacco Settlement Fund.

The Foundation shall have a division known as the Virginia Tobacco Settlement Foundation (VTSF) 142 143 to assist in financing efforts to restrict the use of tobacco products by minors through such means as educational and awareness programs on the health effects of tobacco use on minors and enforcement of 144 145 laws restricting the distribution of tobacco products to minors. Additionally, a division of the Foundation 146 known as Virginia Youth Obesity Prevention (VYOP) may use moneys from the Fund to assist in 147 financing efforts to reduce childhood obesity through such means as educational and awareness 148 programs, implementing evidence-based practices, and assisting schools and communities with policies 149 and programs. The Foundation shall have only those powers enumerated in § 32.1-356.

150 § 32.1-356. Powers of the Foundation.

151 The Foundation is hereby granted all powers necessary or appropriate to carry out and effectuate its corporate purposes, including, without limitation, the following:

153 1. To have an official seals and to alter the same at pleasure;

154 2. To maintain an office at such place or places within this Commonwealth as it may designate;

3. To accept, hold, and administer moneys, grants, securities, or other property transferred, given, or
 bequeathed to the Foundation, absolutely or in trust, for the purposes for which the Foundation is
 created;

4. To determine how moneys in the Fund are to be distributed and to authorize distribution of
moneys in the Fund to entities whose goal is to discourage, eliminate or prevent the use of tobacco
products by minors *and to reduce childhood obesity* in the Commonwealth, on such terms and in such
amounts as determined by the Board;

162 5. To deposit moneys from the Fund to the Endowment as determined by the Board;

163 6. To make and execute contracts and all other instruments and agreements necessary or convenient164 for the exercise of its powers and functions;

165 7. To appoint and prescribe the duties of such officers, agents, employees, advisors, and consultants
166 as may be necessary to carry out its functions, and to fix and pay such compensation to them for their
167 services as the Foundation may determine;

168 8. To adopt and from time to time amend and repeal bylaws, not inconsistent with this chapter, to169 carry into effect the powers and purposes of the Foundation;

9. To receive and accept aid, grants, contributions and cooperation of any kind from any source for
the purposes of this chapter subject to such conditions, acceptable to the Foundation, upon which such
aid, grants, contributions and cooperation may be made;

173 10. To do any lawful act necessary or appropriate to carry out the powers herein granted or
 174 reasonably implied, including use of whatever lawful means may be necessary and appropriate to
 175 recover any payments wrongfully made from the Fund.

176 § 32.1-359. Duties of the Board.

177 The Board shall perform the following duties:

178 1. Establish specific criteria and procedures governing decisions by the Foundation to cause the

HB2456ER

179 moneys obtained from the Master Settlement Agreement in the Fund to be primarily distributed to 180 entities for use in the discouragement, elimination or prevention of the use of tobacco products by 181 minors. Additionally, the Foundation may distribute moneys in the Fund obtained primarily from public 182 grants and private funding sources to reduce childhood obesity;

183 2. Establish requirements that every recipient of money distributed from the Fund establish and 184 maintain policies that restrict the use of tobacco products by minors, as provided in § 32.1-361;

3. Evaluate the proposals for the use of the assets of the Fund in accordance with the criteria 185 186 established by the Board and the provisions of this chapter;

187 4. Evaluate the implementation and results of all efforts receiving support from the Foundation; and

188 5. Determine amounts to be deposited from time to time from the Fund to the Endowment.

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§ 32.1-360. Virginia Tobacco Settlement Fund.

190 There is hereby created in the state treasury a special nonreverting fund to be known as the Virginia 191 Tobacco Settlement Fund. The Fund shall be established on the books of the Comptroller. Subject to the 192 sale of all or any portion of the Foundation Allocation, 10 percent of the annual amount received by the 193 Commonwealth from the Master Settlement Agreement shall be paid into the state treasury and credited 194 to the Fund. In the event of such sale (i) the Foundation Allocation shall be paid in accordance with the 195 agreement for the period of sale and (ii) the fund shall receive amounts withdrawn from the Endowment 196 in accordance with § 32.1-361.1. Interest earned on moneys in the Fund shall remain in the Fund and be 197 credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal 198 year shall not revert to the general fund but shall remain in the Fund. Moneys in the Fund shall be used 199 solely for the purposes described in this chapter. Expenditures and disbursements from the Fund shall be 200 made by the State Treasurer on warrants issued by the Comptroller upon written authorization signed by 201 the chairman of the Board or his designee. Moneys in the Fund shall be used for the purposes of 202 discouraging, eliminating or preventing the use of tobacco products by minors, including but not limited 203 to educational and awareness programs on the health effects of tobacco use on minors and laws 204 restricting the distribution of tobacco products to minors. Moneys may also be used for the purpose of reducing childhood obesity, including but not limited to educational and awareness programs, 205 206 implementing evidence-based practices, and assisting schools and communities with related policies and 207 programs.

§ 32.1-361. Use of moneys distributed.

209 Any recipient of any moneys distributed from the Fund pursuant to this chapter for the purpose of 210 restricting the use of tobacco products by minors shall be required, as a condition precedent to the 211 release of such moneys to such entity, to establish and maintain policies restricting or preventing 212 tobacco use by minors. The Foundation shall (i) establish criteria for determining whether an entity's 213 policies support the restriction of tobacco use by minors and (ii) monitor the distribution of such moneys 214 to ensure that the recipients of such funds are in compliance with the provisions of this section. 215

§ 32.1-361.1. Virginia Foundation for Healthy Youth Endowment.

216 A. There is hereby established in the state treasury a special fund to be designated the "Virginia 217 Tobacco Settlement Foundation for Healthy Youth Endowment" (the Endowment). The Endowment shall 218 receive any proceeds from any sale of all or any portion of the Foundation Allocation, deposits from the 219 Fund as determined by the Board pursuant to subparagraph 5 of § 32.1-356, and any gifts, grants, and 220 contributions that are specifically designated for inclusion in such Endowment. No part of the 221 Endowment, neither corpus nor income, or interest thereon, shall revert to the general fund of the state 222 treasury. The Endowment shall be under the management and control of the Treasury Board and the 223 Treasury Board shall have such powers and authority as may be necessary to exercise such management 224 and control consistent with the provisions of this section. The income of the Endowment shall be paid 225 out, not less than annually, to the Fund. In addition, up to 10 percent of the corpus of the Endowment 226 shall be paid to the Fund annually upon request of the Board to the Treasury Board; provided, however, 227 that upon two-thirds vote of the Board, up to 15 percent of the corpus of the Endowment shall be so paid. No use of proceeds shall be made that would cause bonds issued on a tax-exempt basis to be considered taxable. For purposes of this section, "income" of the Endowment means at the time of 228 229 230 determination the lesser of the available cash in, or the realized investment income for the applicable 231 period of the Endowment, and "corpus" of the endowment means at the time of determination the sum 232 of the proceeds from the sale of all or any portion of the Foundation Allocation, deposits from the Fund 233 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 234 235 withdrawn from the Endowment before June 30 of each year, less withdrawals from the corpus. 236 Determinations by the Treasury Board, or the State Treasurer on behalf of the Treasury Board, as to the 237 amount of income or the amount of the corpus shall be conclusive.

B. The Treasury Board shall serve as trustee of the Endowment and the corpus and income of the 238 239 Endowment shall be withdrawn and credited to the Fund by order of the Treasury Board as provided in 240 subsection A. The State Treasurer shall be custodian of the funds credited to the Endowment. The 241 Treasury Board shall have full power to invest and reinvest funds credited to the Endowment in 242 accordance with the provisions of the Uniform Prudent Management of Institutional Funds Act 243 (§ 55-268.11 et seq.) and, in addition, as otherwise provided by law. The Treasury Board may borrow 244 money in such amounts as may be necessary whenever in its judgment it would be more advantageous 245 to borrow money than to sell securities held for the Fund. Any debt so incurred may be evidenced by 246 notes duly authorized by resolution of the Treasury Board, such notes to be retired no later than the end 247 of the biennium in which such debt is incurred. The Treasury Board may commingle, for purposes of 248 investment, the corpus of the Endowment provided that it shall appropriately account for the investments 249 credited to the Endowment. The Treasury Board may hire independent investment advisors and 250 managers as it deems appropriate to assist with investing the Endowment. The expenses of making and 251 disposing of investments, such as brokerage commissions, legal expenses related to a particular 252 transaction, investment advisory and management fees and expenses, transfer taxes and other customary 253 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
Board, the Board shall provide to the Treasury Board schedules of anticipated 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 and redemptions of its
investments of the Endowment.