2012 SESSION

12103272D

HOUSE BILL NO. 790

Offered January 11, 2012 Prefiled January 11, 2012

- 4 A BILL to amend and reenact §§ 2.2-1514, as it is currently effective and as it may become effective, 5 36-137, 36-139, 36-141, 36-142, 36-147, 54.1-2113, 55-530.1, and 58.1-344.3 of the Code of 6 Virginia and to amend the Code of Virginia by adding a section numbered 36-147.1, relating to the 7 Virginia Housing Partnership Revolving Fund. 8 Patrons-Lopez, Alexander, BaCote, Brink, Bulova, Carr, Dance, Englin, Filler-Corn, Herring, Hope,
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Referred to Committee on General Laws

J.M., Sickles, Spruill, Surovell, Torian, Toscano, Tyler, Ward, Ware, O. and Watts

Howell, A.T., James, Johnson, Keam, Kory, Lewis, McClellan, McQuinn, Morrissey, Plum, Scott,

Be it enacted by the General Assembly of Virginia: 12

1. That §§ 2.2-1514, as it is currently effective and as it may become effective, 36-137, 36-139, 13 36-141, 36-142, 36-147, 54.1-2113, 55-530.1, and 58.1-344.3 of the Code of Virginia are amended 14 15 and reenacted and that the Code of Virginia is amended by adding a section numbered 36-147.1

- 16 as follows:
- § 2.2-1514. (Contingent expiration date see Editor's notes) Assignment of general fund for 17 18 nonrecurring expenditures. 19
 - A. As used in this section:

20 "The Budget Bill" means the "The Budget Bill" submitted pursuant to § 2.2-1509, including any 21 amendments to a general appropriation act pursuant to such section.

"Nonrecurring expenditures" means the acquisition or construction of capital outlay projects as 22 23 defined in § 2.2-1518, the acquisition or construction of capital improvements, the acquisition of land, 24 the acquisition of equipment, or other expenditures of a one-time nature as specified in the general 25 appropriation act. Such term shall not include any expenditures relating to transportation, including but 26 not limited to transportation maintenance.

B. At the end of each fiscal year, the Comptroller shall assign within his annual report pursuant to 27 28 § 2.2-813 as follows: one-third of the remaining amount of the general fund balance that is not 29 otherwise restricted, committed, or assigned for other usage within the general fund shall be assigned by the Comptroller for nonrecurring expenditures, and two-thirds shall be assigned for deposit into the 30 31 Transportation Trust Fund. No such assignment shall be made unless the full amounts required for other restrictions, commitments, or assignments including but not limited to (i) the Revenue Stabilization Fund deposit pursuant to § 2.2-1829, (ii) the Virginia Water Quality Improvement Fund deposit pursuant to 32 33 § 10.1-2128, but excluding any deposits provided under the Virginia Natural Resources Commitment 34 Fund established under § 10.1-2128.1, (iii) capital outlay reappropriations pursuant to the general 35 appropriation act, (iv) (a) operating expense reappropriations pursuant to the general appropriation act, 36 37 and (b) reappropriations of unexpended appropriations to certain public institutions of higher education pursuant to § 2.2-5005, (v) pro rata rebate payments to certain public institutions of higher education 38 39 pursuant to § 2.2-5005, (vi) the unappropriated balance anticipated in the general appropriation act for 40 the end of such fiscal year, and (vii) interest payments on deposits of certain public institutions of higher education pursuant to § 2.2-5005 are set aside, and (viii) the Virginia Housing Trust Fund deposit 41 pursuant to § 36-142. The Comptroller shall set aside amounts required for clauses (iv) (b), (v), and (vii) 42 43

beginning with the initial fiscal year as determined under § 2.2-5005 and for all fiscal years thereafter. C. The Governor shall include in "The Budget Bill" pursuant to § 2.2-1509 recommended appropriations from the general fund or recommended amendments to general fund appropriations in the 44 45 46 general appropriation act in effect at that time an amount for nonrecurring expenditures and an amount for deposit into the Transportation Trust Fund equal to the amounts assigned by the Comptroller for 47 **48** such purposes pursuant to the provisions of subsection B. Such deposit to the Transportation Trust Fund 49 shall not preclude the appropriation of additional amounts from the general fund for transportation 50 purposes.

51 § 2.2-1514. (Contingent effective date - see Editor's notes) Assignment of general fund for nonrecurring expenditures. 52 53

A. As used in this section:

"The Budget Bill" means the "The Budget Bill" submitted pursuant to § 2.2-1509, including any 54 amendments to a general appropriation act pursuant to such section. 55

"Nonrecurring expenditures" means the acquisition or construction of capital outlay projects as 56

57 defined in § 2.2-1518, the acquisition or construction of capital improvements, the acquisition of land, 58 the acquisition of equipment, or other expenditures of a one-time nature as specified in the general 59 appropriation act.

60 B. At the end of each fiscal year, the Comptroller shall assign within his annual report pursuant to § 2.2-813 an amount for nonrecurring expenditures, which shall equal the remaining amount of the 61 62 general fund balance that is not otherwise restricted, committed, or assigned for other usage within the 63 general fund. No such assignment shall be made unless the full amounts required for other restrictions, commitments, or assignments including but not limited to (i) the Revenue Stabilization Fund deposit 64 pursuant to § 2.2-1829, (ii) the Virginia Water Quality Improvement Fund deposit pursuant to 65 § 10.1-2128, but excluding any deposits provided under the Virginia Natural Resources Commitment 66 Fund established under § 10.1-2128.1, (iii) capital outlay reappropriations pursuant to the general 67 appropriation act, (iv) (a) operating expense reappropriations pursuant to the general appropriation act, 68 69 and (b) reappropriations of unexpended appropriations to certain public institutions of higher education pursuant to § 2.2-5005, (v) pro rata rebate payments to certain public institutions of higher education 70 pursuant to § 2.2-5005, (vi) the unappropriated balance anticipated in the general appropriation act for 71 the end of such fiscal year, and (vii) interest payments on deposits of certain public institutions of 72 73 higher education pursuant to § 2.2-5005 are set aside, and (viii) the Virginia Housing Trust Fund deposit pursuant to § 36-142. The Comptroller shall set aside amounts required for clauses (iv) (b), (v), and (vii) 74 75 beginning with the initial fiscal year as determined under § 2.2-5005 and for all fiscal years thereafter.

76 C. The Governor shall include in "The Budget Bill" pursuant to § 2.2-1509 recommended appropriations from the general fund or recommended amendments to general fund appropriations in the 77 78 general appropriation act in effect at that time an amount for nonrecurring expenditures equal to the 79 amount assigned by the Comptroller for such purpose pursuant to the provisions of subsection B of this 80 section.

81 § 36-137. Powers and duties of Board; appointment of Building Code Academy Advisory Committee. 82 The Board shall exercise the following powers and duties, and such others as may be provided by 83 law: 84

1. Provide a means of citizen access to the Department.

85 2. Provide a means of publicizing the policies and programs of the Department in order to educate 86 the public and elicit public support for Department activities.

87 3. Monitor the policies and activities of the Department and have the right of access to departmental 88 information. 89

4. Advise the Governor and the Director on matters relating to housing and community development.

90 5. Make such rules and regulations as may be necessary to carry out its responsibilities and repeal or 91 amend such rules when necessary.

92 6. Issue a certificate of competence concerning the content, application, and intent of specified 93 subject areas of the building and fire prevention regulations promulgated by the Board to present or prospective personnel of local governments and to any other persons seeking to become qualified to 94 perform inspections pursuant to Chapter 6 (§ 36-97 et seq.) of this title, Chapter 9 (§ 27-94 et seq.) of 95 Title 27, and any regulations adopted thereunder, who have completed training programs or in other 96 97 ways demonstrated adequate knowledge.

98 7. Levy by regulation up to two percent of permit fees authorized pursuant to §§ 36-98.3 and 36-105 99 to support training programs of the Building Code Academy established pursuant to § 36-139. Local building departments shall collect such levy and transmit it quarterly to the Department of Housing and 100 Community Development. Localities that maintain, individual or regional, training academies accredited 101 by the Department of Housing and Community Development shall retain such levy. However, such 102 localities may send employees to training programs of the Building Code Academy upon payment of a 103 fee calculated to cover the cost of such training. Any unspent balance shall be reappropriated each year 104 105 for the continued operation of the Building Code Academy.

106 The Board shall appoint a Building Code Academy Advisory Committee (the Committee) comprised 107 of representatives of code enforcement personnel and construction industry professions affected by the provisions of the building and fire prevention regulations promulgated by the Board. Members of the 108 109 Committee shall receive no compensation but shall be entitled to be reimbursed for all reasonable and 110 necessary expenses incurred in the performance of their duties in accordance with § 2.2-2813. The 111 Committee shall advise the Board and the Director on policies, procedures, operations, and other matters pertinent to enhancing the delivery of training services provided by the Building Code Academy. 112

113 8. Establish general policies, procedures, and programs for the Virginia Housing Partnership Revolving Trust Fund established in Chapter 9 (§ 36-141 et seq.) of this title. 114

115 9. Determine the categories of housing programs, housing sponsors and persons and families of low and moderate income eligible to participate in grant or loan programs of the Virginia Housing 116 Partnership Revolving Trust Fund and designate the proportion of such grants or loans to be made 117 118 available in each category.

119 10. Advise the Director of the Department on the program guidelines required to accomplish the120 policies and procedures of the Virginia Housing Partnership Revolving *Trust* Fund.

121 11. Advise the Virginia Housing Development Authority on matters relating to the administration and
 122 management of loans and grants from the Virginia Housing Partnership Revolving Trust Fund.

123 12. Establish the amount of the low-income housing credit, the terms and conditions for qualifying124 for such credit, and the terms and conditions for computing any credit recapture amount for the Virginia125 income tax return.

13. Serve in an advisory capacity to the Center for Housing Research established by § 23-135.7:14.

127 14. Advise the Department in the development of the Consolidated Plan Strategy to guide and
128 coordinate the housing programs of the Department, the Virginia Housing Development Authority, and
129 other state agencies and instrumentalities.

130 15. Advise the Governor and the Department on the expansion of affordable, accessible housing for131 older Virginians and Virginians with disabilities, including supportive services.

132 16. Establish guidelines for the allocation of private activity bonds to local housing authorities in
133 accordance with the provisions of the Private Activity Bonds program in Chapter 50 (§ 15.2-5000 et
134 seq.) of Title 15.2.

135 § 36-139. Powers and duties of Director.

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136 The Director of the Department of Housing and Community Development shall have the following137 responsibilities:

138 1. Collecting from the governmental subdivisions of the Commonwealth information relevant to their
 139 planning and development activities, boundary changes, changes of forms and status of government,
 140 intergovernmental agreements and arrangements, and such other information as he may deem necessary.

141 2. Making information available to communities, planning district commissions, service districts and142 governmental subdivisions of the Commonwealth.

143 3. Providing professional and technical assistance to, and cooperating with, any planning agency,
144 planning district commission, service district, and governmental subdivision engaged in the preparation
145 of development plans and programs, service district plans, or consolidation agreements.

4. Assisting the Governor in the providing of such state financial aid as may be appropriated by theGeneral Assembly in accordance with § 15.2-4216.

148 5. Administering federal grant assistance programs, including funds from the Appalachian Regional
 149 Commission, the Economic Development Administration and other such federal agencies, directed at
 150 promoting the development of the Commonwealth's communities and regions.

6. Developing state community development policies, goals, plans and programs for the consideration
and adoption of the Board with the ultimate authority for adoption to rest with the Governor and the
General Assembly.

154 7. Developing a Consolidated Plan to guide the development and implementation of housing
155 programs and community development in the Commonwealth for the purpose of meeting the housing
156 and community development needs of the Commonwealth and, in particular, those of low-income and
157 moderate-income persons, families and communities.

158 8. Determining present and future housing requirements of the Commonwealth on an annual basis159 and revising the Consolidated Plan, as necessary to coordinate the elements of housing production to160 ensure the availability of housing where and when needed.

161 9. Assuming administrative coordination of the various state housing programs and cooperating with162 the various state agencies in their programs as they relate to housing.

10. Establishing public information and educational programs relating to housing; devising and administering programs to inform all citizens about housing and housing-related programs that are available on all levels of government; designing and administering educational programs to prepare families for home ownership and counseling them during their first years as homeowners; and promoting educational programs to assist sponsors in the development of low and moderate income housing as well as programs to lessen the problems of rental housing management.

11. Administering the provisions of the Industrialized Building Safety Law (§ 36-70 et seq.).

12. Administering the provisions of the Uniform Statewide Building Code (§ 36-97 et seq.).

171 13. Establishing and operating a Building Code Academy for the training of persons in the content,
172 application, and intent of specified subject areas of the building and fire prevention regulations
173 promulgated by the Board of Housing and Community Development.

174 14. Administering, in conjunction with the federal government, and promulgating any necessary 175 regulations regarding energy standards for existing buildings as may be required pursuant to federal law.

176 15. Identifying and disseminating information to local governments about the availability and 177 utilization of federal and state resources.

178 16. Administering, with the cooperation of the Department of Health, state assistance programs for179 public water supply systems.

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180 17. Advising the Board on matters relating to policies and programs of the Virginia Housing 181 Partnership Revolving Trust Fund.

182 18. Designing and establishing program guidelines to meet the purposes of the Virginia Housing 183 Partnership Revolving Trust Fund and to carry out the policies and procedures established by the Board.

184 19. Preparing agreements and documents for loans and grants to be made from the Virginia Housing 185 Partnership Revolving Trust Fund; soliciting, receiving, reviewing and selecting the applications for 186 which loans and grants are to be made from such fund; directing the Virginia Housing Development Authority as to the closing and disbursing of such loans and grants and as to the servicing and 187 188 collection of such loans; directing the Virginia Housing Development Authority as to the regulation and 189 monitoring of the ownership, occupancy and operation of the housing developments and residential housing financed or assisted by such loans and grants; and providing direction and guidance to the 190 191 Virginia Housing Development Authority as to the investment of moneys in such fund.

192 20. Advising the Board on matters relating to policies for the low-income housing credit and 193 administering the approval of low-income housing credits as provided in § 36-55.63. 194

21. Establishing and administering program guidelines for a statewide homeless intervention program.

195 22. Administering 15 percent of the Low Income Home Energy Assistance Program (LIHEAP) Block 196 Grant and any contingency funds awarded and carry over funds, furnishing home weatherization and 197 associated services to low-income households within the Commonwealth in accordance with applicable 198 federal law and regulations.

199 23. Developing a strategy concerning the expansion of affordable, accessible housing for older 200 Virginians and Virginians with disabilities, including supportive services.

24. Serving as the Executive Director of the Commission on Local Government as prescribed in 201 202 § 15.2-2901 and perform all other duties of that position as prescribed by law.

25. Developing a strategy, in consultation with the Virginia Housing Development Authority, for the 203 204 creation and implementation of housing programs and community development for the purpose of 205 meeting the housing needs of persons who have been released from federal, state, and local correctional 206 facilities into communities.

207 26. Administering the Private Activity Bonds program in Chapter 50 (§ 15.2-5000 et seq.) of Title 15.2 jointly with the Virginia Small Business Financing Authority and the Virginia Housing 208 209 Development Authority.

210 27. Carrying out such other duties as may be necessary and convenient to the exercise of powers 211 granted to the Department. 212

CHAPTER 9.

VIRGINIA HOUSING PARTNERSHIP REVOLVING TRUST FUND.

214 § 36-141. Definitions.

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215 As used in this chapter, unless the context requires a different meaning:

216 "Board" means the Board of Housing and Community Development.

"Fund" means the Virginia Housing Partnership Revolving Trust Fund created by this chapter.

218 "HDA" means the Virginia Housing Development Authority created in Chapter 1.2 (§ 36-55.24 et 219 seq.) of this title.

220 "Housing development" or "housing project" means any work or undertaking, whether new 221 construction or rehabilitation, which is designed and financed pursuant to the provisions of this chapter 222 for the primary purpose of providing affordable sanitary, decent and safe dwelling accommodations for 223 persons and families of low or moderate income in need of housing; such work or undertaking may 224 include any buildings, land, equipment, facilities, or other real or personal properties which are 225 necessary, convenient, or desirable appurtenances, including but not limited to streets, sewers, utilities, 226 parks, site preparation, landscaping, and such offices, and other nonhousing facilities incidental to such 227 development or project such as administrative, community, health, educational and recreational facilities 228 as the Department of Housing and Community Development determines to be necessary. "Low and 229 moderate income" shall be defined in the program guidelines developed by the Department of Housing 230 and Community Development.

231 "Housing sponsor" means individuals, joint ventures, partnerships, limited partnerships, public bodies, 232 trusts, firms, associations, or other legal entities or any combination thereof, corporations, cooperatives 233 and condominiums, approved by the Department of Housing and Community Development as qualified 234 either to own, construct, acquire, rehabilitate, operate, manage or maintain a housing development, 235 whether nonprofit or organized for limited profit subject to the regulatory powers of the Department of 236 Housing and Community Development and other terms and conditions set forth in this chapter.

"Residential housing" means a specific work or improvement within this Commonwealth, whether multi-family residential housing or single-family residential housing undertaken primarily to provide 237 238 dwelling accommodations, including the acquisition, construction, rehabilitation, preservation or improvement of land, buildings and improvements thereto, for residential housing, and such other 239 240 241 nonhousing facilities as may be incidental, related, or appurtenant thereto.

242 § 36-142. Creation and management of Fund.

243 A. There shall be set apart as a permanent and perpetual fund is hereby established in the state 244 treasury a special permanent, nonreverting fund, to be known as the "Virginia Housing Partnership Revolving Trust Fund,." The Fund shall be established on the books of the Comptroller and consist of 245 246 sums appropriated to the Fund by the General Assembly, sums as may be allocated to the 247 Commonwealth for this purpose by the United States government, all receipts by the Fund from loans 248 made by it to housing sponsors and persons and families of low and moderate income, all income from 249 the investment of moneys held in the Fund, and any other sums designated for deposit to the Fund from 250 any source, public or private which shall include, unless otherwise provided in the general appropriation 251 act, 10 percent of the annual general fund revenue collections that are in excess of the official estimates 252 in the general appropriation act and 10 percent of any unreserved general fund balance at the close of 253 each fiscal year whose reappropriation is not required in the general appropriation act. The Fund shall 254 also consist of such other sums as may be made available to it from any other source, public or private, 255 and shall include federal grants solicited and received for the specific purposes of the Fund and all 256 interest and income from investment of the Fund. Any sums remaining in the Fund, including interest 257 thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund. 258 All moneys designated for the Fund shall be paid into the state treasury and credited to the Fund. The 259 Fund is created to address the serious shortage in the Commonwealth of safe and decent residential 260 housing at prices that persons and families of low and moderate income can afford. Housing 261 developments and housing projects funded through the Fund are intended to provide additional 262 affordable housing opportunities for low and moderate income Virginians, by preserving existing 263 housing units, by producing new housing units and by assisting persons with special needs to obtain 264 adequate housing.

265 B. The Fund shall be administered and managed by the HDA as prescribed in this chapter. In order 266 to carry out the administration and management of the Fund, the HDA is granted the power to employ 267 officers, employees, agents, advisers and consultants, including, without limitation, attorneys, financial advisers, public accountants, engineers and other technical advisers and, the provisions of any other law 268 269 to the contrary notwithstanding, to determine their duties and compensation without the approval of any 270 other agency or instrumentality. The HDA may disburse from the Fund its reasonable costs and 271 expenses incurred in the administration and management of the Fund and a reasonable fee to be 272 reviewed by the Board for its management services, which fee shall not exceed such amount as would 273 be customary and usual for the services rendered.

274 § 36-147. Grants.

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275 SubjectExcept as provided by § 36-147.1 and subject to any restrictions which may apply to the use 276 of money in the Fund, the Board in its discretion may approve the use of money in the Fund to make 277 grants or appropriations to (i) housing sponsors and persons and families of low and moderate income to 278 provide, (ii) innovative housing projects, (iii) low and moderate income housing projects that are 279 located in areas experiencing extreme shortages of such housing, (iv) rural affordable housing 280 initiatives, and (iv) assistance for the acquisition, construction, improvement, ownership or occupancy of 281 housing developments and residential housing for persons and families of low and moderate income. 282 Grants shall be disbursed from the Fund by the HDA in accordance with the directions of the Director 283 of the Department of Housing and Community Development.

§ 36-147.1. Special provisions for disbursement of certain funds.

285 An amount equivalent to 20 percent of the moneys deposited in the Fund in any fiscal year pursuant 286 to § 36-142 shall be used by the Department for grants for the construction of new or rehabilitation of 287 existing housing units, rental assistance to individuals and families experiencing homelessness, and other 288 appropriate assistance to facilitate the achievement of housing stability. 289

§ 54.1-2113. Establishment and maintenance of fund, duty of Director, assessments of regulants.

290 A. Each initial regulant at the time of licensure shall be assessed twenty dollars, which shall be 291 specifically assigned to the fund. Initial payments may be incorporated in any application fee payment 292 and transferred to the fund by the Director within thirty days.

B. All assessments, except initial assessments, for the fund shall be deposited, within three work days 293 294 after their receipt by the Director, in one or more federally insured banks, savings and loan associations 295 or savings banks located in the Commonwealth. Funds deposited in banks, savings and loan associations 296 or savings banks, to the extent in excess of insurance afforded by the Federal Deposit Insurance 297 Corporation or other federal insurance agency, shall be secured under the Security for Public Deposits 298 Act (§ 2.2-4400 et seq.). The deposit of these funds in federally insured banks, savings institutions or 299 savings banks located in the Commonwealth shall not be considered investment of such funds for 300 purposes of this section. Funds maintained by the Director may be invested in securities that are legal investments for fiduciaries under the provisions of § 26-40.01. The Director shall maintain in his office 301 an accurate record of all transactions involving the fund, which records shall be open for inspection and 302

303 copying by the public during the normal business hours of the Director.

C. The minimum balance of the fund shall be \$400,000. Whenever the Director determines that the 304 305 balance of the fund is or will be less than such minimum balance, the Director shall immediately inform 306 the Board. At the same time, the Director may recommend that the Board transfer a fixed amount of 307 interest earnings to the fund to bring the balance of the fund to the amount required by this subsection. 308 Such transfer of interest shall be considered by the Board within thirty 30 days of the notification of the 309 Director.

310 D. If available interest earnings are insufficient to bring the balance of the fund to the minimum 311 amount required by this section, or if a transfer of available interest earnings to the fund has not occurred, the Board shall assess each regulant within thirty 30 days of notification by the Director, a 312 sum sufficient to bring the balance of the fund to the required minimum amount. The Board may order 313 an assessment of regulants at any time in addition to any required assessment. No regulant shall be 314 assessed a total amount of more than twenty dollars \$20 during any biennial license period or part 315 thereof, the biennial period expiring on June 30 of each even-numbered year. Assessments of regulants 316 made pursuant to this subsection may be issued by the Board (i) after a determination made by it or (ii) 317 318 at the time of license renewal.

319 E. At the close of each fiscal year, whenever the balance of the fund exceeds \$2,000,000, the amount 320 in excess of \$2,000,000 shall be transferred to the Virginia Housing Partnership Revolving Trust Fund. 321 Except for transfers pursuant to this subsection, there shall be no transfers out of the fund, including 322 transfers to the general fund, regardless of the balance of the fund.

323 F. If the Board determines that all regulants will be assessed concurrently, notice to the regulants of 324 such assessments shall be by first-class mail, and payment of such assessments shall be made by 325 first-class mail to the Director within forty-five 45 days after the mailing to regulants of such notice.

If the Board determines that all regulants will be assessed in conjunction with license renewal, notice 326 327 to the regulants may be included with the license renewal notice issued by the Board. The assessment shall be due with the payment of the license renewal fees. No license shall be renewed or reinstated 328 329 until any outstanding assessments are paid.

330 G. If any regulant fails to remit the required payment mailed in accordance with subsection F within 331 forty-five 45 days of the mailing, the Director shall notify the regulant by first-class mail at the latest address of record filed with the Board. If no payment has been received by the Director within thirty 332 333 days after mailing the second notice, the license shall be automatically suspended. The license shall be 334 restored only upon the actual receipt by the Director of the delinquent assessment.

335 H. The costs of administering the act shall be paid out of interest earned on deposits constituting the 336 fund. The remainder of the interest, at the discretion of the Board, may (i) be used for providing 337 research and education on subjects of benefit to real estate regulants or members of the public, (ii) be 338 transferred to the Virginia Housing Partnership Revolving Trust Fund, or (iii) accrue to the fund in 339 accordance with subsection C. 340

§ 55-530.1. Common Interest Community Management Recovery Fund.

341 A. There is hereby created the Common Interest Community Management Recovery Fund (the Fund) 342 to be used in the discretion of the Board to protect the interests of associations.

343 B. Each common interest community manager, at the time of initial application for licensure, and each association filing its first annual report after the effective date hereof shall be assessed \$25, which 344 345 shall be specifically assigned to the Fund. Initial payments may be incorporated in any application fee 346 payment or annual filing fee and transferred to the Fund by the Director within 30 days.

347 All assessments, except initial assessments, for the Fund shall be deposited within three business days 348 after their receipt by the Director, in one or more federally insured banks, savings and loan associations, or savings banks located in the Commonwealth. Funds deposited in banks, savings institutions, or 349 savings banks, to the extent in excess of insurance afforded by the Federal Deposit Insurance 350 351 Corporation or other federal insurance agency, shall be secured under the Security for Public Deposits Act (§ 2.2-4400 et seq.). The deposit of these funds in federally insured banks, savings and loan 352 353 associations, or savings banks located in the Commonwealth shall not be considered investment of such 354 funds for purposes of this section. Funds maintained by the Director may be invested in securities that 355 are legal investments for fiduciaries under the provisions of § 26-40.01.

Interest earned on the deposits constituting the Fund shall be used for administering the Fund. The 356 357 remainder of this interest, at the discretion of the Board, may be transferred to the Common Interest 358 Community Management Information Fund or accrue to the Fund.

359 C. On and after July 1, 2011, the minimum balance of the Fund shall be \$150,000. Whenever the Director determines that the principal balance of the Fund is or will be less than such minimum 360 principal balance, the Director shall immediately inform the Board. At the same time, the Director may 361 recommend that the Board transfer a fixed amount from the Common Interest Community Management 362 Information Fund to the Fund to bring the principal balance of the Fund to the amount required by this 363 subsection. Such transfer shall be considered by the Board within 30 days of the notification of the 364

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365 Director.

366 D. If any such transfer of funds is insufficient to bring the principal balance of the Fund to the 367 minimum amount required by this section, or if a transfer to the fund has not occurred, the Board shall assess each association and each common interest community manager within 30 days of notification by 368 369 the Director, a sum sufficient to bring the principal balance of the Fund to the required minimum 370 amount. The amount of such assessment shall be allocated among the associations and common interest 371 community managers in proportion to the each payor's most recently paid annual assessment, or if an 372 association or common interest community manager has not paid an annual assessment previously, in 373 proportion to the average annual assessment most recently paid by associations or common interest 374 community managers respectively. The Board may order an assessment at any time in addition to any 375 required assessment. Assessments made pursuant to this subsection may be issued by the Board (i) after 376 a determination made by it or (ii) at the time of license renewal.

377 Notice to common interest community managers and the governing boards of associations of these 378 assessments shall be by first-class mail, and payment of such assessments shall be made by first-class 379 mail addressed to the Director within 45 days after the mailing of such notice.

380 E. If any common interest community manager fails to remit the required payment within 45 days of 381 the mailing, the Director shall notify the common interest community manager by first-class mail at the 382 latest address of record filed with the Board. If no payment has been received by the Director within 30 383 days after mailing the second notice, the license shall be automatically suspended. The license shall be 384 restored only upon the actual receipt by the Director of the delinquent assessment.

385 F. If any association fails to remit the required payment within 45 days of the mailing, the Director 386 shall notify the association by first-class mail at the latest address of record filed with the Board. If no 387 payment has been received by the Director within 30 days after mailing the second notice, it shall be 388 deemed a knowing and willful violation of this section by the governing board of the association.

389 G. At the close of each fiscal year, whenever the balance of the fund exceeds \$5 million, the amount 390 in excess of \$5 million shall be transferred to the Virginia Housing Partnership Revolving Trust Fund, 391 § 36-137. Except for payments of costs as set forth in this chapter and transfers pursuant to this 392 subsection, there shall be no transfers out of the fund, including transfers to the general fund, regardless 393 of the balance of the fund. 394

H. A claimant may seek recovery from the fund subject to the following conditions:

395 1. A claimant may file a verified claim in writing to the Director for a recovery from the Fund.

396 2. Upon proper application to the Director, in those cases in which there are not sufficient funds to 397 pay an award of reasonable fees, costs, and expenses to the receiver or to restore all funds that were or 398 ought to have been held in a fiduciary capacity by the subject common interest community manager, the 399 Director shall report to the Board the amount of any shortfall to the extent that there are not sufficient 400 funds (i) to pay any award of fees, costs, and expenses pursuant to subsection G of § 54.1-2353 by the 401 court appointing the receiver; or (ii) to restore all funds that were or ought to have been held in a 402 fiduciary capacity by the subject common interest community manager, as certified by the court appointing the receiver. 403

404 3. If the Board finds there has been compliance with the required conditions, the Board shall issue a 405 directive ordering payment of the amount of such shortfall to the claimant from the fund; provided that 406 in no event shall such payment exceed the balance in the fund. When the fund balance is not sufficient 407 to pay the aggregate amount of such shortfall, the Board shall direct payment shall be applied first in 408 satisfaction of any award of reasonable fees, costs, and expenses to the receiver and second to restore 409 the funds that were or ought to have been held in a fiduciary capacity by the subject common interest 410 community manager. If the Board has reason to believe that there may be additional claims against the 411 fund, the Board may withhold any payment(s) from the fund for a period of not more than one year. After such one-year period, if the aggregate of claims received exceeds the fund balance, the fund 412 413 balance shall be prorated by the Board among the claimants and paid in the above payment order from 414 the fund in proportion to the amounts of claims remaining unpaid.

415 4. The Director shall, subject to the limitations set forth in this subsection, pay to the claimant from 416 the fund such amount as shall be directed by the Board upon the execution and delivery to the Director 417 by such claimant of an assignment to the Board of the claimant's rights on its behalf and on behalf of 418 the associations receiving distributions from the fund against the common interest community manager 419 to the extent that such rights were satisfied from the fund.

420 5. The claimant shall be notified in writing of the findings of the Board. The Board's findings shall 421 be considered a case decision as defined in § 2.2-4001, and judicial review of these findings shall be in 422 accordance with § 2.2-4025 of the Administrative Process Act (§ 2.2-4000 et seq.).

423 6. Notwithstanding any other provision of law, the Board shall have the right to appeal a decision of 424 any court that is contrary to any distribution recommended or authorized by it.

425 7. Upon payment by the Director to a claimant from the fund as provided in this subsection, the 426 Board shall immediately revoke the license of the common interest community manager whose actions 427 resulted in payment from the fund. The common interest community manager whose license was so 428 revoked shall not be eligible to apply for a license as a common interest community manager until he 429 has repaid in full the amount paid from the fund on his account, plus interest at the judgment rate of 430 interest from the date of payment from the fund.

431 8. Nothing contained in this subsection shall limit the authority of the Board to take disciplinary 432 action against any common interest community manager for any violation of statute or regulation, nor 433 shall the repayment in full by a common interest community manager of the amount paid from the fund 434 on such common interest community manager's account nullify or modify the effect of any disciplinary 435 proceeding against such common interest community manager for any such violation. 436

§ 58.1-344.3. Voluntary contributions of refunds requirements.

A. 1. For taxable years beginning on and after January 1, 2005, all entities entitled to voluntary 437 438 contributions of tax refunds listed in subsections B and C must have received at least \$10,000 in 439 contributions in each of the three previous taxable years for which there is complete data and in which 440 such entity was listed on the individual income tax return.

441 2. In the event that an entity listed in subsections B and C does not satisfy the requirement in 442 subdivision 1 of this subsection, such entity shall no longer be listed on the individual income tax 443 return.

444 3. a. The entities listed in subdivisions B 21 and B 22 as well as any other entities in subsections B 445 and C added subsequent to the 2004 Session of the General Assembly shall not appear on the individual income tax return until their addition to the individual income tax return results in a maximum of 25 446 447 contributions listed on the return. Such contributions shall be added in the order that they are listed in 448 subsections B and C.

449 b. Each entity added to the income tax return shall appear on the return for at least three consecutive 450 taxable years before the requirement in subdivision 1 of this subsection is applied to such entity.

451 4. The Department of Taxation shall report annually by the first day of each General Assembly Regular Session to the chairmen of the House and Senate Finance Committees the amounts collected for 452 each entity listed under subsections B and C for the three most recent taxable years for which there is 453 454 complete data. Such report shall also identify the entities, if any, that will be removed from the individual income tax return because they have failed the requirements in subdivision 1 of this 455 456 subsection, the entities that will remain on the individual income tax return, and the entities, if any, that 457 will be added to the individual income tax return.

458 B. Subject to the provisions of subsection A, the following entities entitled to voluntary contributions 459 shall appear on the individual income tax return and are eligible to receive tax refund contributions of 460 not less than \$1: 461

1. Nongame wildlife voluntary contribution.

462 a. All moneys contributed shall be used for the conservation and management of endangered species and other nongame wildlife. "Nongame wildlife" includes protected wildlife, endangered and threatened 463 464 wildlife, aquatic wildlife, specialized habitat wildlife both terrestrial and aquatic, and mollusks, 465 crustaceans, and other invertebrates under the jurisdiction of the Board of Game and Inland Fisheries.

b. All moneys shall be deposited into a special fund known as the Game Protection Fund and which 466 467 shall be accounted for as a separate part thereof to be designated as the Nongame Cash Fund. All 468 moneys so deposited in the Nongame Cash Fund shall be used by the Commission of Game and Inland 469 Fisheries for the purposes set forth herein. 470

2. Open space recreation and conservation voluntary contribution.

471 a. All moneys contributed shall be used by the Department of Conservation and Recreation to acquire land for recreational purposes and preserve natural areas; to develop, maintain, and improve state 472 473 park sites and facilities; and to provide funds to local public bodies pursuant to the Virginia Outdoor 474 Fund Grants Program.

475 b. All moneys shall be deposited into a special fund known as the Open Space Recreation and 476 Conservation Fund. The moneys in the fund shall be allocated one-half to the Department of 477 Conservation and Recreation for the purposes stated in subdivision 2 a of this subsection and one-half to 478 local public bodies pursuant to the Virginia Outdoor Fund Grants Program. 479

3. Voluntary contribution to political party.

480 All moneys contributed shall be paid to the State Central Committee of any party that meets the definition of a political party under § 24.2-101 as of July 1 of the previous taxable year. The maximum 481 contribution allowable under this subdivision shall be \$25. In the case of a joint return of husband and 482 483 wife, each spouse may designate that the maximum contribution allowable be paid.

484 4. United States Olympic Committee voluntary contribution.

485 All moneys contributed shall be paid to the United States Olympic Committee.

486 5. Housing program voluntary contribution.

487 a. All moneys contributed shall be used by the Department of Housing and Community Development

488 to provide assistance for emergency, transitional, and permanent housing for the homeless; and to 489 provide assistance to housing for the low-income elderly for the physically or mentally disabled.

490 b. All moneys shall be deposited into a special fund known as the Virginia Tax Check-off for 491 Housing Fund. All moneys deposited in the fund shall be used by the Department of Housing and 492 Community Development for the purposes set forth in this subdivision. Funds made available to the 493 Virginia Tax Check-off for Housing Fund may supplement but shall not supplant activities of the **494** Virginia Housing Partnership Revolving Trust Fund established pursuant to Chapter 9 (§ 36-141 et seq.) of Title 36 or those of the Virginia Housing Development Authority.

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496 6. Voluntary contributions to the Department for the Aging.

497 a. All moneys contributed shall be used by the Department for the Aging for the enhancement of 498 transportation services for the elderly and disabled.

499 b. All moneys shall be deposited into a special fund known as the Transportation Services for the 500 Elderly and Disabled Fund. All moneys so deposited in the fund shall be used by the Department for 501 the Aging for the enhancement of transportation services for the elderly and disabled. The Department 502 for the Aging shall conduct an annual audit of the moneys received pursuant to this subdivision and 503 shall provide an evaluation of all programs funded pursuant to this subdivision annually to the Secretary 504 of Health and Human Resources. 505

7. Voluntary contribution to the Community Policing Fund.

506 a. All moneys contributed shall be used to provide grants to local law-enforcement agencies for the 507 purchase of equipment or the support of services, as approved by the Criminal Justice Services Board, 508 relating to community policing.

b. All moneys shall be deposited into a special fund known as the Community Policing Fund. All 509 510 moneys deposited in such fund shall be used by the Department of Criminal Justices Services for the 511 purposes set forth herein.

512 8. Voluntary contribution to promote the arts.

513 All moneys contributed shall be used by the Virginia Arts Foundation to assist the Virginia 514 Commission for the Arts in its statutory responsibility of promoting the arts in the Commonwealth. All 515 moneys shall be deposited into a special fund known as the Virginia Arts Foundation Fund.

516 9. Voluntary contribution to the Historic Resources Fund.

517 All moneys contributed shall be deposited in the Historic Resources Fund established pursuant to 518 § 10.1-2202.1. 519

10. Voluntary contribution to the Virginia Foundation for the Humanities and Public Policy.

520 All moneys contributed shall be paid to the Virginia Foundation for the Humanities and Public 521 Policy. All moneys shall be deposited into a special fund known as the Virginia Humanities Fund.

11. Voluntary contribution to the Center for Governmental Studies.

523 All moneys contributed shall be paid to the Center for Governmental Studies, a public service and research center of the University of Virginia. All moneys shall be deposited into a special fund known 524 525 as the Governmental Studies Fund.

12. Voluntary contribution to the Law and Economics Center.

527 All moneys contributed shall be paid to the Law and Economics Center, a public service and 528 research center of George Mason University. All moneys shall be deposited into a special fund known 529 as the Law and Economics Fund.

530 13. Voluntary contribution to Children of America Finding Hope.

531 All moneys contributed shall be used by Children of America Finding Hope (CAFH) in its programs 532 which are designed to reach children with emotional and physical needs. 533

14. Voluntary contribution to 4-H Educational Centers.

534 All moneys contributed shall be used by the 4-H Educational Centers throughout the Commonwealth 535 for their (i) educational, leadership, and camping programs and (ii) operational and capital costs. The 536 State Treasurer shall pay the moneys to the Virginia 4-H Foundation in Blacksburg, Virginia. 537

15. Voluntary contribution to promote organ and tissue donation.

538 a. All moneys contributed shall be used by the Virginia Transplant Council to assist in its statutory 539 responsibility of promoting and coordinating educational and informational activities as related to the 540 organ, tissue, and eye donation process and transplantation in the Commonwealth of Virginia.

541 b. All moneys shall be deposited into a special fund known as the Virginia Donor Registry and 542 Public Awareness Fund. All moneys deposited in such fund shall be used by the Virginia Transplant 543 Council for the purposes set forth herein.

544 16. Voluntary contributions to the Virginia War Memorial Foundation and the National D-Day 545 Memorial Foundation.

546 All moneys contributed shall be used by the Virginia War Memorial Foundation and the National D-Day Memorial Foundation in their work through each of their respective memorials. The State 547 548 Treasurer shall divide the moneys into two equal portions and pay one portion to the Virginia War 571

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549 Memorial Foundation and the other portion to the National D-Day Memorial Foundation.

550 17. Voluntary contribution to the Virginia Federation of Humane Societies.

551 All moneys contributed shall be paid to the Virginia Federation of Humane Societies to assist in its 552 mission of saving, caring for, and finding homes for homeless animals.

553 18. Voluntary contribution to the Tuition Assistance Grant Fund.

554 a. All moneys contributed shall be paid to the Tuition Assistance Grant Fund for use in providing 555 monetary assistance to residents of the Commonwealth who are enrolled in undergraduate or graduate programs in private Virginia colleges. 556

b. All moneys shall be deposited into a special fund known as the Tuition Assistance Grant Fund. 557 All moneys so deposited in the Fund shall be administered by the State Council of Higher Education for 558 559 Virginia in accordance with and for the purposes provided under the Tuition Assistance Grant Act 560 (§ 23-38.11 et seq.). 561

19. Voluntary contribution to the Spay and Neuter Fund.

All moneys contributed shall be paid to the Spay and Neuter Fund for use by localities in the 562 563 Commonwealth for providing low-cost spay and neuter surgeries through direct provision or contract or each locality may make the funds available to any private, nonprofit sterilization program for dogs and 564 cats in such locality. The Tax Commissioner shall determine annually the total amounts designated on 565 all returns from each locality in the Commonwealth, based upon the locality that each filer who makes a 566 567 voluntary contribution to the Fund lists as his permanent address. The State Treasurer shall pay the 568 appropriate amount to each respective locality.

20. Voluntary contribution to the Virginia Commission for the Arts. 569 570

All moneys contributed shall be paid to the Virginia Commission for the Arts.

21. Voluntary contribution for the Office of Commonwealth Preparedness.

572 All moneys contributed shall be paid to the Department of Emergency Management for the Office of 573 Commonwealth Preparedness. 574

22. Voluntary contribution for the cancer centers in the Commonwealth.

575 All moneys contributed shall be paid equally to all entities in the Commonwealth that officially have 576 been designated as cancer centers by the National Cancer Institute.

23. Voluntary contribution to the Brown v. Board of Education Scholarship Program Fund.

a. All moneys contributed shall be paid to the Brown v. Board of Education Scholarship Program 578 579 Fund to support the work of and generate nonstate funds to maintain the Brown v. Board of Education 580 Scholarship Program.

581 b. All moneys shall be deposited into the Brown v. Board of Education Scholarship Program Fund as established in § 30-231.4. 582

583 c. All moneys so deposited in the Fund shall be administered by the State Council of Higher 584 Education in accordance with and for the purposes provided in Chapter 34.1 (§ 30-231.01 et seq.) of 585 Title 30.

24. Voluntary contribution to the Martin Luther King, Jr. Living History and Public Policy Center.

587 All moneys contributed shall be paid to the Board of Trustees of the Martin Luther King, Jr. Living 588 History and Public Policy Center. 589

25. Voluntary contribution to the Virginia Caregivers Grant Fund.

590 All moneys contributed shall be paid to the Virginia Caregivers Grant Fund established pursuant to 591 § 63.2-2202. 592

26. Voluntary contribution to public library foundations.

593 All moneys contributed pursuant to this subdivision shall be deposited into the state treasury. The 594 Tax Commissioner shall determine annually the total amounts designated on all returns for each public 595 library foundation and shall report the same to the State Treasurer. The State Treasurer shall pay the 596 appropriate amount to the respective public library foundation. 597

27. Voluntary contribution to Celebrating Special Children, Inc.

598 All moneys contributed shall be paid to Celebrating Special Children, Inc. and shall be deposited into 599 a special fund known as the Celebrating Special Children, Inc. Fund. 600

28. Voluntary contributions to the Department for the Aging.

601 a. All moneys contributed shall be used by the Department for the Aging for providing Medicare Part D counseling to the elderly and disabled. 602

603 b. All moneys shall be deposited into a special fund known as the Medicare Part D Counseling Fund. All moneys so deposited shall be used by the Department for the Aging to provide counseling for the 604 elderly and disabled concerning Medicare Part D. The Department for the Aging shall conduct an annual 605 audit of the moneys received pursuant to this subdivision and shall provide an evaluation of all 606 607 programs funded pursuant to the subdivision to the Secretary of Health and Human Resources. 608

29. Voluntary contribution to community foundations.

609 All moneys contributed pursuant to this subdivision shall be deposited into the state treasury. The Tax Commissioner shall determine annually the total amounts designated on all returns for each 610

community foundation and shall report the same to the State Treasurer. The State Treasurer shall pay the 611 appropriate amount to the respective community foundation. A "community foundation" shall be defined 612 613 as any institution that meets the membership requirements for a community foundation established by

614 the Council on Foundations.

615 30. Voluntary contribution to the Virginia Foundation for Community College Education.

616 a. All moneys contributed shall be paid to the Virginia Foundation for Community College Education 617 for use in providing monetary assistance to Virginia residents who are enrolled in comprehensive 618 community colleges in Virginia.

619 b. All moneys shall be deposited into a special fund known as the Virginia Foundation for 620 Community College Education Fund. All moneys so deposited in the Fund shall be administered by the 621 Virginia Foundation for Community College Education in accordance with and for the purposes 622 provided under the Community College Incentive Scholarship Program (§ 23-220.2 et seq.).

623 31. Voluntary contribution to the Middle Peninsula Chesapeake Bay Public Access Authority.

624 All moneys contributed shall be paid to the Middle Peninsula Chesapeake Bay Public Access 625 Authority to be used for the purposes described in § 15.2-6601. 626

32. Voluntary contribution to the Breast and Cervical Cancer Prevention and Treatment Fund.

627 All moneys contributed shall be paid to the Breast and Cervical Cancer Prevention and Treatment 628 Fund established pursuant to § 32.1-368.

629 33. Voluntary contribution to the Virginia Aquarium and Marine Science Center.

630 All moneys contributed shall be paid to the Virginia Aquarium and Marine Science Center for use in 631 its mission to increase the public's knowledge and appreciation of Virginia's marine environment and 632 inspire commitment to preserve its existence. 633

34. Voluntary contribution to the Virginia Capitol Preservation Foundation.

All moneys contributed shall be paid to the Virginia Capitol Preservation Foundation for use in its 634 mission in supporting the ongoing restoration, preservation, and interpretation of the Virginia Capitol 635 636 and Capitol Square. 637

35. Voluntary contribution for the Secretary of Veterans Affairs and Homeland Security.

638 All moneys contributed shall be paid to the Office of the Secretary of Veterans Affairs and 639 Homeland Security for related programs and services.

640 C. Subject to the provisions of subsection A, the following voluntary contributions shall appear on 641 the individual income tax return and are eligible to receive tax refund contributions or by making **642** payment to the Department if the individual is not eligible to receive a tax refund pursuant to § 58.1-309 643 or if the amount of such tax refund is less than the amount of the voluntary contribution:

644 1. Voluntary contribution to the Family and Children's Trust Fund of Virginia.

645 All moneys contributed shall be paid to the Family and Children's Trust Fund of Virginia.

646 2. Voluntary Chesapeake Bay Restoration Contribution.

647 a. All moneys contributed shall be used to help fund Chesapeake Bay and its tributaries restoration **648** activities in accordance with tributary plans developed pursuant to Article 7 (§ 2.2-215 et seq.) of 649 Chapter 2 of Title 2.2.

650 b. The Tax Commissioner shall annually determine the total amount of voluntary contributions and 651 shall report the same to the State Treasurer, who shall credit that amount to a special nonreverting fund 652 to be administered by the Office of the Secretary of Natural Resources. All moneys so deposited shall 653 be used for the purposes of providing grants for the implementation of tributary plans developed pursuant to Article 7 (§ 2.2-215 et seq.) of Chapter 2 of Title 2.2. 654

655 3. Voluntary Jamestown-Yorktown Foundation Contribution.

656 All moneys contributed shall be used by the Jamestown-Yorktown Foundation for the Jamestown 657 2007 quadricentennial celebration. All moneys shall be deposited into a special fund known as the 658 Jamestown Quadricentennial Fund. This subdivision shall be effective for taxable years beginning before 659 January 1, 2008.

4. State forests voluntary contribution. 660

661 a. All moneys contributed shall be used for the development and implementation of conservation and **662** education initiatives in the state forests system.

663 b. All moneys shall be deposited into a special fund known as the State Forests System Fund, **664** established pursuant to § 10.1-1119.1. All moneys so deposited in such fund shall be used by the State 665 Forester for the purposes set forth herein.

5. Voluntary contributions to Uninsured Medical Catastrophe Fund. 666

667 All moneys contributed shall be paid to the Uninsured Medical Catastrophe Fund established pursuant to § 32.1-324.2, such funds to be used for the treatment of Virginians sustaining uninsured 668 669 medical catastrophes.

670 6. Voluntary contribution to local school divisions.

671 a. All moneys contributed shall be used by a specified local public school foundation as created by

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672 and for the purposes stated in \S 22.1-212.2:2.

b. All moneys collected pursuant to subdivision 6 a of this subsection or through voluntary payments
by taxpayers designated for a local public school foundation over refundable amounts shall be deposited
into the state treasury. The Tax Commissioner shall determine annually the total amounts designated on
all returns for each public school foundation and shall report the same to the State Treasurer. The State
Treasurer shall pay the appropriate amount to the respective public school foundation.

678 c. In order for a public school foundation to be eligible to receive contributions under this section,
679 school boards must notify the Department during the taxable year in which they want to participate prior
680 to the deadlines and according to procedures established by the Tax Commissioner.

681 7. Voluntary contribution to Home Energy Assistance Fund.

All moneys contributed shall be paid to the Home Energy Assistance Fund established pursuant to
§ 63.2-805, such funds to be used to assist low-income Virginians in meeting seasonal residential energy
needs.

685 8. Voluntary contribution to the Virginia Military Family Relief Fund.

a. All moneys contributed shall be paid to the Virginia Military Family Relief Fund for use in providing assistance to military service personnel on active duty and their families for living expenses including, but not limited to, food, housing, utilities, and medical services.

b. All moneys shall be deposited into a special fund known as the Virginia Military Family ReliefFund, established and administered pursuant to § 44-102.2.

D. Unless otherwise specified and subject to the requirements in § 58.1-344.2, all moneys collected
 for each entity in subsections B and C shall be deposited into the state treasury. The Tax Commissioner
 shall determine annually the total amount designated for each entity in subsections B and C on all
 individual income tax returns and shall report the same to the State Treasurer, who shall credit that
 amount to each entity's respective special fund.