2010 SESSION

INTRODUCED

HB961

	10102557D
1	HOUSE BILL NO. 961
2	Offered January 13, 2010
3	Prefiled January 13, 2010
4	A BILL to amend the Code of Virginia by adding in Chapter 16 of Title 23 an article numbered 2.1,
5	consisting of sections numbered 23-220.5, 23-220.6, and 23-220.7, relating to the Community College
6	Scholarship Match Program.
7	
0	Patrons—Crockett-Stark, Carrico, Dance, Cline and O'Bannon
8 9	Referred to Committee on Education
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11	Be it enacted by the General Assembly of Virginia:
12	1. That the Code of Virginia is amended by adding in Chapter 16 of Title 23 an article numbered
13	2.1, consisting of sections numbered 23-220.5, 23-220.6, and 23-220.7, as follows:
14	Article 2.1.
15	Community College Scholarship Match Program.
16	§ 23-220.5. Community College Scholarship Match Program created.
17	There is hereby created the Community College Scholarship Match Program to provide matching
18	funds to community college foundations and the Virginia Foundation for Community College Education.
19 20	Funds may be paid by the Commonwealth of Virginia to any community college foundation or the Virginia Foundation for Community College Education on the basis of one dollar state general fund
20 21	appropriation for every one dollar donated by private individuals, foundations, or corporations, on or
22	after July 1, 2010, to a community college foundation or the Virginia Foundation for Community
23	College Education for scholarships awarded to students studying science, technology, engineering, math,
24	education, or nursing.
25	§ 23-220.6. Community College Scholarship Match Fund.
26	A. From such funds as are appropriated for this purpose and from such gifts, donations, grants,
27	bequests, and other funds as may be received on its behalf, there is hereby created in the state treasury
28	a special nonreverting fund to be known as the Community College Scholarship Match Fund, hereafter
29	referred to as "the Fund." The Fund shall be established on the books of the Comptroller. Interest
30 31	earned on moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund
32	but shall remain in the Fund. Funds may be paid to any community college foundation or the Virginia
33	Foundation for Community College Education as a one-to-one match to funds raised by donors, not to
34	exceed an annual state appropriation of \$5 million.
35	Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants
36	issued by the Comptroller upon written request signed by the State Board for Community Colleges.
37	B. The Board shall promulgate regulations for the implementation of the provisions of this article.
38	Community college foundations and the Virginia Foundation for Community College Education shall use
39	any funds received pursuant to this article to award scholarships to eligible students meeting the criteria
40 41	established in § 23-220.7.
41 42	§ 23-220.7. Eligible students; criteria for award of matching scholarships. A. Only students who (i) are domiciled residents of Virginia as defined by § 23-7.4 and (ii) are
43	enrolled in an associate degree program in a Virginia community college studying science, technology,
4 4	engineering, math, education, or nursing shall be eligible for scholarships pursuant to this article.
45	B. Scholarships awarded pursuant to this article shall be in an amount as determined by the
46	scholarship policy in place at each community college or the scholarship policy of the Virginia
47	Foundation for Community College Education.
48	C. Scholarships awarded pursuant to this article are renewable for one year.
49	2. That the provisions of this act shall not become effective unless an appropriation of general
50	funds effectuating the purposes of this act is included in the general appropriation act passed by the 2010 Decular Session of the Concerned Assembly and signed by the Concerner and becomes law
51	the 2010 Regular Session of the General Assembly and signed by the Governor and becomes law.