INTRODUCED

SB1242

091789828 **SENATE BILL NO. 1242** 1 2 Offered January 14, 2009 3 Prefiled January 13, 2009 4 A BILL to amend and reenact §§ 2.2-2279, 2.2-2280, 2.2-2289, 2.2-2291, and 2.2-2292 of the Code of 5 Virginia, relating to the Virginia Small Business Financing Authority; activities under the 6 Public-Private Transportation Act of 1995. 7 Patron-Stosch 8 9 Referred to Committee on General Laws and Technology 10 Be it enacted by the General Assembly of Virginia: 11 1. That §§ 2.2-2279, 2.2-2280, 2.2-2289, 2.2-2291, and 2.2-2292 of the Code of Virginia are 12 amended and reenacted as follows: 13 14 § 2.2-2279. Short title; definitions. 15 A. This article shall be known and may be cited as the "Virginia Small Business Financing Act." 16 B. As used in this article, unless the context requires a different meaning: "Business enterprise" means (i) any (i) industry for the manufacturing, processing, assembling, 17 storing, warehousing, servicing, distributing, or selling of any products of agriculture, mining, or 18 industry or professional services; (ii) commercial enterprises enterprise making sales or providing 19 20 services to industries described in clause (i); (iii) enterprises enterprise for research and development, including but not limited to scientific laboratories; (iv) not-for-profit entity operating in the 21 Commonwealth; or (v) such other businesses entity acquiring, constructing, improving, maintaining, or operating a qualified transportation facility under the Public-Private Transportation Act of 1995 22 23 24 (§ 56-556 et seq.); or (vi) other business as will be in furtherance of the public purposes of this article. 25 "Cost," as applied to the eligible business, means the cost of construction; the cost of acquisition of all lands, structures, rights-of-way, franchises, easements and other property rights and interests; the cost 26 27 of demolishing, removing, rehabilitating or relocating any buildings or structures on lands acquired, 28 including the cost of acquiring any such lands to which such buildings or structures may be moved, 29 rehabilitated or relocated; the cost of all labor, materials, machinery and equipment, financing charges, 30 letter of credit or other credit enhancement fees, insurance premiums, interest on all bonds prior to and 31 during construction or acquisition and, if deemed advisable by the Authority, for a period not exceeding 32 one year after completion of such construction or acquisition, cost of engineering, financial and legal 33 services, plans, specifications, studies, surveys, estimates of cost and of revenues, commissions, guaranty 34 fees, other expenses necessary or incident to determining the feasibility or practicality of constructing, 35 financing or operating a project of an eligible business; administrative expenses, provisions for working 36 capital, reserves for interest and for extensions, enlargements, additions, improvements and replacements, 37 and such other expenses as may be necessary or incidental to the construction or acquisition of a project 38 of an eligible business or the financing of such construction, acquisition or expansion and the placing of 39 a project of an eligible business in operation. Any obligation or expense incurred by the Commonwealth or any agency thereof, with the approval of the Authority for studies, surveys, borings, preparation of 40 plans and specifications or other work or materials in connection with the construction or acquisition of 41 a project of an eligible business may be regarded as a part of the cost of a project of an eligible 42 business and may be reimbursed to the Commonwealth or any agency thereof out of the proceeds of the 43 44 bonds issued therefor. means any person engaged in one or more business enterprises in the "Eligible business" 45 46 Commonwealth that satisfies one or more of the following requirements for: (i) is a for-profit enterprise: (i) that (a) has received \$10 million or less in annual gross income under generally accepted accounting 47 principles for each of its last three fiscal years or lesser time period if it has been in existence less than 48 49 three years, (ii)(b) has fewer than 250 employees, (iii)(c) has a net worth of \$2 million or less, or (iv)(d) exists for the sole purpose of developing or operating a qualified transportation facility under the 50 51 Public-Private Transportation Act of 1995 (§ 56-556 et seq.), or (e) meets such other satisfactory 52 requirements as the Board shall determine from time to time if it finds and determines such person is in 53 need of its assistance or (ii) is a not-for-profit entity granted tax-exempt status under § 501 (c) (3) of the Internal Revenue Code and operating in the Commonwealth. 54 55 "Federal Act" means the Small Business Investment Act of 1958, 15 U.S.C. § 661 et seq., as amended from time to time. 56

57 "Indenture" means any trust agreement, deed of trust, mortgage or other security agreement under
58 which bonds authorized pursuant to this article shall be issued or secured.

59 "Internal Revenue Code" means the federal Internal Revenue Code of 1986, as amended.

60 "Lender" means any federal- or state-chartered bank, federal land bank, production credit association, 61 bank for cooperatives, federal- or state-chartered savings institution, building and loan association, small 62 business investment company or any other financial institution qualified within the Commonwealth to 63 originate and service loans, including but not limited to insurance companies, credit unions, investment 64 banking or brokerage companies and mortgage loan companies.

65

"Loan" means any lease, loan agreement or sales contract as hereinafter defined:

(i) "Lease" means any lease containing an option to purchase the project or projects of the eligible 66 business being financed for a nominal sum upon payment in full, or provision thereof, of all bonds 67 issued in connection with the eligible business and all interest thereon and principal of and premium, if 68 69 any, thereon and all other expenses in connection therewith.

(ii) "Loan agreement" means an agreement providing for a loan of proceeds from the sale and 70 71 issuance of bonds by the Authority or by a lender with which the Authority has contracted to loan such proceeds to one or more contracting parties to be used to pay the cost of one or more projects of an 72 eligible business and providing for the repayment of such loan including but not limited to all interest 73 74 thereon, and principal of and premium, if any, thereon and all other expenses in connection therewith, 75 by such contracting party or parties and which may provide for such loans to be secured or evidenced by one or more notes, debentures, bonds or other secured or unsecured debt obligations of such 76 77 contracting party or parties, delivered to the Authority or to a trustee under an indenture pursuant to 78 which the bonds were issued.

79 (iii) "Sales contract" means a contract providing for the sale of one or more projects of an eligible 80 business to one or more contracting parties and includes but is not limited to a contract providing for 81 payment of the purchase price including but not limited to all interest thereon, and principal of and premium, if any, thereon and all other expenses in connection therewith, in one or more installments. If 82 83 the sales contract permits title to a project being sold to an eligible business to pass to such contracting party or parties prior to payment in full of the entire purchase price, it also shall provide for such 84 85 contracting party or parties to deliver to the Authority or to the trustee under the indenture pursuant to which the bonds were issued, one or more notes, debentures, bonds or other secured or unsecured debt 86 87 obligations of such contracting party or parties providing for timely payments of the purchase price 88 thereof. 89

"Municipality" means any county or incorporated city or town in the Commonwealth.

90 "Preferred lender" means a bank that is subject to continuing supervision and examination by state or 91 federal chartering, licensing, or similar regulatory authority satisfactory to the Authority and that meets 92 the eligibility requirements established by the Authority. 93

"Revenue Code" means the Internal Revenue Code of 1954, as amended.

"Revenues" means any and all fees, rates, rentals, profits and receipts collected by, payable to, or 94 95 otherwise derived by, the Authority, and all other moneys and income of whatsoever kind or character collected by, payable to, or otherwise derived by, the Authority in connection with loans to any eligible 96 97 business in furtherance of the purposes of this article.

98 "Statewide Development Company" means the corporation chartered under this article for purposes of 99 qualification as a state development company as such term is defined in the Federal Act.

100 § 2.2-2280. Declaration of public purpose; Authority created.

101 A. The General Assembly finds and determines that (i) there exists in the Commonwealth a need to assist small businessand other eligible businesses in the Commonwealth in obtaining financing for new 102 103 business or in the expansion of existing business in order to promote and develop industrial development and to further the long-term economic development of the Commonwealth through the improvement of 104 105 its tax base and the promotion of employment and (ii) it is necessary to create a governmental body to provide financial assistance to small business and other eligible businesses in the Commonwealth by 106 107 providing loans, guarantees, insurance and other assistance to small business and other eligible 108 businesses, thereby encouraging the investment of private capital in small businessand other eligible businesses in the Commonwealth. The creation of this governmental body to assist in such matters is 109 essential to the industrial development of the Commonwealth. In making these determinations, the 110 General Assembly has considered and affirmatively expresses its policy to assist small and other eligible 111 businesses in Virginia, acknowledging that this determination has and will affect competition. 112

113 It is further declared that all of the foregoing are public purposes and that the activities of the Authority will serve a public purpose in that they will promote industry, develop trade and increase 114 employment opportunities for the benefit of the inhabitants of the Commonwealth, either through the 115 increase of commerce or through the promotion of safety, health, welfare, convenience or prosperity; and 116 that the necessity of enacting the provisions herein set forth is in the public interest and is so declared 117 as a matter of express legislative determination. 118

119 B. The Virginia Small Business Financing Authority is created, with such powers and duties as are set forth in this article, as a public body corporate and as a political subdivision of the Commonwealth. 120

All powers, rights and duties conferred by this article or other provisions of law upon the Authority 121 122 shall be exercised by the Board. 123

§ 2.2-2289. Power to issue umbrella bonds.

124 In addition to the powers of the Authority to issue bonds, it may issue bonds, the proceeds of which, 125 after payment of the costs of issuance thereof, shall be used to make loans, no single loan to be in 126 excess of ten million dollars in aggregate principal amount, to finance or refinance the projects of 127 eligible small businesses. The Authority shall adopt such rules and regulations as are necessary to carry 128 out the purposes of this section and to provide procedures for the making of such loans and the 129 repayment thereof.

130 § 2.2-2291. Security for bonds; fees and expenses; limitations.

131 A. The bonds or instruments with respect to which financial assistance is provided by the Authority 132 shall be secured or unsecured in a manner approved by the Board in its sole discretion.

133 B. The Board may set the premiums and fees to be paid to it for providing financial assistance under 134 this article. The premiums and fees and expenses set by the Board shall be payable in the amounts, at 135 the time and in the manner that the Board, in its discretion, requires. The premiums and fees need not be uniform among transactions and may vary in amount among transactions and at different stages 136 137 during the terms of the transactions.

138 C. No portion of the proceeds of an issue of the Authority's bonds that are exempt under federal 139 taxation as industrial development qualified bonds under Section 103 (b) 141 (e) of the Internal 140 Revenue Code shall be used to provide facilities prohibited in Section 103 (b) (6) (0) 147 (e) of such 141 the Internal Revenue Code.

142 § 2.2-2292. Public hearing and approval.

143 Whenever federal law requires public hearings and public approval as a prerequisite to obtaining 144 federal tax exemption for the interest paid on industrial development private activity bonds under Section 103147 (f) of the Internal Revenue Code, unless otherwise specified by federal law or 145 146 regulation, the public hearing for industrial development private activity bonds of the Authority shall be 147 conducted by the Authority and the procedure for the public hearing and public approvals shall be as 148 follows:

149 1. For a public hearing by the Authority:

150 a. Notice of the hearing shall be published once a week for two successive weeks in a newspaper 151 published or having general circulation in the municipality in which the facility to be financed is to be located of intention to provide financing for a named applicant. The applicant shall pay the cost of 152 153 notification. The notice shall also be mailed or otherwise delivered to the clerk of the local governing 154 body of the municipality. The notice shall specify the time and place of hearing at which persons may 155 appear and present their views. The hearing shall be held not less than six days nor more than 21 days 156 after the second notice shall appear in such newspaper. The hearing may be held at any place within the 157 Commonwealth determined by the Board.

158 b. The notice shall contain (i) the name and address of the Authority; (ii) the name and address of 159 the principal place of business, if any, of the applicant seeking financing; (iii) the maximum dollar 160 amount of financing sought; and (iv) the type of business and purpose and specific location, if known, 161 of the facility to be financed.

162 c. Every request for industrial development private activity bond financing when submitted to the 163 Authority shall be accompanied by a statement in the following form:

164 Name of Applicant: 165 Facility: 166 Date: 167 Maximum amount of financing sought: \$ 168 Estimated taxable value of the facility's real property in the municipality in which it is located. \$ 169 170 Estimated taxable value of the facility's real property once constructed or 171 expanded. \$ 172 Estimated real property tax per year using present tax rates on the facility's 173 real property once constructed or expanded. \$ 174 Estimated personal property tax per year from property to be located in 175 expanded or constructed facility using present tax rate. \$ 176 Estimated merchants' capital tax per year from property to be located in 177 expanded or constructed facility using present tax rate. \$ 178 Estimated dollar value per year of goods and services that will be purchased 179 in the Commonwealth during construction or expansion of facility. \$ 180

181 Estimated dollar value per year of goods and services that will be purchased

182 in the Commonwealth for the operation of the facility. \$

183 Estimated dollar value per year of goods and services that will be produced 184 and sold from the facility. \$

185 Estimated number of employees during construction or expansion

186 Estimated number of regular employees on a year round basis during operation 187 of the facility

188 Average annual salary per regular employee during operation of the facility. \$ 189

190 Estimated payroll for labor during construction or expansion of the facility.
191 \$

192 If any of the above questions do not apply to the eligible business being financed, indicate by193 writing N/A (not applicable) on the appropriate line.

194 2. For public approval, the Governor is appointed by this article as the applicable elected 195 representative within the meaning of Section 103 (k) 147 (f) (2) (E) of the Internal Revenue Code.