2010 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact § 15.2-2160 of the Code of Virginia and to amend the Code of Virginia by adding in Title 15.2 a chapter numbered 72, consisting of sections numbered 15.2-7200 through 15.2-7226, relating to the Bristol Virginia Utilities Authority.

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Approved

7 Be it enacted by the General Assembly of Virginia:

1. That § 15.2-2160 of the Code of Virginia is amended and reenacted and that the Code of 8 9 Virginia is amended by adding in Title 15.2 a chapter numbered 72, consisting of sections 10 numbered 15.2-7200 through 15.2-7226, as follows: 11

§ 15.2-2160. Provision of telecommunications services.

A. Any locality that operates an electric distribution system may provide telecommunications services, including local exchange telephone service as defined in § 56-1, within or outside its 12 13 boundaries if the locality obtains a certificate pursuant to § 56-265.4:4. Such locality may provide 14 15 telecommunications services within any locality in which it has electric distribution system facilities as of March 1, 2002. Any locality providing telecommunications services on March 1, 2002, may provide 16 17 telecommunications, Internet access, broadband, information, and data transmission services within any 18 locality within 75 miles of the geographic boundaries of its electric distribution system as such system 19 existed on March 1, 2002.

20 B. A locality that has obtained a certificate pursuant to § 56-265.4:4 shall (i) comply with all 21 applicable laws and regulations for the provision of telecommunications services; (ii) make a reasonable 22 estimate of the amount of all federal, state, and local taxes (including income taxes and consumer utility 23 taxes) that would be required to be paid or collected for each fiscal year if the locality were a for-profit provider of telecommunications services, (iii) prepare reasonable estimates of the amount of any franchise fees and other state and local fees (including permit fees and pole rental fees), and 24 25 26 right-of-way charges that would be incurred in each fiscal year if the locality were a for-profit provider 27 of telecommunications services, (iv) prepare and publish annually financial statements in accordance with generally accepted accounting principles showing the results of operations of its provision of 28 29 telecommunications services, and (v) maintain records demonstrating compliance with the provisions of 30 this section that shall be made available for inspection and copying pursuant to the Virginia Freedom of 31 Information Act (§ 2.2-3700 et seq.).

32 C. Each locality that has obtained a certificate pursuant to § 56-265.4:4 shall provide 33 nondiscriminatory access to for-profit providers of telecommunications services on a first-come, 34 first-served basis to rights-of-way, poles, conduits or other permanent distribution facilities owned, leased 35 or operated by the locality unless the facilities have insufficient capacity for such access and additional 36 capacity cannot reasonably be added to the facilities.

37 D. The prices charged and the revenue received by a locality for providing telecommunications 38 services shall not be cross-subsidized by other revenues of the locality or affiliated entities, except (i) in 39 areas where no offers exist from for-profit providers of such telecommunications services, or (ii) as 40 permitted by the provisions of subdivision B 5 of § 56-265.4:4. The provisions of this subsection shall 41 not apply to Internet access, broadband, information, and data transmission services provided by any 42 locality providing telecommunications services on March 1, 2002.

43 E. No locality providing such services shall acquire by eminent domain the facilities or other property of any telecommunications service provider to offer cable, telephone, data transmission or other 44 45 information or online programming services.

F. Public records of a locality that has obtained a certificate pursuant to § 56-265.4:4, which records 46 47 contain confidential proprietary information or trade secrets pertaining to the provision of telecommunications service, shall be exempt from disclosure under the Freedom of Information Act 48 49 (§ 2.2-3700 et seq.). As used in this subsection, a public record contains confidential proprietary 50 information or trade secrets if its acquisition by a competing provider of telecommunications services would provide the competing provider with a competitive benefit. 51

G. As used in this section, "locality" shall mean any county, city, town, authority, or other 52 53 governmental entity which provides or seeks to provide telecommunications services. Every locality shall 54 comply with the requirements of § 56-265.4:4 or 56-484.7:1 unless otherwise specifically exempt. Any 55 locality that has obtained a certificate pursuant to § 56-265.4:4, and which surrenders or transfers such 56 certificate shall continue to remain subject to subsections C, D, and E if any substantial part of its

SB12ER

telecommunications assets or operations are transferred to an entity in which the locality has the right 57 58 to appoint board members, directors, or managers. 59

CHAPTER 72.

BVU AUTHORITY ACT.

- 60 61 § 15.2-7200. Short title.
- 62 This chapter shall be known and may be cited as the BVU Authority Act.
- § 15.2-7201. Creation; public purpose. 63
- There is hereby created a political subdivision of the Commonwealth known as the BVU Authority. 64
- 65 The BVU Authority is created for the express purpose of receiving, by operation of this chapter, the powers, assets, and debts of that separately managed and financed division of the City of Bristol, 66 67 Virginia, heretofore known as Bristol Virginia Utilities and to provide the services Bristol Virginia Utilities has provided or may lawfully provide. The General Assembly therefore deems this to be an entity conversion and for all purposes the BVU Authority is the same entity as Bristol Virginia Utilities, 68 69 which is hereby converted to the BVU Authority. The BVU Authority shall exercise the rights and duties 70 71 as hereinafter set out to provide the various utility services it currently lawfully provides all subject to 72 the limitations as are herein set forth or referenced.
- 73 § 15.2-7202. Definitions.

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- As used in this chapter, unless the context requires a different meaning:
- 75 "Authority" means the BVU Authority created by entity conversion of Bristol Virginia Utilities by this 76 chapter.
- 77 "Board," "Authority Board," or "Board of Directors" means the governing body of the Authority.
- 78 "Bonds" means any bonds, notes, debentures, bond acceptance notes, or other evidence of financial 79 indebtedness either issued or assumed by the Authority pursuant to this chapter.
- "Bristol Virginia Utilities Board" means the Board of Directors of Bristol Virginia Utilities governing that entity until the Authority Board takes office on July 1, 2010. 80 81
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- "City" means the City of Bristol, Virginia. "City Council" means the City Council of the City of Bristol, Virginia. "Commission" means the Virginia State Corporation Commission. 83
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- 85 "Commonwealth" means the Commonwealth of Virginia.
- "Infrastructure" means all property, whether attached to real property or not, now used by Bristol 86 87 Virginia Utilities and hereafter used by the Authority for the provision of (i) electric, water, sewer, 88 telecommunications, internet, and cable television services and (ii) all other utility, management, and 89 consulting services the Authority may lawfully provide.
- 90 "MLEC" means any city, county, or town certificated to provide local exchange and/or interexchange 91 telecommunications services pursuant to § 56-265.4:4 and any authority granted such powers pursuant 92 to § 15.2-7209.
- 93 "Political subdivision" means a locality, authority, or other public body of the Commonwealth or of 94 any state in which the Authority does business.
- "Utility," "utilities," or "utility services" means and includes electric, water, sewer and 95 telecommunications, internet and cable television services, including all other services that might be 96 97 lawfully rendered by use of its fiber optic system.
- 98 § 15.2-7203. Name of Authority; operating name or names.
- The name of the Authority shall be "BVU Authority." 99
- 100 The BVU Authority is hereby authorized to operate under the names BVU, BVU OptiNet, CPC OptiNet, and BVU Focus. The name of the Authority and any division or operating name may be 101 102 changed upon approval of a simple majority of the Board of Directors. The Board of Directors may 103 adopt additional operating names in the future. If it does so, it shall comply with requisite fictitious 104 name recording requirements for any areas in which it is doing business.
- 105 § 15.2-7204. Divisions.
- 106 The Board may create such divisions of the Authority as it deems expedient to perform such services 107 as are authorized by statute. 108
 - § 15.2-7205. Appointment of a Board of Directors.
- 109 A. The powers of the Authority shall be vested in an Authority Board of Directors consisting of nine 110 directors. The number of Directors on the Board may not be increased by the Authority Board.
- B. The Authority's Board, which will initially take office on July 1, 2010, shall be constituted as 111 112 follows:
- 1. Four Bristol, Virginia, citizen appointees. The four Bristol, Virginia, citizen appointees currently 113 114 on the Bristol Virginia Utilities Board are hereby directors on the Authority's Board and their respective 115 terms are extended on the Authority Board as follows:
- 116 a. The term ending June 30, 2010, will be extended to end June 30, 2014.
- b. The term ending June 30, 2011, will be extended to end June 30, 2015. 117

118 c. The second term ending June 30, 2011, will be extended to end June 30, 2016.

d. The term ending June 30, 2012, will be extended to end June 30, 2016.

120 Each of said members will thereafter be eligible for one additional consecutive four-year term 121 pursuant to the limitation set forth herein.

122 2. Two members appointed by the Bristol City Council who are members of the Bristol City Council
123 serving on the Bristol Virginia Utilities Board as of June 1, 2010. Such members shall serve a four-year
124 term, coterminous with their term on Council, commencing July 1, 2010. Should no present member of
125 Council serving on the Bristol Virginia Utilities Board be a member of Council on that date, Council
126 may appoint two other members of Council to serve on the initial Authority Board for a term that is
127 coterminous with that member's term on Council.

128 3. One new Bristol, Virginia, citizen, who is not a city council member. Such citizen will be
129 appointed by the Bristol, Virginia, City Council and shall serve a term from July 1, 2010, until June 30,
130 2015.

4. One new member, a Bristol, Virginia citizen, appointed by the Bristol Virginia Utilities Board
whose term will start July 1, 2010, and end June 30, 2014.

5. One member of the Board of Supervisors of Washington County, Virginia, who will be appointed
by that Board of Supervisors to a four-year term coterminous with his or her term on the Board of
Supervisors commencing July 1, 2010.

136 C. If any appointments to the initial Board are made prior to the effective date of this chapter, such 137 appointments shall be deemed valid and effective as of such date.

D. The City Council shall elect, in addition to its Council members, three of the Bristol, Virginia, citizen Board members when the above terms expire. The remaining three Bristol, Virginia, citizen members will be elected by the Authority Board when the above terms expire. The City Council and the Authority Board will alternate electing persons to fill an expiring term until each has appointed the number it appoints to the Board. Any vacancy in a term shall be filled by the body making the original appointment and shall be for the remainder of the term. Said appointment shall be made within 30 days from the date the vacancy occurs.

E. The term of the Council members shall be for four years coterminous with those members' terms of office on the City Council. Those City Council Members may serve as many terms as the City Council decides as long as the appointees are members of the City Council. The City Council may appoint other members of the City Council at the end of any four-year Council term or upon exit of the Council member from the Council. In the latter case the Council Member will serve for the remainder of the term vacated by an exiting City Council member.

F. All other directors shall serve four-year terms, except for the longer appointments to the initial
Board. Those directors may serve a maximum of two terms and then must be off the Board for one full
year before election to fill another full term or to fill the remainder of a vacated term.

154 G. If funds are available, each director may be reimbursed by the Authority for the amount of actual 155 expenses incurred by him in the performance of his duties. Such expense allowance shall constitute a 156 cost of operation and maintenance of such utility systems and shall be prorated among each of the systems it manages using the "3-Factor" allocation method approved by the Commission. The three 157 158 factors consist of the percentages that each division comprises of total plant in service, total operating 159 revenues, and total customer accounts. Once each operating division's percentage of each of the three 160 factors is calculated, the sum of the three factors divided by 3 results in the operating division's share 161 of the total direct or indirect costs.

162 § 15.2-7206. Organization; compensation.

A simple majority of the directors in office shall constitute a quorum. No vacancy in the Board of
 Directors shall impair the right of a quorum to exercise all the rights and perform all the duties of the
 Authority.

166 The Board of Directors shall hold regular meetings at such times and places as may be established 167 by its bylaws.

168 The Board of Directors shall hold its first organizational meeting on July 1, 2010. Bylaws shall be 169 duly adopted and published at said meeting. Also at said meeting, the Board of Directors shall elect a 170 chairman and a vice-chairman from its membership and a secretary of the Board from the staff of the 171 Authority to take office as of that same date. Thereafter the Board of Directors shall annually elect a 172 chairman and a vice-chairman from its membership and a secretary from the staff of the Authority at its 173 June meeting, to take office on the following July 1. The terms of such officers shall be for one year.

The Board of Directors shall continue to appoint and contract with a president and CEO to manage the operations of the Authority and a licensed attorney to serve as general counsel for the Authority, and the contracts with the president and general counsel of Bristol Virginia Utilities shall continue in effect and be binding upon the Authority. The Board of Directors shall also authorize the position of executive vice-president and CFO, to be filled and managed by the president. The president shall have

179 the authority to hire, fire, and manage such staff as the president deems expedient to the operation of 180 the Authority, subject to the availability of budgeted funds, and to assign such positions, titles, powers, 181 and duties at such salaries as the president deems most effective for the efficient operation of the 182 Authority.

183 Except for the purpose of inquiry, the Board and its individual members shall deal with Authority 184 employees solely through the president. Neither the Board nor any member thereof shall give orders to 185 any of the subordinates of the president, either publicly or privately. Any such orders or other interferences on the part of the Board or any of its members with subordinates or appointees of the 186 187 president, instead of dealing or communicating directly with the president, are prohibited. Neither shall 188 the Board or any of its members direct the appointment or removal of any person from any office or 189 employment by the president or any of his subordinates. Nothing herein shall be construed to limit or 190 prohibit contact with the president and general counsel, both of whom report directly to the Board.

191 The Board of Directors shall make and, by recorded affirmative vote of three-fourths of all members, 192 amend and repeal bylaws governing the manner in which the Authority's business may be transacted 193 and in which the power granted to it may be enjoyed not inconsistent with this chapter. The initial set 194 of such bylaws shall be adopted at the first regular meeting of the Board following the Board's first 195 organizational meeting. The Board of Directors may appoint such committees as it may deem advisable 196 and fix the duties and responsibilities of such committees. The Board of Directors shall have the power 197 to request amendments to this chapter as set forth by the Code of Virginia that the Board deems 198 necessary and expedient for the proper operation of the Authority. 199

§ 15.2-7207. Powers generally.

200 The Authority is hereby granted all powers necessary or appropriate to carry out the purposes of 201 this chapter in order to provide electric, water, sewer, and telecommunication and related services, 202 including without limitation, cable television internet, and all other services that might be lawfully 203 rendered by use of the Authority's fiber optic system, subject to all existing limitations and restrictions 204 thereon. Such powers include, without limitation, except as set forth hereafter, the following: 205

1. To adopt bylaws for the regulation of its affairs and the conduct of its business;

2. To sue and be sued in the Authority's name;

207 3. To have perpetual succession;

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4. To adopt a corporate seal and alter the same at its pleasure;

5. To maintain offices at such places as it may designate;

210 6. To appoint, employ, or engage such officers, employees, architects, engineers, attorneys, accountants, financial advisors, investment bankers and other advisors, consultants and agents as may 211 212 be necessary or appropriate, and to fix their duties and compensation; 213

7. To establish personnel rules;

214 8. To make, assume, and enter into all contracts, leases, and arrangements necessary or incidental to 215 the exercise of its powers, including contracts for the management or operation of all or any part of its 216 facilities;

217 9. To borrow money, as hereinafter provided, and to borrow money for the purpose of meeting 218 casual deficits in its revenues;

219 10. To provide electric, water, sewer and telecommunication and related services, including without 220 limitation, cable television, internet, and all other services that might be lawfully rendered by use of the 221 Authority's fiber optic system as set forth in § 15.2-7208 subject to all existing restrictions and 222 *limitations thereon;*

223 11. To determine fees, rates, and charges for the services and products it provides, subject only to 224 such state or federal regulation as the Tennessee Valley Authority (TVA) or other cognizant state or 225 federal agency may impose by order, rulemaking, contract or otherwise, including, without limitation, 226 electric, water and sewer and internet and cable television services, including all other services that 227 might be rendered by use of its fiber optic system, furnished by the Authority. MLEC telephone service, 228 including rates, is regulated by the Commission. All rate increases for services other than electric, 229 which are set by the TVA, and telephone, which are set by the Commission and applicable law, shall 230 require a favorable vote at two meetings, one of which must be a regular meeting of the BVU Authority 231 Board.

232 The Authority may assess such rates and charges for such services or products in such manner 233 mutatis mutandis as BVU or the City has the authority to do so at present subject to the same 234 restrictions and limitations thereon;

235 12. To adopt, amend, and repeal rules and regulations for the use, maintenance, and operation of its 236 facilities and utility services and governing the conduct of persons and organizations using its facilities 237 or obtaining its utility services and to enforce such rules and regulations and all other rules, 238 regulations, ordinances, and statutes relating to its facilities and services, as authorized by the enacting body of such rules, regulations, ordinances, and statutes. The civil penalty for violation of any such 239

240 rules and regulations shall be set forth in the rules and may be enforced by the Authority by direct **241** action in terminating services and by the imposition of monetary penalties to be billed to the customer.

242 The Authority may request the governing body of each locality in which it does business to impose by
243 ordinance such penal liability for violation of such rules and regulations as such body deems
244 appropriate.

245 13. To apply for and accept gifts or grants of money or gifts, grants or loans of other property or 246 other financial assistance from the United States of America and agencies and instrumentalities thereof, 247 this Commonwealth and political subdivisions, agencies and instrumentalities thereof, or any other 248 person or entity, for or in aid of the construction, acquisition, ownership, operation, maintenance, or repair of its infrastructure or for the payment of principal of any indebtedness of the Authority, interest 249 250 thereon, or other cost incident thereto, or for the operation of any of its services, or for any other purpose of the Authority, and to this end the Authority shall have the power to render such services, 251 252 comply with such conditions, and execute such agreements and legal instruments as may be necessary, 253 convenient or desirable or imposed as a condition to such financial aid;

14. Subject to subdivision 16 and all existing limitations and restrictions thereon, to acquire,
establish, construct, enlarge, improve, maintain, equip, operate, and regulate electric, water, sewer,
telecommunications, internet and cable television services, including all other services that might be
rendered by use of its fiber optic system, and other infrastructure and facilities that are owned or
managed by the Authority within the territorial areas in which it operates or provides services;

259 15. To construct, install, maintain, and operate facilities and infrastructure for managing its utility, 260 consulting and operational management services. The Authority shall have the power and duty to manage and operate the electric, public lighting, water, sewerage, telecommunications, internet and 261 262 cable television services, including all other services that might be rendered by use of its fiber optic 263 system directly subject to all existing limitations and restrictions thereon, or it may subcontract such 264 functions. The Authority shall construct, maintain, and operate all facilities necessary thereto; shall sell 265 and distribute to the public electric power, light, water, sewer, telecommunications, internet and cable 266 television, and other services as they now exist or may exist in the future subject to all existing limitations and restrictions thereon; and shall collect the rates and charges provided for all such 267 268 services;

269 16. To own, purchase, lease, obtain options upon, acquire by gift, grant, or bequest or otherwise 270 acquire any property, real or personal, or any interest therein, and in connection therewith to assume or 271 take subject to any indebtedness secured by such property and dispose of any or all such properties as 272 is deemed appropriate by the Board. The Authority shall have the power of eminent domain to acquire 273 property and easements as needed for its various utility services within the areas it provides or can 274 provide such services. The power of eminent domain shall not include the power to acquire existing 275 telecommunications, internet or cable facilities, which is expressly prohibited, and the Authority shall 276 not accept or receive any telecommunications, internet or cable facilities from an entity that acquired 277 such facilities by use of eminent domain:

17. To purchase and maintain insurance or provide indemnification on behalf of any person who is
or was a director, officer, employee, or agent of the Authority and on behalf of the Authority itself
against any liability asserted against it or him or incurred by it or him in any such capacity or arising
out of his status as such;

282 18. To establish and charge such fees as it deems appropriate for attachment to or inclusion in the
283 Authority's infrastructure, including but not limited to its poles, conduits, and collocation sites, subject
284 to all existing limitations and restrictions thereon;

285 19. To fund economic development projects and, in advance of economic development projects, to
286 enter into contracts, to borrow money and to do all other such acts as will allow it to encourage and
287 support economic development; and

288 20. To have police powers on all of the properties of the Authority within the Commonwealth, 289 exercised through appointment of an armed conservator of the peace. The President of the Authority 290 may apply to the circuit court for any locality in which the Authority has property for the appointment 291 of one or more special conservators of the peace under procedures specified by Chapter 2 (§ 19.2-12 et 292 seq.) of Title 19.2 of the Code of Virginia or any successor provisions. Any such special conservator of 293 the peace shall have, within the lands and facilities controlled by the Authority, the powers, functions, 294 duties, responsibilities, and authority of any other armed conservator of the peace. Nothing in this 295 section shall be construed to prevent the conservator of the peace currently serving Bristol Virginia 296 Utilities from continuing as an armed special conservator of the peace for the Authority during the 297 remainder of his term, if not removed for cause.

298 § 15.2-7208. Powers.

299 The Authority shall have those powers possessed by the City of Bristol necessary and convenient for 300 the provision of electric, water and sanitary sewer services, and those powers possessed by the Bristol

301 Virginia Utilities Board and the division of the city known as Bristol Virginia Utilities as they existed on 302 July 1, 2001, in the Charter of the City of Bristol, Virginia and the general laws of the Commonwealth. 303 The Authority shall also possess all those powers, subject to the limitations and restrictions thereon, as 304 granted to the City, the Bristol Virginia Utilities Board, and BVU by Chapter 479 of the Acts of 305 Assembly of 2002, Chapters 539, 546, and 677 of the Acts of Assembly 2003, Chapter 586 of the Acts of Assembly of 2004, Chapter 258 of the Acts of Assembly of 2005, Chapters 607 and 682 of the Acts of 306 Assembly of 2007, and Chapters 99 and 323 of the Acts of Assembly of 2008. 307

308 § 15.2-7209. Authority deemed to be an MLEC.

309 A. The establishment of the BVU Authority is deemed to be an entity conversion and all assets of, 310 tariffs on file with the Commission, and all certificates authorizing the furnishing of Local Exchange 311 Telephone Service and the furnishing of interexchange telecommunications services, granted to and held 312 by Bristol Virginia Utilities and the City of Bristol, Bristol Virginia Utilities Division are hereby deemed to be transferred to BVU Authority without further application by BVU Authority to the Commission. 313 The Commission shall issue appropriate documentation to effectuate this transfer without further action 314 on behalf of BVU Authority. It is further deemed that the Authority has met all conditions precedent to qualify for such certificates and the powers granted therein and the limitations, restrictions, and requirements set forth thereto continuing in full force and effect. 315 316 317

318 B. BVU Authority will be deemed to be an MLEC.

319 C. Upon enactment of this chapter, the Authority shall file a name change with the Commission.

320 D. No bond shall be required of BVU Authority by the Commission.

321 § 15.2-7210. Transfer of properties and debt.

322 All of the properties, infrastructure, and other assets used by Bristol Virginia Utilities for any of its 323 utility services or otherwise, whether held in its name or in the name of the City of Bristol, Virginia, are 324 hereby transferred to the Authority and declared to be held by the Authority as its property. The portion 325 of the City's debt that was incurred for the benefit of Bristol Virginia Utilities is hereby declared to be the debt of the Authority. That debt will be the sole responsibility of the Authority. The Authority will 326 either assume that debt or issue new bonded indebtedness to pay it off as soon as practical and in 327 328 accordance with all bond covenants in the BVU bonds on the City's financial statements. 329

§ 15.2-7211. Reports.

330 The Authority shall keep minutes of its proceedings, which minutes shall be open to public inspection 331 during normal business hours. It shall keep suitable records of all its financial transactions and shall 332 arrange to have the same audited annually by an independent certified public accountant. Such audited 333 financial reports will be provided to the Commonwealth Auditor of Public Accounts and to each 334 participating political subdivision each year and shall be open to public inspection. 335

§ 15.2-7212. Procurement.

336 All contracts that the Authority may let for professional services, nonprofessional services, or goods, 337 materials, and equipment shall be subject to the Virginia Public Procurement Act (§ 2.2-4300 et seq.). Nothing herein will be construed to prevent the Authority from adopting a small purchases policy in 338 339 keeping with such Act. If the Authority is procuring pursuant to a federal grant or program that 340 requires compliance with federal procurement law, then the Authority may procure in compliance with 341 federal law. If the Authority in the exercise of its powers is procuring in another state for use in that 342 state, the Authority may procure in compliance with that state's procurement law. 343

§ 15.2-7213. Deposit and investment of funds.

344 All moneys of the Authority shall be deposited as soon as practicable in a separate account or 345 accounts in one or more banks or trust companies organized under the laws of the Commonwealth or 346 national banking associations having their principal offices in the Commonwealth. Such deposits shall 347 be continuously secured in accordance with the Virginia Security for Public Deposits Act (§ 2.2-4400 et 348 seq.).

349 Funds of the Authority not needed for immediate use or disbursement may, subject to the provisions 350 of any contract between the Authority and the holders of its bonds or any contract between the 351 Authority and TVA, be invested in securities that are considered lawful investments for fiduciaries. 352

§ 15.2-7214. Authority to issue bonds.

353 The Authority shall have the power to issue bonds from time to time in its discretion, for any of its 354 purposes, including the payment of all or any part of the cost of Authority infrastructure and facilities; including the payment or retirement of bonds previously issued by it and including the costs of the 355 356 issuance of such bonds. The Authority may issue such types of bonds as it may determine, including, without limitation, bonds payable, both as to principal and interest: (i) from its revenues and receipts 357 358 generally and (ii) exclusively from the revenues and receipts of certain designated operations or 359 facilities whether or not they are financed in whole or in part from the proceeds of such bonds. Any 360 such bonds may be additionally secured (a) by a pledge of any grant or contribution from the Commonwealth, or any political subdivision, agency, or instrumentality thereof, any federal agency or 361

362 any unit, private corporation, co-partnership, association, or individual, or other entity, or (b) by mortgage or encumbrance of any property or facilities of the Authority. Unless otherwise provided in 363 364 the proceedings authorizing the issuance of the bonds, or in the trust indenture securing the same, all bonds shall be payable solely and exclusively from the revenues and receipts of the Authority. Bonds 365 366 may be executed and delivered by the Authority at any time and from time to time, may be in such form 367 and denominations and of such terms and maturities, may be in registered, book entry, or bearer form 368 either as to principal or interest or both, may be payable in such installments and at such time or times, 369 may be payable at such place or places whether within or without the Commonwealth, may bear interest 370 at such rate or rates, may be payable at such time or times, and at such place or places, may be 371 evidenced in such manner, and may contain such provisions not inconsistent herewith, all as shall be 372 provided and specified by the Board of Directors in authorizing each particular bond issue including 373 any designation of an agent or officer of the Authority to establish such provisions under guidelines 374 established by the Authority.

375 If deemed advisable by the Board of Directors, there may be retained in the proceedings under 376 which any bonds of the Authority are authorized to be issued an option to redeem all or any part 377 thereof as may be specified in such proceedings, at such price or prices and after such notice or notices 378 and on such terms and conditions as may be set forth in such proceedings and as may be briefly recited 379 on the face of the bonds, but nothing herein contained shall be construed to confer on the Authority any 380 right or option to redeem any bonds except as may be provided in the proceedings under which they 381 shall be issued. Any bonds of the Authority may be sold at public or private sale in such manner and 382 from time to time as may be determined by the Board of Directors of the Authority to be most 383 advantageous, and the Authority may pay all costs, premiums, and commissions that its Board of 384 Directors may deem necessary or advantageous in connection with the issuance thereof. Issuance by the 385 Authority of one or more series of bonds for one or more purposes shall not preclude it from issuing other bonds in connection with the same facility or any other facility, but the proceedings whereunder 386 any subsequent bonds may be issued shall recognize and protect any prior pledge or mortgage made for 387 388 any prior issue of bonds. Any bonds of the Authority at any time outstanding may from time to time be 389 refunded by the Authority by the issuance of its refunding bonds in such amount as the Board of 390 Directors may deem necessary, but not exceeding an amount sufficient to refund the principal of the 391 bonds so to be refunded, together with any unpaid interest thereon and any costs, including insurance 392 costs, premiums, or commissions necessary to be paid in connection therewith. Any such refunding may 393 be effected whether the bonds to be refunded shall have then matured or shall thereafter mature, either 394 by sale of the refunding bonds and the application of the proceeds thereof to the payment of the bonds 395 to be refunded thereby, or by the exchange of the refunding bonds for the bonds to be refunded thereby. 396 All bonds shall be signed on behalf of the Authority by the chairman or vice-chairman of the 397 Authority, or shall bear the facsimile signature of such officer, and shall bear the official seal of the 398 Authority, or a facsimile thereof shall be impressed or imprinted thereon and shall be attested to by the 399 manual or facsimile signature of the secretary (or the secretary-treasurer) or assistant secretary (or 400 assistant secretary-treasurer) of the Authority. Any coupons attached thereto shall bear the signature or 401 facsimile signature of such chairman. In case any officer whose signature or a facsimile of whose 402 signature appears on any bonds or coupons shall cease to be such officer before the delivery of such 403 bonds, such signature or facsimile signature nevertheless shall be valid and sufficient for all purposes as **404** if such officer had remained in office until such delivery. When the signatures of both the chairman or 405 the vice-chairman and the secretary (or the secretary-treasurer) or the assistant secretary (or the 406 assistant secretary-treasurer) are facsimiles, the bonds must be authenticated by a corporate trustee or 407 other authenticating agent approved by the Authority.

408 If the proceeds derived from a particular bond issue, due to error of estimates or otherwise, shall be 409 less than the cost of the Authority facilities or infrastructure for which such bonds were issued, 410 additional bonds may in like manner be issued to provide the amount of such deficit, and, unless 411 otherwise provided in the proceedings authorizing the issuance of the bonds of such issue or in the trust 412 indenture securing the same, shall be deemed to be of the same issue and shall be entitled to payment 413 from the same fund without preference or priority of the bonds of the first issue. If the proceeds of the 414 bonds of any issue shall exceed such cost, the surplus may be deposited to the credit of the sinking fund 415 for such bonds or may be applied to the payment of the cost of any additions, improvements, or 416 enlargements of the Authority facilities or infrastructure for which such bonds shall have been issued.

417 Prior to the preparation of definitive bonds, the Authority may, under like restrictions, issue interim 418 receipts or temporary bonds with or without coupons, exchangeable for definitive bonds when such 419 bonds shall have been executed and are available for delivery. The Authority may also provide for the 420 replacement of any bonds that shall become mutilated or shall be destroyed or lost. Bonds may be 421 issued under the provisions of this chapter without obtaining the consent of any department, division, 422 commission, board, bureau, or agency of the Commonwealth, and without any other proceedings or the

423 happening of any other conditions or things other than those proceedings, conditions, or things that are 424 specifically required by this chapter.

425 All bonds issued under the provisions of this chapter shall have and are hereby declared to have all 426 the qualities and incidents of and shall be and are hereby made negotiable instruments under the 427 Uniform Commercial Code of Virginia (§ 8.1A-101 et seq.), subject only to provisions respecting 428 registration of the bonds.

429 The interest income from and any profit made on the sale of the obligations issued under the 430 provisions of this Act shall at all times be free and exempt from taxation by the Commonwealth and by 431 any municipality, county, or other political subdivision thereof. 432

§ 15.2-7215. Credit of Commonwealth and political subdivisions not pledged.

433 Bonds issued under the provisions of this chapter shall not be deemed to constitute a debt of the 434 Commonwealth of Virginia, or any political subdivision thereof other than the Authority, but such bonds 435 shall be payable solely from the funds provided therefor as herein authorized. All such bonds shall state 436 on their face that neither the Commonwealth of Virginia nor any political subdivisions thereof, nor the 437 Authority, are obligated to pay the same or the interest thereon or other costs incident thereto except 438 from the revenues and money pledged therefor and that neither the faith and credit nor the taxing 439 power of the Commonwealth, or any political subdivision thereof, is pledged to the payment of the 440 principal of such bonds, the redemption premium, if any, thereon, or the interest thereon or other costs 441 incident thereto.

442 All expenses incurred in carrying out the provisions of this chapter shall be payable solely from the 443 funds of the Authority and no liability or obligation shall be incurred by the Authority hereunder beyond 444 the extent to which moneys shall be available to the Authority.

445 Bonds issued pursuant to the provisions of this Act shall not constitute indebtedness within the 446 meaning of any debt limitation or restriction.

447 § 15.2-7216. Directors and persons executing bonds not liable thereon.

448 Neither the Board of Directors nor any person executing the bonds shall be liable personally on the 449 Authority's bonds by reasons of the issuance thereof.

450 § 15.2-7217. Security for payment of bonds; default.

451 The principal of and interest on any bonds issued by the Authority shall be secured by a pledge of 452 the revenues and receipts out of which the same shall be made payable, and may be secured by a trust 453 indenture covering all or any part of the Authority facilities from which revenues or receipts so pledged 454 may be derived, including any enlargements of any additions to any such projects thereafter made. The 455 resolution under which the bonds are authorized to be issued and any such trust indenture may contain 456 any agreements and provisions respecting the maintenance of the projects covered thereby, the fixing 457 and collection of rents for any portions thereof leased by the Authority to others, the creation and 458 maintenance of special funds from such revenues and the rights and remedies available in the event of 459 default, all as the Board of Directors shall deem advisable not in conflict with the provisions hereof. Each pledge, agreement and trust indenture made for the benefit or security of any of the bonds of the 460 Authority shall continue effective until the principal of and interest on the bonds for the benefit of which 461 the same were made shall have been fully paid. In the event of default in such payment or in any 462 463 agreements of the Authority made as a part of the contract under which the bonds were issued, whether 464 contained in the proceedings authorizing the bonds or in any trust indenture executed as security 465 therefor, may be enforced by mandamus, suit, action or proceeding at law or in equity to compel the 466 Authority and the directors, officers, agents, or employees thereof to perform each and every term, 467 provision, and covenant contained in any trust indenture of the Authority, the appointment of a receiver 468 in equity, or by foreclosure of any such trust indenture, or any one or more of such remedies. 469

§ 15.2-7218. Bonds as legal investments.

470 All bonds issued under the provisions of this chapter are hereby made securities in which all public 471 officers and public bodies of the Commonwealth and its political subdivisions and all insurance 472 companies, trust companies, banking associations, investment companies, executors, administrators, 473 trustees and other fiduciaries may properly and legally invest funds, including capital, under their 474 control or belonging to them. Such bonds are hereby made securities that may properly and legally be 475 deposited with and received by any state or municipal officer or any agency or political subdivision of 476 the Commonwealth for any purpose for which the deposit of bonds or obligations is now or may 477 hereafter be authorized by law. 478

§ 15.2-7219. Contracts concerning interest rates and investments.

479 The Authority may enter into any contract that the Board of Directors determines to be necessary or 480 appropriate to place the obligation or investment of the Authority, as represented by the bonds or the 481 investment of their proceeds, in whole or in part, on the interest rate, cash flow, or other basis desired 482 by the Authority, which contract may include, without limitation, interest rate swap agreements, future 483 contracts and contracts providing for payments based upon levels of, or changes in, interest rates. These

9 of 10

484 contracts or arrangements may be entered into by the Authority in connection with, or incidental to, **485** entering into or maintaining any (i) agreement that secures bonds or (ii) investment, or contract 486 providing for investment, otherwise authorized by law. These contracts may contain such payment, 487 security, default, remedy, and other terms as determined by the Authority. Any money set aside and **488** pledged to secure payments of bonds or any contracts entered into pursuant to this section may be 489 invested in accordance with Chapter 45 (§ 2.2-4500 et seq.) of Title 2.2 and may be pledged to and **490** used to service any of the contracts or agreements entered into pursuant to this section.

491 § 15.2-7220. Taxation.

492 The exercise of the powers granted by this Act shall in all respects be presumed to be for the benefit 493 of the public, for the increase of their commerce and for the promotion of their health, safety, welfare, **494** convenience and prosperity, and as the operation and maintenance of any service that the Authority is 495 authorized to provide will constitute the performance of an essential governmental function, the 496 Authority shall not be required to pay any taxes or assessments upon any facilities acquired and 497 constructed by it under the provisions of this Act and the bonds issued under the provisions of this Act, 498 their transfer, and the income therefrom, including any profit made on the sale thereof, shall at all times 499 be free and exempt from taxation by the Commonwealth and by any political subdivision thereof. 500 Persons, firms, partnerships, associations, corporations, and organizations leasing property of the 501 Authority or doing business on property of the Authority shall be subject to and liable for payment of 502 all applicable taxes of the political subdivision in which such leased property lies or in which business 503 is conducted including but not limited to any leasehold tax on real property and taxes on the sale of 504 utility services and local general retail sales and use taxes, taxes to be paid on licenses in respect to any business, profession, vocation or calling, and taxes upon consumers of gas, electricity, telephone, 505 506 and other public utility services. The Authority shall continue to pay or impute any taxes presently paid 507 or imputed by Bristol Virginia Utilities and to collect and remit all taxes presently collected and 508 remitted by Bristol Virginia Utilities.

509 § 15.2-7221. Sovereign immunity.

510 No provisions of this chapter nor act of an authority, including the procurement of insurance or 511 self-insurance, shall be deemed a waiver of any sovereign immunity to which the Authority or its 512 directors, officers, employees, or agents are otherwise entitled. 513

§ 15.2-7222. Appropriation by political subdivision.

514 Any political subdivision of the Commonwealth is authorized to provide services, to donate real or 515 personal property, and to make appropriations to the Authority for the acquisition, construction, 516 maintenance, and operation of the Authority's facilities. Any such political subdivision is hereby 517 authorized to issue its bonds, including general obligation bonds, in the manner provided in the Public 518 Finance Act of 1991 (§ 15.2-2600 et seq.) or in any applicable municipal charter for the purpose of 519 providing funds to be appropriated to the Authority, and such political subdivisions may enter into 520 contracts obligating such bond proceeds to the Authority. 521

§ 15.2-7223. Contracts with political subdivisions.

522 The Authority is authorized to enter into contracts with the Commonwealth, with the states it 523 operates within, with any one or more political subdivisions within and without the Commonwealth, and 524 with any other person or entity for any legal purpose.

525 § 15.2-7224. Application of local ordinances, service charges, and taxes upon leaseholds.

526 Nothing herein contained shall be construed to exempt the Authority's property from any applicable 527 zoning, subdivision, erosion, and sediment control and fire prevention codes or from building 528 regulations of a political subdivision in which such property is located, except as otherwise specifically 529 excluded herein. Nor shall anything herein contained exempt the property of the Authority from any 530 service charge authorized by the General Assembly pursuant to Article X, Section 6 (g) of the 531 Constitution of Virginia, or exempt any lessee of any of the Authority's property from any tax imposed 532 upon his leasehold interest in such property or upon the receipts derived therefrom. 533

§ 15.2-7225. Existing contracts, leases, franchises, etc., not impaired.

534 No provisions of this Act shall relieve, impair, or affect any right, duty, liability, or obligation 535 arising out of any contract, concession, lease, or franchise now in existence, including all contracts 536 entered into by Bristol Virginia Utilities except to the extent that such contract, concession, lease, or 537 franchise may permit. Notwithstanding the foregoing provisions of this section, the Authority may 538 renegotiate, renew, extend the term of, or otherwise modify at any time any contract, concession, lease, 539 or franchise now in existence in such manner and on such terms and conditions as it may deem 540 appropriate, provided that the operator of or under any said contract, concession, lease, or franchise 541 consents to such renegotiation, renewal, extension, or modification. The Authority shall be obligated for 542 the performance of any contract of Bristol Virginia Utilities now in existence in accordance with its 543 terms, and such contracts shall remain in full force and effect.

544 § 15.2-7226. Liberal construction.

545 Neither this chapter nor anything contained herein is or shall be construed as a restriction or 546 limitation upon any powers that the Authority might otherwise have under any laws of the 547 Commonwealth, and this chapter is cumulative to any such powers; provided, however, that nothing in the foregoing provision shall be deemed to have expanded the powers of the Authority to provide and 548 549 operate telecommunication and related services, including without limitation, cable television, internet, and all other services that might be rendered by use of the Authority's fiber optic system, beyond 550 551 existing restrictions and limitations thereon. This chapter does and shall be construed to provide a complete, additional, and alternative method for the doing of the things authorized hereby and shall be 552 553 regarded as supplemental and additional to powers conferred by other laws. The provisions of this Act are severable, and if any of its provisions shall be invalidated by a court of competent jurisdiction, the 554 555 decision of such court shall not affect or impair any of the other provisions of this chapter unless said partial invalidation makes the continued operation of the Authority economically or operationally 556 inviable, in which case, this chapter shall be deemed invalid as a whole. 557