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SENATE RESOLUTION NO. 1

Offered January 11, 202 Prefiled January 11, 2012

Establishing the Rules of the Senate.

Patron-Norment

RESOLVED by the Senate of Virginia, That the following are adopted as the Rules of the Senate to supersede all previous Rules of the Senate:

RULES OF THE SENATE

I. Presiding Officer.

1. The presiding officer of the Senate shall be the Lieutenant Governor of the Commonwealth as the 12 President of the Senate in accordance with Article V, Section 14, of the Constitution. 13

2 (a). There shall be elected by the Senate, on the first day of the session following the election of 14 15 the Senate, a President pro tempore who shall serve for a term of four years and be a senior member in 16 the Senate.

2 (b). In the event of the absence, disability or vacancy in the office of the Lieutenant Governor, the 17 President pro tempore shall carry out the duties of the Lieutenant Governor as presiding officer. Further, 18 19 the President pro tempore shall be the Chairman Chair of the Commission on Interstate Cooperation of 20 the Senate.

21 2 (c). The President pro tempore shall have the right to name in open session, or if he is absent, in writing, a Senator to perform the duties of the presiding officer, but such substitution shall not extend 22 23 beyond an adjournment of a daily session, except by unanimous consent of those present.

24 2 (d). In the event of a vacancy in the office of the Lieutenant Governor, or whenever the powers 25 and duties of the Governor shall devolve upon the Lieutenant Governor, the President pro tempore shall have the right to name, in writing, a Senator to perform the duties of the presiding officer during his 26 absence; and the Senator so named shall have the right to name, in open session, or in writing, if he is 27 28 absent, a Senator to perform the duties of the presiding officer, but such substitution shall not extend 29 beyond adjournment of a daily session, except by unanimous consent of those present.

30 3. The presiding officer, after taking the Chair pursuant to these Rules, and a quorum being present, 31 shall cause the Journal of the preceding day to be read. The reading of the Journal may be waived by a majority of those Senators present and voting. The reading of the Journal may be waived at a 32 reconvened session of a special session by at least two members present and voting, only if there is no 33 34 business to consider in accordance to Article IV, Section 6 of the Constitution of Virginia. Any errors 35 in the entries shall be corrected, and the Journal being found correct, shall be signed by the presiding 36 officer for that day and the Clerk of the Senate. The Journals, when so signed, shall be the official 37 records of the proceedings of the Senate.

38 4. If any question is put upon a bill or resolution, the presiding officer shall state the same without 39 argument. 40

II.

Membership, Attendance, and Adjournment.

5. A member of the Senate shall be a Senator elected to represent one of the 40 senatorial districts.

A majority of Senators shall constitute a quorum to do business; two may adjourn, and nine may order a 43 call of the Senate, send for absentees, and make any order for their censure or discharge. However, not 44 less than 16 may meet by proclamation of the Governor under the provisions of Article IV, Section 8, 45 of the Constitution. At a special session or a reconvened session of a special session when there is no 46 business to consider in accordance with Article IV, Section 6 of the Constitution of Virginia, two 47 members may convene the Senate, dispense with the reading of the Journal, recess or adjourn the 48 49 Senate. 50

6. No Senator shall absent himself from the service of the Senate without leave.

III. The Pages.

52 53 7. The Senate shall elect 11 Pages representing each of the Congressional districts and five Pages shall be appointed by the following: one by the Lieutenant Governor; one by the President pro tempore; 54 one by the chairman chair of the caucus of the majority party; one by the majority leader; and one by 55 the minority leader. The Pages shall be no less than 13 and no more than 14 years of age at the time of 56 election or appointment, shall be residents of the Commonwealth of Virginia, and shall be elected or 57 58 appointed for a term of one year. No Page shall be eligible for reelection. Any such Page so elected or

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59 appointed may be suspended or dismissed for cause by the Clerk of the Senate. 60

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The Clerk of the Senate.

A Clerk of the Senate shall be elected by the Senate for a term of four years and shall 62 8 (a). 63 thereafter continue in office until another is chosen. The oath of office shall be administered to the 64 Clerk of the Senate by any person qualified by law to administer oaths. If a vacancy in the office of 65 Clerk of the Senate occurs when the General Assembly is not in session, a successor shall be selected 66 elected by the Committee on Rules to serve until the first day of the next session, at a meeting to be called by the ChairmanChair, or in his absence or inability to act, the next senior member of such 67 68 Committee able and willing to do so. At least five days notice by certified mail of the time, place and 69 purpose of the meeting shall be given all members of the Committee, and, at such meeting, the person 70 receiving the votes of a majority of the members present and voting shall be elected to fill the vacancy.

71 8 (b). The Clerk of the Senate shall be the custodian of the public seal and design of armorial 72 bearings of the Senate.

73 8 (c). The Clerk of the Senate shall be the custodian of all records and papers of the Senate and the 74 Clerk shall not suffer any such records or papers to be taken from the Clerk's desk or out of the Clerk's 75 custody by any person except the Chairman Chair or the clerk of a Committee, or any Senator on 76 taking receipts for same. Amendments agreed to by the Senate shall be handled only by the Clerk of 77 the Senate, or staff members designated by the Clerk.

78 8 (d). It shall be the duty of the Clerk of the Senate to refer all bills and resolutions to the 79 appropriate standing Committee or the Committee on Rules as provided in these Rules. If there is any objection as to the referral by the Clerk of the Senate of any bill or resolution to any standing 80 81 committee or the Committee on Rules, the Committee on Rules shall hear the same, resolve the issue 82 and report to the Senate.

83 8 (e). The Clerk of the Senate shall prepare a list of the Senators in order of seniority. Seniority 84 shall be based upon longest continuous service in the Senate. However, if a Senator has previous 85 interrupted service in the Senate, then the beginning date of such previous Senate service shall qualify the Senator for seniority before those Senators elected at the same time not having previous service in 86 87 the Senate, and if a Senator has previous service in the House of Delegates then the beginning date of 88 such House services service seniority shall be based upon longest continuous service in the House of Delegates 89 and shall qualify the Senator to seniority before those Senators elected to the Senate at the same time 90 not having previous service in the House of Delegates. Senators elected at the same time without 91 previous service in the Senate or House of Delegates shall have their seniority determined by a public 92 drawing of lots, conducted by the Clerk of the Senate, to which all Senators involved shall be invited to attend. After the name of each Senator there shall be indicated the name of the political party under which the Senator was elected or abbreviation of the same; e.g., "Rep." or "Dem." If a Senator was not 93 94 95 elected as a nominee of a political party, then such Senator shall be listed as an Independent, or "Ind."; however, if any Senator is elected at a special or general election and such Senator has, prior to such 96 97 election, declared himself in writing a member of a political party during and prior to such election and 98 the political party of his choice did not hold a convention or call a primary election for such election, 99 such Senator shall be listed as a member of the party of which he declared himself a member.

100 8 (f). The Clerk of the Senate, after the election of Senators, shall assign chamber desks to the 101 individual Senators with the Senators elected as members of the majority party in the Senate in the chamber area beginning at the north south side of the chamber until all such desks have been assigned, 102 103 and then the Senators elected as members of the minority party in the Senate, and then any Senator not elected as a member of the two major political parties. The Clerk of the Senate shall also assign office 104 space in such buildings as may be made available for the use of the Senate. Whenever feasible, the 105 Clerk of the Senate shall give due consideration in assigning chamber desks and office space to the 106 107 seniority and request of a Senator. However, the chamber desk or office space of a Senator having 108 immediate prior service in the Senate shall not be reassigned unless he shall so request the Clerk of the 109 Senate.

110 Should any Senator, however, during his term of office, cease to be a member of the political party 111 of which he was a member at the time of his election either by self-declaration as confirmed by a 112 two-thirds majority of the members elected to the Senate, or through other conduct as confirmed by a 113 two-thirds majority of the members elected to the Senate, or if a special election results in a change of 114 political party membership, the Clerk of the Senate, upon such change in political party membership, is 115 authorized to reassign chamber desks and office space accordingly.

8 (g). The area of the General Assembly Building assigned to the members of the Senate, their 116 117 legislative support staff, the staff of the Senate, the facilities and space for those charged with the maintenance, repair, and security of such building, and such space designated for the news media shall 118 not be utilized or occupied as office space by any other person or persons, except by vote of the 119 120 Committee on Rules.

121 8 (h). During the sessions, the Clerk shall provide postage, as approved by the Committee on Rules, 122 and office supplies for official use by the Senators. Postage provided for use by members of the Senate 123 during the sessions of the General Assembly shall be used as necessary to carry out the legislative duties 124 of such members, and shall not be used for the purpose of mailing newsletters. A newsletter is a written 125 communication that is more than one page in length, the contents cover more than one topic, and 500 or 126 more copies are requested to be printed in a calendar year.

127 9. The Journal of the Senate shall be daily drawn up by the Clerk of the Senate, and shall be read
128 the succeeding day, unless the reading thereof is waived as provided in these Rules; it shall be printed
129 under the supervision of the Clerk of the Senate and delivered to the Senators without delay.

10 (a). The Clerk of the Senate shall appoint a chief deputy clerk and such staff as necessary to
perform the work of the Senate. The Clerk may also appoint such number of messengers as may be
required. The Clerk of the Senate shall also appoint such committee clerks as may be necessary after
consultation with, and the approval of, the Chairmen Chair of the Committee on Rules and the Chairs of
the several Committees. The Clerk of the Senate shall also appoint such additional committee staff as
may be necessary after consultation with, and the approval of, the Chair of the Committee on Rules.

136 All committee clerks so appointed shall remain in the Capitol or other legislative facilities during the 137 daily sessions of the Senate, and committee clerks shall be assigned for duties with various standing 138 Committees by the Clerk of the Senate, after consultation by the Clerk of the Senate and with the 139 approval of the Chairman Chair of each such Committee. Additional committee staff shall be assigned 140 for duties with various standing Committees by the Clerk of the Senate, after consultation with, and the 141 approval of, the Chair on the Committee on Rules and the Chair of the respective Committee. Each 142 clerk shall perform any other duties that the Clerk of the Senate shall require, when not employed by 143 their respective standing Committees. Clerks may be removed by the Clerk of the Senate, after consultation with, and the approval of, the Chairman Chair of the Committee on Rulesof the Committee 144 145 to which such elerk is assigned. Additional committee staff may be removed by the Clerk of the Senate, 146 after consultation with, and the approval of, the Chair of the Committee on Rules. The Clerk of the 147 Senate shall have supervision over all employees of the Senate. During sessions, the Clerk shall provide 148 postage and office supplies for official use by the Senators.

149 10 (ab). The Clerk of the Senate shall be the clerk to the Committee on Rules.

150 11 (a). Before reading each bill or resolution by title, the Clerk of the Senate shall announce, either151 by individual bill or resolution or en bloc, whether it is the first, second, or third time of such reading.

152 11 (b). The Clerk of the Senate shall keep at the Clerk's desk, during the sittings of the Senate, a 153 calendar which shows the business of the Senate. The Clerk shall have printed and placed on the desk 154 of each member, before the assembling of the Senate each day, a calendar of pending bills and 155 resolutions. The Clerk shall prepare a list of all bills and resolutions offered on the preceding day, with 156 the names of the patrons, titles of the bills or resolutions, and the Committees to which the same have 157 been referred under these Rules.

158 12. It shall be the duty of the Clerk of the Senate, without special order therefor, to communicate to
the House of Delegates any action of the Senate upon business coming from the House of Delegates, or
upon matters requiring the concurrence of that body, but no such communication shall be made in
relation to any action of the Senate while it remains open for consideration.

162 13. The Clerk of the Senate shall, at the beginning of the term after the election of Senators, have
163 printed and bound with the manual and rules, etc., the Constitution of Virginia and the Constitution of
164 the United States for the use of the Senators. Supplements to said manual shall be issued as
165 circumstances may require.

166 14 (a). Whenever the Clerk of the Senate is absent, the chief deputy clerk appointed pursuant to law
167 and these Rules shall exercise the powers and perform the duties conferred and imposed upon the Clerk
168 of the Senate by law and these Rules, by and with the consent of the Committee on Rules.

169 14 (b). In the discharge of all the duties assigned to the Clerk, and such other duties as the Clerk
170 may from time to time undertake, the Clerk shall be subject to the direction of the Committee on Rules.
171 V.

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Sergeant-at-Arms and Doorkeepers.

173 15. A Sergeant-at-Arms shall be elected by the Senate, and shall continue in office at the pleasure of
174 the Committee on Rules for a term not exceeding four years. Except as otherwise provided by these
175 Rules, his duties shall be prescribed by the Committee on Rules.

176 16. Except by order of the Senate, no Senator shall be taken into custody by the Sergeant-at-Arms177 on any grounds other than to quell a breach of the peace until the matter is examined by the Committee178 on Privileges and Elections and reported to the Senate.

179 17 (a). The Doorkeepers shall be constantly at their post during the daily sessions of the Senate and
180 shall permit no one to enter freely or remain upon the floor of the Senate during the daily session,
181 except the President of the Senate; members of the General Assembly; officers and employees of the

182 Clerk of the Senate and the Clerk of the House of Delegates; and, representatives of the news media in 183 such numbers as may be seated in accommodations provided for them at the press tables. The

184 Committee on Rules shall consider and determine all matters concerning the news media in the Senate 185 Chamber.

17 (b). Members of a Senator's family and such persons whom a Senator may invite shall be entitled 186 187 to seats in a reserved section of the gallery. Representatives of the news media who cannot be 188 accommodated with seats at press tables on the floor may also be entitled to seats in a reserved section 189 of the gallery. The Committee on Rules shall consider and determine all matters concerning the news 190 media in the Senate Chamber.

191 17 (c). Fifteen minutes prior to the convening of every daily session, the Sergeant-at-Arms shall 192 clear the floor of the Senate of all persons other than those who are authorized to be there during each session and shall not permit unauthorized persons upon the floor of the Senate for five minutes 193 194 following the conclusion of every daily session.

17 (d). Interviews are not allowed in the Senate Chamber during the daily session or during the 195 196 recesses during the daily session. Interviews in the Senate Chamber shall end 15 minutes prior to the 197 scheduled start of the daily session and shall not commence until five minutes after the adjournment of 198 the daily session.

199 17 (e). Whenever any person requests an interview with a Senator or the Clerk of the Senate, a 200 Doorkeeper shall send the request by a Page.

201 17 (f). A Doorkeeper shall direct all persons not entitled to entry on the floor of the Senate, as set 202 out above, to the gallery of the Senate. 203

VI.

Standing Committees.

205 18. At the commencement of each session after the election of Senators, members shall be elected to 206 the following standing Committees and the Committee on Rules a nominations report shall be submitted 207 by the majority caucus to elect members to the standing Committees and the Committee on Rules for a 208 term current coincident with their term of office in such numbers as hereinafter set forth. Such members 209 shall be elected by a majority vote of those present and voting. The President of the Senate shall be 210 empowered to break a tie vote, where there is an equal division among the Senators, on matters 211 pertaining to committee assignments and other matters relating to the organization of the Senate.

212 18 (a). A Committee on Agriculture, Conservation and Natural Resources, 15 Senators, to consider 213 matters concerning agriculture; air and water pollution and solid waste disposal; conservation of land and water resources; crustaceans and bivalves; all matters of environment, forest, fresh and salt water 214 215 fishing, game, mining, parks and recreation, and petroleum products.

18 (b). A Committee on Commerce and Labor, 15 16 Senators, to consider all matters concerning 216 217 banking; commerce; commercial law; corporations; economic development; industry; insurance; labor; 218 manufacturing; partnerships; public utilities, except matters relating to transportation; tourism; workmen's 219 compensation and unemployment matters.

220 18 (c). A Committee for Courts of Justice, 15 Senators, to consider matters relating to the Courts of 221 the Commonwealth and the Justices and Judges thereof, including the nominations of such Justices and 222 Judges where provided by the Constitution and statutes of Virginia; and all matters concerning the 223 criminal laws of the Commonwealth; together with all matters concerning contracts, domestic relations, 224 eminent domain, fiduciaries, firearms, garnishments, homestead and all other exemptions, immigration (with the exception of matters relating to the powers of the Governor or education), magistrates, 225 mechanics' and other liens, notaries public and out-of-state commissioners, property and conveyances 226 227 (except landlord and tenant and condominium matters), wills and decedents' estates.

228 It shall report to the Senate the names of such persons as it shall find qualified for election as a Justice or Judge of the Commonwealth. Senators, all or part of whose Senate Districts are within the 229 230 Circuit or District for which a Judge is to be elected, shall jointly nominate a qualified person for such 231 election by affirmation of a majority of such Senators on a form provided by the Clerk of the Senate. If 232 such Senators are unable to agree on a nominee, a Senator shall only nominate a person deemed 233 qualified by the Committee for Courts of Justice for any judicial position.

234 Whenever a vacancy in the office of a justice of the Supreme Court or judge of the Court of Appeals 235 is announced, the Chairman Chair of the Committee for Courts of Justice shall establish a date certain 236 by which any Senator may forward the name of any potential nominee for such office to the 237 ChairmanChair.

238 A Committee on Education and Health, 15 Senators, to consider matters concerning 18 (d). 239 education; human reproduction; life support; persons under disability; public buildings; public health; 240 mental health; mental retardation and health professions.

18 (e). A Committee on Finance, 15 Senators, to consider matters concerning auditing; bills and 241 242 resolutions for appropriations; the budget of the Commonwealth; claims; general and special revenues of 243 the Commonwealth; all taxation and all matters concerning the expenditure of funds of the

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244 Commonwealth.

245 18 (f). A Committee on General Laws and Technology, 15 Senators, to consider matters concerning 246 affirmation and bonds; the boundaries, jurisdiction and emblems of the Commonwealth; cemeteries; 247 condominiums; consumer affairs; fire protection; gaming and wagering; housing; inter- or 248 intra-government information technology applications and uses other than those proposed or used to 249 support the operations of the General Assembly or the Senate; land offices; landlord and tenant; 250 libraries; military and war emergency; nuisances; oaths; professions and occupations (except the health 251 and legal professions); religious and charitable matters; state governmental reorganization; veterans' 252 affairs; warehouses; and matters not specifically referable to other Committees, including, but not limited 253 to, matters relating to technology, engineering, or electronic research, development, policy, standards, 254 measurements, or definitions, or the scientific, technical, or technological requirements thereof, except 255 for those affecting the operations of the General Assembly or the Senate.

256 18 (g). A Committee on Local Government, 15 Senators, to consider matters of local government in 257 the counties, cities, towns, regions or districts, planning boards and commissions and authorities, except 258 matters relating to the compensation of elected officeholders, where funds of the Commonwealth are 259 involved.

260 A Committee on Privileges and Elections, 15 Senators, to consider matters concerning 18 (h). 261 voting; apportionment; conflict of interests, except those concerning members of the judiciary or solely 262 the legal profession, provided that any such matter, after being reported by the Committee, shall be 263 rereferred by the Committee to the Committee for Courts of Justice for consideration of the matters 264 relating only to members of the judiciary or solely to the legal profession; constitutional amendments; 265 elections; elected officeholders; reprimand, censure, or expulsion of a Senator; and nominations and 266 appointments to any office or position in the Commonwealth (except Justices and Judges of the Commonwealth). It shall consider all grievances and propositions, federal relations and interstate 267 268 matters. It shall examine the oath taken by each Senator and the certificate of election furnished by the proper office and report thereon to the Senate. It shall review and report as may be required in cases 269 270 involving financial disclosure statements and shall recommend disciplinary action by majority vote 271 where appropriate. It shall report in all cases involving contested elections the principles and reasons 272 upon which their resolves are founded. It shall determine and report on all matters referred to it by the 273 Senate Ethics Advisory Panel as set forth in the statutes.

274 Whenever the Clerk receives a report of the Senate Ethics Advisory Panel or a resolution seeking the 275 reprimand, censure, or expulsion of a Senator, he the report shall be referred forthwith to the Committee 276 on Privileges and Elections. The Committee shall consider the matter, conduct such hearings as it shall 277 deem necessary, and, in all cases report its determination of the matter, together with its 278 recommendations and reasons for its resolves, to the Senate. If the Committee deems disciplinary action 279 warranted, it shall report a resolution offered by a member of the Committee to express such action.

Any such resolution reported by the Committee shall be a privileged matter. The Senate as a whole 280 281 shall then consider the resolution, and, by recorded vote, either defeat the resolution or take one or more 282 of the following actions: (i) reprimand the Senator with a majority vote of the Senators present and 283 voting; (ii) censure the Senator and place the Senator last in seniority with a majority vote of the elected 284 membership of the Senate; (iii) expel the Senator with a two-thirds vote of the elected membership of 285 the Senate; or (iv) refer the matter to the Attorney General for appropriate action with a majority vote of 286 the Senators present and voting, in the event the Senate finds a knowing violation of § 30-108 or 287 subsection C of § 30-110 of the Code of Virginia.

288 A Committee on Rehabilitation and Social Services, 15 Senators, to consider matters 18 (i). 289 concerning alcoholic beverages; correctional and penal institutions; morals; social services and welfare; 290 and substance abuse.

291 A Committee on Transportation, 15 Senators, to consider matters concerning airports; 18 (j). 292 airspaces; airways; the laws concerning motor vehicles relating to rules of the road or traffic regulations; 293 heliports; highways; port facilities; public roads and streets; transportation safety; public waterways; 294 railways; seaports; transportation companies or corporations; and transportation public utilities. Any 295 matter relating to rules of the road or traffic regulations which include a change in a penalty shall be 296 rereferred by the Committee to the Committee for Courts of Justice.

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VII. Committee on Rules.

298 299 19 (a). A Committee on Rules, which shall be in addition to the foregoing standing Committees, 17 300 Senators, consisting of the standing Committee Chairs; the President pro tempore, if the person is not a 301 Chair; the Majority Leader, if the person is not a Chair; the Minority Leader; and members other 302 Senators to comprise the not more than 17. The Chair of the Committee on Rules shall not be Chair of 303 any standing Committee. The Committee shall consider all resolutions amending or altering the Rules of the Senate; all joint rules with the House of Delegates; all bills and resolutions creating study 304

305 committees or commissions; and all other resolutions (except those of a purely procedural nature, those 306 concerning nominations and appointments to any office or position in the Commonwealth including the 307 nominations of Justices and Judges, and those concerning constitutional amendments). The Committee 308 may report such bills or resolutions with the recommendation that they be passed, or that they be 309 rereferred to another Committee. In considering a bill or resolution, the Committee is empowered to sit 310 while the Senate is in session. There shall be a subcommittee of the Committee, consisting of the Chair 311 and six members appointed by the Chair to equal the number of House members appointed to the subcommittee, which shall exercise on behalf of the Committee such powers as are delegated to the 312 313 Committee when acting jointly with the Committee on Rules of the House of Delegates or a 314 subcommittee thereof.

315 19 (b). If there is any objection as to the referral by the Clerk of the Senate of any bill or resolution
316 to any standing Committee or any matter relating to the Office of the Clerk, the Committee on Rules
317 shall hear the same, resolve the issue and report to the Senate.

19 (c). The Chair of the Committee on Rules, in consultation with the Clerk, shall consider and 318 319 determine all matters concerning the news media in the Senate Chamber; all policies concerning travel 320 expenses and reimbursements; all matters concerning joint assemblies with the House of Delegates and 321 such persons, not members of the Senate, who are to be permitted to address the Senate; and all matters concerning the utilization of the facilities available to the Senate and its membership. It The Chair, in 322 323 consultation with the Clerk, shall prescribe the duties not otherwise prescribed for the Clerk, 324 Sergeant-at-Arms, and Doorkeepers. It The Chair, in consultation with the Clerk, shall approve the 325 appointment, removal, and assignment for duties of the additional committee staff authorized in Rule 10 326 *(a)*.

327 19 (d). The Committee on Rules shall from time to time prescribe such requirements as will
328 expedite the flow of the work of the Senate, all such requirements being subject to the approval of the
329 Senate.

19 (e). Postage provided for use by members of the Senate during Sessions of the General Assembly
shall be used as necessary to carry out the legislative duties of such members, and shall not be used for
the purpose of mailing newsletters. A newsletter is a written communication that is more than one page
in length, the contents cover more than one topic, and 500 or more copies are requested to be printed in
a calendar year.

335 19 (f)(e). The Chair of the Committee on Rules shall appoint a subcommittee to review the financial 336 disclosure statements filed annually by members or candidates and shall determine whether each 337 statement is correct and complete as filed or requires correction, augmentation, or revision by the 338 member or candidate involved, who shall be directed in writing to make the changes required within 339 such time as shall be set by the Committee.

340 Additional review shall be made of any financial disclosure statement by the Committee on Rules 341 upon a request in writing by ten 20 percent of the membership of the Senate on the basis of newly discovered evidence. This review shall be made promptly, the adequacy of filing determined, and notice 342 of the determination of the Committee sent in writing to the member involved. If a financial disclosure 343 344 statement is found to need correction, augmentation, or revision, the member or candidate involved shall 345 be directed in writing to make the changes required within such time as shall be set by the Committee. Failure to make the correction shall result in the matter being referred to the Committee on Privileges 346 347 and Elections for disciplinary action pursuant to Rules 18 (h) and 53 (b).

348 19 (gf). There shall be a Subcommittee on Standards of Conduct of the Committee on Rules, 349 consisting of three members, one of whom shall be a member of the minority party, appointed by the 350 Chair. The Subcommittee shall consider any request by a Senator for an advisory opinion as to whether the facts in a particular case would constitute a violation of the Rules of the Senate or any statute 351 352 enacted relative to conflicts of interests, and may consider any other matters assigned to it by the 353 Committee on Rules. Any Senator requesting such an advisory opinion shall submit the request in 354 writing, addressed to the Chair of the Committee on Rules, and shall set forth specifically the facts 355 relative to the opinion sought. The Subcommittee shall convene as soon as practicable, granting the 356 Senator requesting the opinion the right to appear and, upon the conclusion of its deliberations, the 357 Subcommittee shall submit its written opinion to the full Committee on Rules. The Committee on Rules 358 shall consider the written opinion submitted by the Subcommittee and, if accepted, the same shall 359 constitute an advisory opinion for the conduct of the members of the Senate on the issues set forth. The Clerk of the Senate shall maintain a record of such advisory opinions, which shall be available to any 360 361 member of the Senate.

362 19 (hg). Any Senator who wishes to present a person to the Senate shall first seek the approval of
363 the *Chair of the* Committee on Rules. The Senator shall submit a written request to the Chair of the
364 Committee and a copy of the request to the Clerk of the Senate, 48 hours prior to the time of the
365 presentation. The Committee or a subcommittee designated by the Chair shall determine the merit of the
366 presentation and notify the Senator of its *the* decision. The submission of the written request and the

367 approval of the Committee or a subcommittee designated by the Chair shall not be required to present 368 members of the Virginia Congressional Delegation and former members of the Virginia Senate.

369 Whenever possible, a person shall be presented to the Senate on Tuesdays and Thursdays during the 370 morning hour of the session. The Chair, in consultation with the Clerk, shall approve the dates for the 371 presentations. During the regular session, presentations shall not be made on Fridays, crossover, or any

372 day involving action on the appropriation act.

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373 19 (ih). The Committee on Rules shall make all Senate appointments to study committees and 374 commissions in the number authorized for the Senate, whether the authority is limited to Senate 375 members or other persons. It shall appoint members of the Senate to such other committees as may be 376 required to serve as joint committees with the House of Delegates under its Rules, and shall appoint 377 members of the Senate to serve as Senate members on any Committee or Commission required by 378 statute. Senate membership on all joint subcommittees and commissions with the House of Delegates 379 shall be of equal membership. If no member of a standing Committee of the Senate specified in a study 380 resolution is able to serve, the Committee on Rules may appoint a member of the Senate at large to the 381 study notwithstanding the provisions of the enabling resolution.

VIII.

Composition and Procedures of Committees.

384 20 (a). The total membership of all Committees and the membership of each standing Committee 385 shall be composed of members of the two major political parties in the Commonwealth in proportion to 386 the number of Senators of each of such political parties, as nearly as practicable, and as nearly as 387 practicable with equal membership of resident Senators from the several congressional districts of the 388 Commonwealth as the same exist on the date of election of the Senate. As nearly as practicable, no 389 more than two resident Senators in the same congressional district shall serve on the same Committee.-390 However, if none of the resident Senators of the same congressional district makes a request, in writing, 391 for a particular Committee assignment, this requirement may be waived. Senators shall serve terms on 392 such Committees coincident with their current terms of office. No member shall be removed from the a 393 Committee to which he or she was elected, except by a two-thirds vote of the members elected present 394 and voting or by forfeiture under these rules or upon submission of the member's resignation from the 395 Committee. 396 The standing Committees may also include any Senator not elected as a member of the two major

397 All members of the Senate shall be elected to the standing Committees, where political parties. 398 practicable. No member of the Senate shall serve on more than four, nor less than three, standing 399 Committees. When the Committees are elected, the Senator first named shall be the Chair. However, a 400 Senator shall serve as Chair of only one of the standing Committees. Next shall be listed the members, 401 listed by seniority and by the date elected to the Committee. At the first meeting of the Committee, the 402 *Chair may appoint and announce a vice chair.*

403 Should any Senator, during his term of office, cease to be a member of the political party of which **404** he was a member at the time of his election either by self-declaration as confirmed by a two-thirds 405 majority of the members elected to the Senate, or through other conduct as confirmed by a two-thirds 406 majority of the members elected to the Senate, he shall be deemed, thereby, to have forfeited all 407 Committee memberships to which he may have been elected.

408 Any vacancy in Committee membership during the four-year term of the Committee 20 (b). 409 members shall be filled in the manner in which Committee members are elected in the first instance.

410 20 (c). The standing Committees shall meet at such time and place as shall be designated by the 411 Committee on Rules, after consultation with the respective Committee Chair, and the fixed time and 412 place of Committee meetings shall be published. All committees shall be governed by the Rules of the 413 Senate. 414

20 (d). All Committee meetings shall be held in public. All votes on bills shall be recorded.

415 However, executive sessions may be held pursuant to applicable provisions of law upon a recorded 416 vote. Except as provided herein, a recorded vote of members upon each measure shall be taken and the 417 name and number of those voting for, against or abstaining reported with the bill or resolution and 418 ordered printed on the Calendar. A recorded vote shall not be necessary to report a resolution, if that 419 resolution does not have a specific vote requirement pursuant to these Rules. A Senator who has a 420 personal interest in the transaction, as defined in § 30-101 of the Code of Virginia, shall neither vote nor 421 be counted upon it, and he shall withdraw, or invoke this Rule not to be counted, prior to the taking of 422 any vote upon it, by stating the same before the Committee, and the fact shall be recorded by the 423 Committee Clerk and reported along with the votes of the Committee members on the bill or resolution.

If a Senator invokes this rule, the Senator shall not participate, directly or indirectly, in the matter 424 425 wherein the rule is invoked. Pairs may be taken in Committee voting as provided in Rule 36.

426 20 (e). The majority of any Committee shall constitute a quorum. Any Senator attending and 427 recorded as present at a Committee meeting who must depart prior to the rising of the Committee, may

428 designate, in writing on committee proxy forms, one member of the Committee to vote his proxy for the 429 duration of his absence, but for no longer than the meeting of the Committee at which the proxy is 430 given. Proxies are not transferable. The Chair shall be informed in open session of the proxy authority 431 prior to the departure of the Senator so leaving.

432 20 (f). Any bill or resolution introduced in an even-numbered year, and not reported to the Senate 433 by a Committee may, upon the majority vote of the elected membership of the Committee to which it 434 has been referred, be continued on the agenda of the Committee for hearings and Committee action during the interim between sessions or for future action by the Committee during the following 435 odd-numbered year regular sessions. A bill or resolution may be continued only one year from an 436 even-numbered year session and not otherwise. The Committee shall report, prior to the adjournment 437 sine die of the Senate, such bills or resolutions as shall be continued and the Clerk of the Senate shall 438 439 enter upon the Journal the fact that such bill or resolution has been continued.

440 $20 \ (g)$. The Senate, upon consideration of any bill or resolution on the Calendar, may recommit, in accordance with these Rules, the bill or resolution to the Committee reporting the same, and direct the 441 442 Committee to continue the bill or resolution until the following odd-numbered year regular session, and 443 hold such hearings or render such further consideration of the bill or resolution as the Committee may 444 deem proper.

20 (h). The Chair of the Committee, or the majority of the elected membership of a Committee, may 445 446 call meetings of the Committee during the interim between sessions to study, call hearings, and consider 447 any bill or resolution continued for further action at the odd-numbered year session, or to consider such 448 other matters as may be germane to the duties of the Committee.

449 20 (i). The provisions of this Rule relating to legislative continuity between sessions shall be subject to the provisions of Article IV, Section 7, of the Constitution of Virginia. 450

20 (g)(j). Each Committee shall have a clerk appointed by the Clerk of the Senate, after consultation 451 with the Chair of the Committee on Rules and the Chair of the respective Committee. The Clerk of the 452 Senate shall be the clerk to the Committee on Rules. 453

454 20 (h)(k). The Chair of any Committee may appoint subcommittees to consider a particular bill or 455 resolution or to consider matters relative to a portion of the work of the Committee. Such subcommittees shall not take final votes and shall only make recommendations to the Committee. The 456 457 Chair of the full Committee shall be an ex officio member of all subcommittees and entitled to vote, but 458 shall not be counted as a member for purposes of a quorum. All subcommittees shall be governed by 459 the Rules of the Senate.

460 20 (i)(l). Any Committee of the Senate may, at its discretion, confer with any Committee of the 461 House of Delegates having under consideration the same subject and arrange joint meetings, hearings or studies, as the Committees deem appropriate. 462 463

20 (i)(m). A Committee, after considering a bill or resolution referred to it may:

464 Rerefer the same to another Committee, in the same form received, to consider applicable A. 465 portions of such bill or resolution as are germane to another Committee under the Rules, or may 466

B. Report it to the Senate

(i) without amendment,

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(ii) with recommendation that a Committee amendment(s) be adopted, or

(iii) with recommendation that it be rereferred to another Committee (either with or without 469 470 amendment), in which latter event the Clerk of the Senate shall so rerefer unless the Senate shall 471 otherwise direct.

472 A recorded vote of members shall be taken upon any motion listed in A and B above and the name 473 and number of those voting for, against or abstaining reported with the bill or resolution and ordered printed on the Calendar. The report recorded by the Committee Clerk shall be the recorded vote on the 474 475 motion and cannot be changed unless the vote is reconsidered and voted upon again. A recorded vote 476 shall not be necessary to report or rerefer a resolution, if that resolution does not have a specific vote 477 requirement pursuant to these Rules.

478 20 (k)(n). Any bill, except the budget bill sent down by the Governor, whose principal objective is 479 taxation or which establishes a special fund or any type of nonreverting fund, whether or not such bill 480 may also require an appropriation, tax, special or general revenue, shall first be referred to the Standing Committee which has jurisdiction of the subject matter of the bill as defined in rules 18 (a) through 18481 482 (j) of the Rules of the Senate. If said bill is reported by the Committee of original jurisdiction then said bill shall be rereferred by the Committee to the Finance Committee. 483

484 20 (+)(o). A Committee may refer the subject matter of a bill or resolution to any agency, board, 485 commission, council, or other governmental or nongovernmental entity for comment, but the bill or resolution shall remain with the Committee. The Chair of the Committee shall direct the Clerk of the 486 487 Senate to prepare the appropriate letter and the action of the Committee shall be made available to the 488 public.

489 $20 \frac{(m)}{(p)}$. Committees of the Senate are authorized to seek and obtain, in the period of time

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490 between sessions of the General Assembly, the services of citizens of the Commonwealth whose
491 function will be to participate with such Committees or Subcommittees thereof in reviewing legislation
492 or in performing any referred study or study initiated by the Committee or its Chair.

493 Persons appointed to serve shall receive reimbursement for their actual and reasonable expenses
494 incurred in the performance of services for the Committees. For this purpose and for such other
495 expenses as may be occasioned by the conduct of any Committee study, payments shall have approval
496 in advance by the Chair of the Committee on Rules in consultation with the Clerk and shall be made
497 from the general appropriation to the Senate.

498 20 (q). Persons who are asked by a Committee Chair to appear before a Committee or subcommittee
 499 or study to offer expert testimony may receive reimbursement for their actual and reasonable expenses if
 500 approved in advance by the Chair of the Committee on Rules, in consultation with the Clerk.

501 20 (n).— Whenever a bill is introduced that contains matters that would be appropriate for an
502 executive reorganization plan as provided for in Chapter 1, Article 2 of Title 2.2 of the Code of Virginia
503 or which proposes that the Commonwealth provide new services or abolish any existing service, it shall
504 have the word "Organization" stamped upon its covers.

IX.

Order of Business.

507 21. At the appointed hour, the presiding officer of the Senate shall take the chair and call the Senate 508 to order, and the order of business thereafter shall be as follows:

509 (a) A period of devotions.

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510 (b) A roll call of members present.

511 (c) The reading of the Journal.

- 512 (d) A period to be called the "morning hour," for the following purposes:
- 513 i. to dispose of communications from the House of Delegates, the Executive, and the Judiciary.

514 ii. to receive reports from the Committees, for which purpose they shall be called by the Clerk 515 unless the Senate shall direct otherwise.

iiiiii. to recognize and welcome visitors to the Senate.

517 iviii. to receive resolutions and bills, but such resolutions and bills may be received at the Clerk's
518 desk at any time after the "morning hour," with leave of the Senate.

(e) Consideration of unfinished business. (Unfinished business is legislation before the Senate as a result of or pending action by the House of Delegates.)

521 (f) Consideration of the Calendar of the Senate for that day, for which purpose the Calendar shall be 522 called by the Clerk of the Senate.

(g) Upon completion of the Calendar and then Senators expressing Point(s) of Personal Privilege and
 such other business as may come before the Senate, a recess or adjournment shall then be taken.

525 22. To expedite the business of the Senate, it may order the convening of a "special morning 526 session," at which session no vote shall be taken or other business transacted except the introduction of 527 bills and resolutions. Upon the completion thereof, such session shall recess to such time as the Senate 528 may have theretofore ordered. Such "special morning session" shall be convened by the presiding 529 officer or President pro tempore unless otherwise designated. The "special morning session" shall be 530 considered adjourned upon the convening of the daily session.

531 23 (a). Notwithstanding Rule 21 and Rule 22, any subject may, by a recorded vote of a majority of
532 the members elected present and voting, be made a special and continuing order, to commence at a time
533 to be fixed by the Senate, and when the time so fixed for its consideration arises, the presiding officer
534 shall lay it before the Senate.

535 23 (b). When two or more special and continuing orders have been made for the same time, they
536 shall have precedence according to the order in which they were severally assigned, and that order shall
537 only be changed by majority vote of those present *and voting*. All motions to change such order shall
538 be decided without debate.

539 24. When a bill or resolution of the House of Delegates is passed or rejected by the Senate, the fact 540 of the passage or rejection, with the bill or resolution, shall be communicated to the House of Delegates.

541 25 (a). All bills, resolutions or other business originating in the Senate and all bills, resolutions or
542 other business sent from the House of Delegates shall be dispatched in the order in which they are
543 introduced or received, unless the Senate shall otherwise direct.

544 25 (b). Bills or resolutions of either house shall be divided on the Calendar between the designation
545 "Uncontested Calendar" and "Regular Calendar," and be considered in such order. When such a division
546 is made for bills or resolutions, the Uncontested Calendar shall not include any bills or resolutions (i)
547 which receive a dissenting vote or abstention in Committee, or (ii) to which objection is made by any
548 Senator on first reading. Any bills or resolutions shall be removed from the Uncontested Calendar at
549 any time at the request of any Senator. Resolutions which do not have a specific vote requirement
550 pursuant to these Rules shall not be placed on the Uncontested Calendar but may be divided separately.

551 25 (c). It shall be the duty of the Clerk to see that the printing and engrossing, when ordered, shall
552 be done in such time that the bills and resolutions may be acted upon according to their priorities upon
553 the Calendar. If, however, any bill or resolution is not ready when it is reached upon the Calendar, it
554 shall be passed by, and be allowed to retain its place upon the Calendar.

555 25 (d). When the Calendar has been called through, it may be called again in order to dispose of 556 any business that may be ready, and if there is none, the business of the "morning hour" shall be 557 resumed and disposed of; but the business of the "morning hour" shall in no case be allowed to interfere 558 with that of the Calendar without the unanimous consent of the members present.

559 26 (a). No law shall be enacted except by bill. Every bill, upon its introduction, shall be referred to
560 the appropriate Committee. No bill shall become a law until the procedures required by Article IV,
561 Section 11, of the Constitution of Virginia have been observed.

26 (b). No bill expressly amending any existing law shall be offered by any member unless or until 562 563 the original and all copies thereof have been prepared so as to indicate deletions and additions. Each bill or resolution shall be signed by at least one Senator or by the Clerk of the Senate upon authorization of 564 a member who has become incapacitated or who is unavailable to sign the legislation. Upon the 565 approval of the Committee on Rules, electronic filing of bills and resolutions may be permitted. Any bill 566 or resolution offered for introduction in the Senate may show two or more senators Senators as chief 567 568 patrons and as "House Patrons" the signatures of members of the House of Delegates. The title of any 569 bill having any provisions pertaining to taxation or revenues shall so indicate. The form for deletions 570 and additions shall be to set forth the material deleted with lines through such material, e.g., -deleted 571 material or words, and to underscore the words added, before they are received in the Senate. However, 572 the stricken material and underscoring and italics in the printed bill, enrolled bills, and printed Acts shall 573 not be considered evidence of all amendments to any bill or existing statute, but merely as an aid for quick reference to amended portions. Nothing herein contained shall be construed as requiring the use 574 575 of stricken material or underscoring when new words are substituted for existing words where the new 576 words or the omission of words does not change the sense or meaning of the act.

577 26 (c). The title of a bill or resolution and all amendments offered thereto shall be entered upon the
578 Journal, except the amendments in the nature of a substitute shall be printed separately, and only the
579 titles thereof entered upon the Journal.

580 26 (d). Any Senate bill or resolution which has been amended during the legislative process by the
581 Senate shall be engrossed and reproduced by the Clerk of the Senate, as soon as practicable, in
582 sufficient numbers for the members of the Senate and House of Delegates.

583 26 (e). The designation of "Senate Bill" or "Senate Resolution" or "Senate Joint Resolution" shall not be changed nor amended after a bill or resolution is introduced in the Senate. Nor shall the designation of "House Bill" or "House Joint Resolution" be changed or amended after the bill or resolution is received by the Senate.

587 26 (f). Any member of the Senate or House of Delegates who requests in writing to the Clerk that
588 he be added as a co-patron of any bill or resolution, provided that the first vote on the passage of the
589 bill or agreement to the resolution has not occurred, or, if the bill or resolution is not reported from
590 Committee, then prior to the last action on such legislation, shall be listed in the Journal as a co-patron
591 of such bill or resolution, and shall be so listed on such bill or resolution at its next printing, if any.

Any member of the Senate or House of Delegates may also request in writing to the Clerk that his name be removed as a co-patron of any bill or resolution provided that the first vote on the passage of the bill or agreement to the resolution has not occurred, or, if the bill or resolution is not reported from Committee, then prior to the last action on such legislation, and thereafter his name shall not be listed in the Journal as a co-patron of such bill or resolution, nor shall his name be listed on such bill or resolution at its next printing, if any.

598 26 (g). Any memorial or commending resolutions shall conform to the form and procedure set forth 599 by the Clerk of the Senate and shall not be referred to the Committee on Rules, but shall be placed 600 upon the Calendar on the next Thursday of the session and shall be considered for approval on said day; 601 however, any one member may object to such consideration and the same shall be continued to the next **602** Thursday session or any member may move that the same be referred to the Committee on Rules. No 603 exception to this Rule 26 (g) shall be made, unless the Senator proposing such exception has first presented it at a meeting of the Committee on Rules and a majority of the members elected to such **604** 605 Committee has voted in favor of the exception.

606 No Senator may introduce more than a combined total of ten commending and memorial resolutions
607 each session, except for the Chair of the Committee on Rules when introducing such resolutions
608 according to custom or protocol.

609 27. Bills or resolutions originating in the House of Delegates and communicated to the Senate shall
610 be read by title the first time when received and referred to the appropriate Committee unless otherwise
611 directed by the Senate.

612 28 (a). No bill or resolution reported from a Committee of the Senate shall be recommitted or

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amended until it has been twice read by title, nor shall any Senate bill or resolution be amended after its
third reading, except by the unanimous consent of the Senate. House bills or resolutions may be
recommitted or amended at any time before their final passage, but a bill or resolution which has been
recommitted to a Committee, when reported by Committee, shall be restored on the Calendar to the

617 status it had before it was recommitted.
618 28 (b). In the case of a House bill or resolution, engrossment shall only apply to such amendments
619 as may have been made in the Senate.

620 29 (a).— Communications from the Executive shall lie on the table at least one day after being 621 received by the Clerk of the Senate, unless otherwise ordered.

622 29 (b). Whenever a Senate bill or resolution is reported to the Senate with one or more House
623 amendments, copies of all such amendments shall be furnished to each Senator. The same shall apply to
624 amendments proposed by a Senate Committee or by a Senator, unless otherwise ordered by the Senate.

625 30. Every question shall be put in the affirmative and the presiding officer shall declare whether the 626 yeas or the nays have it, which declaration shall stand as the judgment of the Senate. The yeas and 627 nays on any question shall, at the desire of one-fifth of those present, be entered on the Journal. On the 628 final vote of any bill, and on the vote in any election or impeachment conducted in the General 629 Assembly or on the expulsion of a Senator, the name of each Senator voting, and how he voted shall be 630 recorded in the Journal. After the roll has been taken, and before the vote is announced by the presiding 631 officer, any Senator shall have the right to correct any mistake committed in enrolling his name and the 632 presiding officer shall order the vote to be stricken.

633 31. Any Senator may call for a division of the question, which shall be divided if it comprehends
634 propositions so distinct in substance that, one being taken away, a substantive proposition shall remain
635 for the decision of the Senate.

636 32. Upon the determination of a question, any Senator may enter his protest upon the Journal, with
637 the consent of one-third of the Senators present; and on the question "Shall the protest be entered on the
638 Journal?", no privileged motion as set out in Rule 46 47 (a) or Rule 46 47 (b) shall be in order except
639 to adjourn.

640 33. Whenever the Senate proceeds to consider any nominations or appointments after the same have
641 been reported by the appropriate Committee, which are subject to the choice or ratification of the
642 Senate, and when it is so ordered by the Senate pursuant to Chapter 21 of Title 30 Chapter 37 of Title
643 2.2 of the Code of Virginia, the same shall be considered in executive session.
644 X.

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The Pending and Previous Question.

646 34. Upon a motion for the pending question, agreed to by a majority of the Senators present, as
647 indicated by a recorded vote, and there being no other motions afforded priority by these Rules, the
648 presiding officer shall immediately put the pending question. All incidental questions of order arising
649 after a motion for the pending question is made, and pending such motion, shall be decided, whether on
650 appeal or otherwise, without debate.

651 35. Upon a motion for the previous question, agreed to by a majority of the Senators present, as
652 indicated by a recorded vote, and there being no other motions afforded priority by these Rules, the
653 presiding officer shall immediately put the question, first upon the amendments in the order prescribed
654 in the Rules, and then upon the main question. If the previous question be not ordered, debate may
655 continue as if the motion had not been made.

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XI.

Taking the Vote.

36. Every Senator present in the Chamber, when any question is put or vote taken, shall vote or be 658 659 counted as voting on one side or the other, except in the case of pairs, as hereinafter provided. A 660 Senator who has a personal interest in the transaction, as defined in § 30-101 of the Code of Virginia, shall neither vote nor be counted upon it, and he shall withdraw, or invoke this rule not to be counted, 661 **662** prior to the division and the fact shall be recorded on the voting machine. If a Senator invokes this rule, the Senator shall not participate, directly or indirectly, in the matter wherein the rule is invoked. 663 **664** Pairs upon any question pending may be made and entered upon the Journal, and in such cases shall be 665 announced immediately upon completion of the roll call, and before the announcement of its result.

666 Pairs may be general or special. General pairs shall extend to and include all motions, amendments, or 667 other proceedings in aid of or against the question pending, and which is the subject of the pairs.

668 Special pairs shall depend in their scope upon the agreement between the Senators making the same, but
669 in absence of a specific agreement, the presumption shall be conclusive that the pairs are general. The
670 Senator announcing a pair shall be counted as present for the purposes of establishing a quorum. Pairs
671 may be taken in Committee votes under this rule herein set forth.

672 37. The voting machine may be used for the call of the roll, for recording abstentions under Rule673 36, or for the affirmative and the negative of the question.

674 38 (a). No Senator shall be allowed to vote or submit a vote statement unless he is in attendance at 675 the daily session at the time the Senate is being divided, or before a determination of the question upon a call of the roll, and is physically present in the Chamber, or one of its anterooms. A Senator may 676 submit a vote statement if he was not recorded as voting or if his recorded vote does not reflect his **677** 678 intention. The statement shall be limited to the fact that his vote was not recorded or that his vote did 679 not reflect his intention and must be submitted to the Clerk of the Senate by the adjournment of the 680 daily session.

681 38 (b). In cases where the presiding officer is also a member of the Senate at the time a recorded 682 vote is being taken, the presiding officer shall request another Senator to cast his vote for him or shall 683 cast his vote from the Chair.

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XII. Committees of Conference.

686 38 (c) 39 (a). The Senate members of any committee of conference with the House of Delegates shall be designated by the Chair of the Committee to which the bill or resolution in conference was first 687 referred by the Clerk of the Senate. If a Senate bill or resolution is in conference, the chief patron(s) of 688 the same shall be a conferee and, where feasible, members of a Committee to which the bill or 689 690 resolution was referred or rereferred shall comprise the conferees.

Any conference report must be agreed to by the majority of the members of each house on the **691** 692 conference committee before it may be filed with the Senate. If the report of the first named conference 693 is rejected by the Senate or the conferees cannot agree, the Chair shall designate the same or new 694 conferees in the event a second conference is formed.

695 Conferees shall not insert in their report matters not committed to them by either house, nor shall they strike from the bill or resolution in conference matters agreed to by both houses. 696

697 38 (d.39 (b). When a committee of conference is meeting it shall inform the Clerk of the place of 698 meeting; and, when a vote be put, the presiding officer shall, before calling the vote, inform the Senate 699 conferees of the pending vote and grant them a reasonable opportunity to return to the Chamber to vote. 700 XIII.

Debate.

39 (a40 (a). While the presiding officer is reporting or putting any question, or the Clerk of the 702 703 Senate is reporting a bill or resolution or calling the roll, or a Senator is addressing the Chair, strict 704 order shall be observed. No Senator or other person shall give audible expression to his or her approval 705 or disapproval of any proceeding before the Senate. The use of props is prohibited on the floor of the 706 Senate.

707 The use of audible electronic devices used for transmitting and receiving 39 (b40 (b). 708 communications is prohibited in Senate committee rooms and the Senate Chamber. The use of cellular telephones is prohibited in Senate committee rooms and the Senate Chamber. Violations of this rule 709 710 shall be punishable as prescribed by the Committee on Rules.

4041. If words are spoken in debate that give offense, exception thereto shall be taken the same day, 711 and be stated in writing; and in such case, if the words are decided by the presiding officer, or by the 712 713 Senate, upon an appeal, to be offensive, and they are not explained or retracted by the Senator who uttered them, he shall be subject to such action as the Senate may deem necessary. 714

4142. When any member is about to speak in debate or deliver any matter to the Senate, he shall 715 716 rise from his seat, and without advancing, with due respect, address "Mr. President," confining himself strictly to the point in debate, and avoiding all disrespectful language. 717

4243. No member shall speak more than twice upon the same subject without leave of the Senate, 718 719 nor more than once, until every member choosing to speak has spoken.

4344. No question shall be debated until it has been stated by the presiding officer, and the mover 720 shall have the right to explain his views in preference to any Senator. 721

722 4445. During any debate any Senator, though he has spoken to the matter, may rise and speak to the 723 orders of the Senate if they are transgressed, in case the presiding officer does not so rise and speak, but 724 if the presiding officer stands up at any time, he is first to be heard, and while he is standing Senators 725 shall keep their seats.

726 4546. No Senator shall be allowed to be interrupted while speaking, except on points of order, to 727 correct erroneous statements, or for a Senator to answer any questions that may be stated by the Senator 728 speaking. 729

4647 (a). The following motions shall not be debated or spoken to except as hereinafter provided:

- 730 (i) A motion to adjourn.
- 731 (ii) A motion calling for a vote on the pending question.

732 (iii) A motion calling for a vote on the previous question.

- 733 (iv) A motion to suspend the Rules.
- 734 (v) A motion to close debate.
- 735 (vi) A motion to limit debate.

736 (vii) A motion to extend the limit of debate.

737 (viii) A motion to reconsider matters not debatable.

738 (ix) A motion to change, in case of two or more special and continuing orders.

739 4647 (b). Upon the following motions, the mover shall be allowed five minutes to speak to his 740 motion, to state the reasons therefor, and one member opposed to the motion shall be allowed a like 741 time to speak to the motion, to state his objections:

- 742 (i) A motion for a special and continuing order.
- 743 (ii) A motion to appeal a ruling of the Chair.

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744 4647 (c). When a question not debatable is before the Senate, all incidental questions arising after it 745 is stated shall be decided and settled without debate, whether on appeal or otherwise. This same Rule 746 shall apply to all incidental questions arising after the presiding officer has put any question to the 747 Senate.

748 46 47 (d). A motion to strike out, being lost, shall preclude neither amendment nor a motion to 749 insert, nor a motion to strike out and insert.

750 4647 (e). When a question is pending, no motion shall be received but to adjourn, to pass by for 751 the day, for the pending question, for the previous question, or to amend; which several motions shall 752 have precedence in the order in which they are herein set out.

753 4647 (f). Except as otherwise provided herein, the provisions of Rule 4647 (e), a primary motion 754 may be substituted once.

XIV.

Reconsideration.

757 47 48 (a). A question arising on a Senate Bill, Senate Resolution or Senate Joint Resolution being 758 once determined must stand as the judgment of the Senate, and cannot during the course of that session of the General Assembly be drawn again into debate, unless a motion to reconsider a question which 759 760 has been decided has been made by a Senator voting with the prevailing side on the same day on which 761 the vote was taken.

762 However, if such action has not been communicated to the House, a motion to reconsider may be 763 made within the next two days of actual session of the Senate thereafter.

764 Unless unanimous consent of the members of the Senate present and voting on a motion for a second 765 or subsequent reconsideration be granted, no measure being once determined may be reconsidered more than once by the Senate during that session of the General Assembly. 766

When any question is decided in the negative simply for the want of a majority of the whole Senate, 767 768 any Senator who was absent from the city of Richmond or detained from his seat by sickness at the 769 time of the vote sought to be reconsidered may move its reconsideration.

770 A Senator desiring such reconsideration shall confer with the Chairman Chair of the Committee on 771 Rules, or in his absence the next listed available member of the Committee on Rules, who shall consult with the chief spokesman for and against the measure, if there is any, and thereafter such Chairman 772 773 Chair or next listed member may direct the Clerk to defer or expedite the transmittal of the action of 774 the Senate on the measure to the House of Delegates to permit the making of such motion for 775 reconsideration; however, in no event shall such deferral of transmittal hereunder be for more than one 776 legislative day.

777 This rule shall not preclude consideration of any House Bill, House Joint Resolution, or House 778 amendment to a Senate Bill or a Senate Joint Resolution, regardless of whether such House measure 779 involves a question already determined.

780 47 48 (b). If the Committee has possession of a bill or resolution, a motion to reconsider in 781 Committee may be made no later than the next Committee meeting.

782 However, a motion to reconsider at a second or subsequent meeting may be made with unanimous 783 consent if the Committee has possession of the bill or resolution. 784

XV.

Suspension of Rules.

4849. Any rule of the Senate may only, except where otherwise provided by the Constitution of 786 787 Virginia, be amended by a vote of two-thirds of the sSenators elected present and voting. These Rules 788 may be suspended by a vote of two-thirds of the senators Senators elected present and voting. If the 789 Senate is meeting due to a state emergency or enemy attack pursuant to Article IV, Section 8 of the 790 Constitution, then the Rules of the Senate may be suspended by a vote of two-thirds of the quorum. 791 XVI.

Appeals.

792 793 4950. If the presiding officer rules on any matter under these Rules by his own act, or upon request 794 of any Senator, and if any Senator objects to the ruling of the presiding officer, then an appeal to the 795 Senate shall lie, and any motion to sustain the ruling of the presiding officer. The appeal shall be 796 stated as a motion to sustain the ruling of the Chair. To overrule the ruling of the Chair shall require a

797 majority of those present to prevailand voting. A ruling of the Chair shall not be overruled on appeal by 798 a tie vote.

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XVII.

Committee of the Whole.

5051. The Senate may go into the Committee of the Whole only upon the affirmative vote of a 801 802 majority of the members elected present and voting. When the Senate shall resolve itself into the 803 Committee of the Whole, the President shall leave the Chair and the President pro tempore shall preside 804 in the Committee. If the President pro tempore is absent from the Senate, then the Senate shall elect a 805 chairman chair to preside therein.

The Committee of the Whole shall consider and report on such subjects as may be committed to it 806 by the Senate. The Rules of the Senate shall be observed in the Committee of the Whole, so far as they are applicable. The proceedings in the Committee of the Whole shall not be recorded on the Journal of 807 808 the Senate, except so far as reported to the Senate by the Chairman Chair of the Committee. 809 810

XVIII.

Campaign Advocacy Contribution Limitations.

812 51 (a)52. During any regular, special, or reconvened session of the General Assembly, no member of 813 the Senate shall use his name or title or authorize another person to use the Senator's name or title, orally or in writing, to solicit monetary contributions if any part of the contributions would be used to 814 815 pay for an advocacy campaign conducted through mass mailings, e-mails, telephone calls or other 816 communication media to influence the outcome of legislative action by the General Assembly. This rule 817 shall not apply during any recess of a special session which lasts longer than three days. Nothing in this rule shall prohibit a Senator from using his name or title or authorizing another person to use the 818 819 Senator's name or title in the letterhead or roster listing the membership of an organization. 820

XIX.

Senate Ethics and Senate Ethics Advisory Panel.

823 51 (b) 53 (a). The Senate Ethics Advisory Panel shall be composed of five members: three of whom 824 shall be former members of the Senate; and two of whom shall be citizens of the Commonwealth who have not previously held such office. No member shall engage in activities requiring him to register as 825 a lobbyist under § 2.2-422 of the Code of Virginia during his tenure on the Panel. The members shall 826 827 be nominated by the Committee on Privileges and Elections of the Senate and confirmed by the Senate. 828 Nominations shall be made so as to assure bipartisan representation on the Panel.

829 53 (b). Whenever the Clerk receives a report of the Senate Ethics Advisory Panel or a resolution seeking the reprimand, censure, or expulsion of a Senator, the report shall be referred forthwith to the 830 Committee on Privileges and Elections. The Committee shall consider the matter, conduct such hearings as it shall deem necessary, and, in all cases report its determination of the matter, together with its 831 832 recommendations and reasons for its resolves, to the Senate. If the Committee deems disciplinary action 833 warranted, it shall report a resolution offered by a member of the Committee to express such action. 834

835 Any such resolution reported by the Committee shall be a privileged matter. The Senate as a whole shall then consider the resolution, and, by recorded vote, either defeat the resolution or take one or 836 more of the following actions: (i) reprimand the Senator with a majority vote of the Senators present 837 838 and voting; (ii) censure the Senator and place the Senator last in seniority with a majority vote of the 839 elected membership of the Senate; (iii) expel the Senator with a two-thirds vote of the elected 840 membership of the Senate; or (iv) refer the matter to the Attorney General for appropriate action with a 841 majority vote of the Senators present and voting, in the event the Senate finds a knowing violation of 842 § 30-108 or subsection C of § 30-110 of the Code of Virginia. 843

XX.

Court of Impeachment.

846 5254. When, pursuant to the Constitution, the Senate sits as a Court for the trial of impeachments, 847 the Rules covering the same shall be as the Rules of Procedure and Practice in the United States Senate 848 when sitting on Impeachment Trials. 849

XXI.

Votes Required.

5355. The votes required shall be as set forth in the Appendix to these Rules.

XXII.

Construction of Rules.

854 5456. The Rules of the Senate shall be adopted at the commencement of the first regular session of the General Assembly after the election of the Senate, and shall be in force for the succeeding four 855 years unless amended or suspended as provided by these Rules. In the construction of the Rules, 856 reference shall be had to the following sources in the following order: 857

(a) Jefferson's Manual of Parliamentary Practice. 858

15 of 19

859 860	(1 (0	(b) Mason's Manual of Legislative Procedure.(c) Standing Rules for Conducting Business in the Senate of the United States.					
861 862 863		VOTES	APPENDIX TES REQUIRED PURSUANT TO CONSTITUTION				
864	OR RULES OF THE SENATE						
865 866 867 868	(1)	Appeals from ruling of chair to overrule chair		a majority of the members <i>present</i> <i>and</i> voting not less than 16 11 (Rule 49 50)			
869 870	(2)	Bills:					
 870 871 872 873 874 875 		Ordinary bills		a majority of the members voting, not less than16 (Const. Art. IV, Sec. 11) (Same for House amendment or Conference report)			
876 877 878 879 880 881		Appropriation, Claim or Demand of State, Debt or Charge, New Office, Tax (1) Bonds, general		<pre>a majority of the members elected not less than</pre>			
882 883		obligation		not less than21 (Const. Art. X, Sec. 9(b))			
884 885 886	(2)	Bonds, revenue		<pre>2/3 of the members elected, not less than27 (Const. Art. X, Sec. 9(c))</pre>			
887 888 889 890 891	(d)	Charter or "Special Act" for county, city, town or regional government		<pre>2/3 of the members elected, not less than27 (Const. Art. VII, Sec. 1) (Same for House amendment or Conference report)</pre>			
892 893 894	(e)	Printing or Reading dispensed		<pre>4/5 of the members voting, not less than17 (Const. Art. IV, Sec. 11)</pre>			
895 896 897 898		Creating new office		a majority of the members elected, not less than21 (Const. Art. IV, Sec. 11)			
899 900 901 902	(3)	Censure of a Senator		a majority of the members elected not less than21 (Rule 18(h) and Rule 53(b))			
903 904 905 906 907	(4)	Committee of the Whole, to go into		a majority of the members elected present and voting, not less than			
908 909 910 911	(a)	Constitution, amending Virginia Constitution Bills or Resolutions proposing to amend		a majority of the members elected, not less than21 (Const. Art. XII, Sec. 1)			
912 913 914 015		Amendment to Bill or Resolution proposing to amend Virginia Constitution		a majority of the members elected, not less than21 (Const. Art. XII, Sec. 1)			
915	(C)	Virginia Constitutional		2/3 of the members elected,			

916 917 918 919 920 921 922 923 924 925	(d) (e)	United States Constitution, Resolutions proposing to ratify and amend United States Constitution, Resolutions proposing calling of a convention to amend	 <pre>not less than</pre>
926 927 928 929 930	(6)	Discharging Committee	 a majority of the members voting, not less than 2/5 of the members elected16 (Const. Art. IV, Sec. 11)
931 932 933		Division of question required	 1 Senator1 (Rule 31)
934 935 936 937	(8)	Emergency Clause	 <pre>4/5 of the members voting, not less than17 (Const. Art. IV, Sec. 13)</pre>
938 939 940 941 942 943	(9)	Expulsion of a Senator	 <pre>2/3 of the members elected, not less than27 (Const. Art. IV, Sec. 7; Sec. 10; Rule 18(h) and Rule 53(b))</pre>
944 945 946 947	(10)	Extended Session 30 days	 <pre>2/3 of the members elected, not less than27 (Const. Art. IV, Sec. 6)</pre>
948 949 950 951	(11)	Governor, disability of	 <pre>3/4 of the members elected, not less than</pre>
952 953 954 955 956	(12)	Governor's recommendation for amending bill	 a majority of the members present. In case of refusal, bill again sent to Governor (Const. Art. V, Sec. 6)
957 958 959 960 961	(13)	Impeachment	 <pre>2/3 of the members present, not less than14 (Const. Art. IV, Sec. 17; Sec. 10)</pre>
962 963 964 965	(14) (a)	Journal, reading waived All sessions except reconvened special sessions with no business	 a majority of the members voting not less than11 (Rule 3)
966 967 968	(b)	Reconvened special sessions with no business	 2 Senators2 (Rules 3 and 5)
969 970 971 972	(15)	Protest entered upon Journal	 <pre>1/3 of the members present, not less than7 (Rule 32)</pre>

973 (16) Reading or printing of --4/5 of the members voting, 974 a Bill dispensed not less than.....17 975 (Const. Art. IV, Sec. 11) 976 977 (17) Recorded vote, yeas **978** and nays 979 (a) Floor --1/5 of the members present **980** (Constitution Article Const. 981 Art. IV, Sec. 10 and 982 Rule 30) 983 -- 1/5 of the Committee (b) Committee **984** members present 985 not less than.....3 986 (18) Referring certain **987** -- a majority of the members voting, 988 not less than.....11 violations of 989 Conflict of Interest (Rule 18(h) and Rule 53(b)) 990 Act to Attorney General 991 992 (19) Reprimand of a Senator -- a majority of the members 993 present and voting, 994 not less than.....11 995 (Rule 18(h) and Rule 53(b)) 996 (20) Resolutions other than 997 -- a majority of the members voting, 998 those proposing a not less than.....16 999 Constitutional amendment 1000 1001 (21) Suspending or amending -- 2/3 of the members elected present and voting, 1002 Rules 1003 (a) Regular quorum 1004 (Rule 4849) (b) Lesser quorum 1005 -- 2/3 of the quorum 1006 pursuant to Art. IV, Sec. 8 not less than.....11 1007 of the Constitution (Rule 49) 1008 1009 (22) (a) Special and -- a majority of the members elected 1010 Continuing Order present and voting, 1011 1012 (Rule 23(a)) 1013 (b) Changing Special and -- a majority of the members 1014 Continuing Order present and voting, 1015 not less than.....11 1016 (Rule 23(b)) 1017 1018 -- 3/5 of the members elected, (23) Supreme Court, 1019 Increase size of voting at 2 consecutive 1020 regular sessions, 1021 not less than.....24 1022 (Const. Art. VI, Sec. 2) 1023 1024 (24) Veto, to override -- 2/3 of the members present, 1025 not less than a majority 1026 of the members elected..21 1027 (Const. Art. V, Sec. 6) 1028

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1029 (25) Votes on elections, -- names to be recorded in Journal
        impeachments or expulsions (Const. Art. IV, Sec. 10)
1030
1031
         of a Senator
                                        (also see Secs. 7 & 17)
1032
1033 (26) Vote to remove Senator --2/3 of the members elected
1034
        from a Committee
                                       present and voting,
1035
                                        1036
                                        (Rule 20(a))
1037
1038 (27) Vote to elect Senator(s) -- a majority of members elected
      to Committee
1039
                                       present and voting,
1040
                                        1041
                                        (Rule 18)
1042
1043 (28) Interruption of the -- unanimous consent of
1044
      Calendar
                                       members present
1045
                                        (Rule 25(d))
1046
1047 (29) Memorial or commending -- a majority of members elected,
         <del>resolution, Senate to</del>
<del>consider out of order</del>
1048
                                       not less than .....21
1049
                                       <del>(Rule 26(q))</del>
1050
1051 (3029) Amend Senate bill or -- unanimous consent
1052
        resolution after
                                       (Rule 28(a))
1053
         third reading
1054
1055 (<del>31</del>30) Reconsideration
1056 (a) Floor (Second and \hfill -- unanimous consent of
1057
        subsequent
                                       members present
        Reconsideration)
1058
                                       (Rule <del>47</del>48(a))
1059
1060 (b) Committee
                                   -- unanimous consent of
1061
                                        the committee
1062
                                        if later than the
1063
                                        next meeting
1064
                                        (Rule <del>47</del>48(b))
1065
1066 (3231) President pro tempore's -- unanimous consent of members
         substitute to continuepresentto preside over the Senate(Rule 2(c))
1067
1068
1069
1070 (3332) Call of the Senate to -- at least 9 Senators
1071
       send for absentee(s)
                                      (Rule 5)
1072
1073 (3433) Adjournment
                                  -- at least 2 Senators (Rule 5)
1074 (a) Daily Session
1075(b)Certain Special Session-- at least 2 Senators (Rule 5)1076(c)Certain Reconvened-- at least 2 Senators (Rule 5)
1077
        Session of a
1078
      Special Session
1079
1080 (<del>35</del>34) Quorum
1081 (a) Emergency
                                   -- at least 16 Senators
1082
                                       (Const. Art. IV, Sec. 8)
1083 (b) Daily Session
                                   -- a majority of members elected,
1084
                                       1085
                                         (Const. Art. IV, Sec. 8; Rule 5)
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1086 1087	(С)	Reconvened Session	a majority of members elected, not less than
1088 1089	(d)	Certain Special Session	at least 2 Senators (Rule 5)
1090 1091 1092	(e)	Certain Reconvened Session of a Special Session	at least 2 Senators (Rule 5)
1093 1094 1095	(f)	Committee	at least 8 Senators (Rule 20(e))
1096 1097 1098	(36 3	5) Election of "Interim" Clerk	a majority of Committee members present and voting at least 5 Senators