2013 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 15.2-5369, 15.2-5374, and 15.2-5376 of the Code of Virginia, relating 3 to Southwest Virginia Health Authority.

[S 1347]

Approved

Be it enacted by the General Assembly of Virginia:

7 1. That §§ 15.2-5369, 15.2-5374, and 15.2-5376 of the Code of Virginia are amended and reenacted 8 as follows: 9

§ 15.2-5369. Definitions.

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

11 "Authority" means any political subdivision, a body politic and corporate, created, organized, and 12 operated pursuant to the provisions of this chapter or, if such Authority is abolished, the board, body, 13 authority, department, or officer succeeding to the principal functions thereof or to whom the powers 14 given by this chapter are given by law.

"Bond" includes any interest bearing obligation, including promissory notes.

15 "Hospital or health center" means any and all dental and medical facilities and approaches thereto 16 and appurtenances thereof. Medical Dental and medical facilities shall include includes any and all 17 facilities suitable for providing hospital, *dental*, and medical care, including any and all structures, 18 19 buildings, improvements, additions, extensions, replacements, appurtenances, lands, rights in lands, 20 franchises, machinery, equipment, furnishing, landscaping, approaches, roadways, and other facilities necessary or desirable in connection therewith or incidental thereto (including, without limitation, 21 hospitals, nursing homes, assisted living facilities, continuing care facilities, self care self-care facilities, 22 23 wellness and health maintenance centers, medical office facilities, clinics, outpatient surgical centers, 24 alcohol, substance abuse and drug treatment centers, dental care clinics, laboratories, research facilities, 25 sanitariums, hospices, facilities for the residence or care of the elderly, the handicapped or the 26 chronically ill, residential facilities for nurses, interns, and physicians and any other kind of facility for 27 the diagnosis, treatment, rehabilitation, prevention, or palliation of any human illness, injury, disorder, or 28 disability), together with all related and supporting facilities and equipment necessary and desirable in 29 connection therewith or incidental thereto, or equipment alone, including, without limitation, kitchen, 30 laundry, laboratory, wellness, pharmaceutical, administrative, communications, computer and recreational 31 facilities and equipment, storage space, mobile medical facilities, vehicles and other equipment necessary 32 or desirable for the transportation of medical equipment or the transportation of patients. Dental and 33 medical facilities also includes facilities for graduate-level instruction in medicine or dentistry and 34 clinics appurtenant thereto offering free or reduced rate dental or medical service to the public.

35 "Participating locality" means any county or city in the LENOWISCO or Cumberland Plateau 36 Planning District Commissions with respect to which an authority may be organized and in which it is 37 contemplated that the Authority will function. 38

§ 15.2-5374. Powers of Authority.

39 The Authority shall have all powers necessary or convenient to carry out the general purposes of this 40 chapter, including the power to:

41 1. Sue and be sued; adopt a seal and alter the same at pleasure; have perpetual succession; and to 42 make and execute contracts and other instruments necessary or convenient to the exercise of its powers.

43 2. Employ such technical experts and such other officers, agents, and employees as it may require, to 44 fix their qualifications, duties, and compensation, and to remove such employees at pleasure.

45 3. Acquire within the territorial limits of the participating localities embraced by it, by purchase, lease, gift, or otherwise, whatever lands, buildings, and structures as may be reasonably necessary for 46 the purpose of establishing, constructing, enlarging, maintaining, and operating one or more hospitals or 47 48 health centers.

49 4. Sell, lease, exchange, transfer, or assign any of its real or personal property or any portion thereof 50 or interest therein to any person, firm, or corporation whenever the Authority finds such action to be in furtherance of the purposes for which the Authority was created. 51

5. Acquire, establish, construct, enlarge, improve, maintain, equip, and operate any hospital or health 52 53 center and any other facility and service for the care and treatment of sick persons.

54 6. Make and enforce rules and regulations for the management and conduct of its business and 55 affairs and for the use, maintenance and operation of its facilities and properties.

56 7. Accept gifts and grants, including real or personal property, from the Commonwealth or any ENROLLED

political subdivision thereof and from the United States and any of its agencies; and accept donations ofmoney, personal property, or real estate and take title thereto from any person.

8. Make rules and regulations governing the admission, care, and treatment of patients in such hospital or health center, classify patients as to charges to be paid by them, if any, and determine the nature and extent of the service to be rendered patients.

62 9. Comply with the provisions of the laws of the United States and the Commonwealth and any rules
63 and regulations made thereunder for the expenditures of federal or state money in connection with
64 hospitals or health centers and to accept, receive, and receipt for federal and state money granted the
65 Authority or granted any of the participating localities embraced by it for hospital or health center
66 purposes.

67 10. Borrow money upon its bonds, notes, debentures, or other evidences of indebtedness issued for 68 the purpose only of acquiring, constructing, improving, furnishing, or equipping buildings or structures for use as a hospital or health center, and to secure the same by pledges of its revenues and property as 69 70 hereafter provided. This power shall include the power to refinance all or any portion of such debt, to renegotiate the terms of all or any portion of such debt, and to retire all or any portion of such debt 71 72 prior to its maturity date. This power shall include the power to borrow money upon its bonds, notes, 73 debentures, or other evidences of indebtedness for the purpose of operations of any not-for-profit or 74 nonprofit dental or medical facility for which the authority or any participating locality has also 75 provided funding pursuant to this chapter in furtherance of any lease, contract, or agreement entered 76 into by the Authority pursuant to subdivision 12 or 13. Such power to borrow money upon its bonds, 77 notes, debentures, or other evidences of indebtedness shall only be considered by the Authority after 78 receipt of a prospectus, operational budget and five year business plan for the dental or medical facility 79 together with identification of all revenue and funding resources required to fully meet the five year 80 operational budget. Upon receipt, the Authority shall make the prospectus, operational budget and business plan available to the public and enable the public to respond in a public hearing prior to 81 approval being taken up for consideration. In addition, the prospectus, operational budget and business 82 plan shall be reviewed by the State Council of Higher Education for Virginia prior to approval by the 83 84 Authority. Thereafter, the Council shall review the operations of the Authority prior to the exercise of 85 bond authority pursuant to this subdivision. The Council shall report its findings to the chairman of the House Committee on Appropriations and the chairman of the Senate Committee on Finance. 86

87 11. Execute all instruments necessary or convenient in connection with the borrowing of money and issuing bonds as herein authorized.

89 12. Enter into leases and agreements with persons for the construction or operation or both of a hospital or health center by such persons on land of the Authority.

91 13. Contract for the management and operation of any hospital or health center subject to the control
92 of the Authority; however, the Authority may charge such rates for service as will enable it to make
93 reasonable compensation for such management and operation.

14. Assist in or provide for the creation of domestic or foreign stock and nonstock corporations, 94 95 limited liability companies, partnerships, limited partnerships, associations, foundations, or other 96 supporting organizations or other entities and to purchase, receive, subscribe for, or otherwise acquire, 97 own, hold, vote, use, employ, sell, mortgage, lend, pledge, or otherwise dispose of shares of or other 98 interests in or obligations of any domestic or foreign stock and nonstock corporations, limited liability 99 companies, partnerships, limited partnerships, associations, foundations, or other supporting 100 organizations, joint ventures, or other entities organized for any purpose, or direct or indirect obligations 101 of the United States, or of any other government, state, territory, governmental district or municipality or 102 of any other obligations of any domestic or foreign stock or nonstock corporation, limited liability 103 company, partnership, limited partnership, association, foundation, or other supporting organization, joint 104 venture or other entity organized for any purpose or any individual. The investments of any entity wholly owned or controlled by the Authority that is an "institution," as such term is defined in § 64.2-1100 shall be governed by the Uniform Prudent Management of Institutional Funds Act 105 106 107 (§ 64.2-1100 et seq.).

108 15. Participate in joint ventures with individuals, domestic or foreign stock and nonstock
109 corporations, limited liability companies, partnerships, limited partnerships, associations, foundations, or
110 other supporting organizations or other entities for providing medical care or related services or other
111 activities that the Authority may undertake to the extent that such undertakings assist the Authority in
112 carrying out the purposes and intent of this chapter.

113 16. Provide domestic or foreign stock and nonstock corporations, limited liability companies,
114 partnerships, limited partnerships, associations, foundations or other supporting organizations, joint
115 ventures or other entities owned in whole or in part or controlled, directly or indirectly, in whole or in
116 part, by the Authority with appropriate assistance, including making loans and providing time of
117 employees, in carrying out any activities authorized by this chapter.

118 17. Make loans and provide other assistance to domestic or foreign stock and nonstock corporations,
 119 limited liability companies, partnerships, limited partnerships, associations, foundations or other
 120 supporting organizations, joint ventures, or other entities.

121 18. Transact its business, locate its offices and control, directly or through domestic or foreign stock and nonstock corporations, limited liability companies, partnerships, limited partnerships, associations, foundations or other supporting organizations, joint ventures, or other entities, facilities that will assist or aid the Authority in carrying out the purposes and intent of this chapter.

125 19. Procure such insurance, participate in such insurance plans, or provide such self-insurance, or any combination thereof, as it deems necessary or convenient to carry out the purposes and provisions of this chapter. The purchase of insurance, participation in an insurance plan, or creation of a self-insurance plan by the Authority shall not be deemed a waiver or relinquishment of any sovereign immunity to which the Authority or its members, officers, directors, employees, or agents are otherwise entitled.

130 20. Exercise all other powers granted to nonstock corporations pursuant to § 13.1-826.

131 § 15.2-5376. Issuance of bonds by participating localities and validation thereof.

Any participating locality may issue its general obligation bonds in the manner provided in the Public Finance Act (§ 15.2-2600 et seq.) in furtherance of the establishment, construction, or enlargement of a hospital or health center. The industrial development authority of any participating locality may issue its bonds in the manner provided in the Industrial Development and Revenue Bond Act (§ 15.2-4900 et seq.) in furtherance of the establishment, construction, enlargement, or operation of a nonprofit or not-for-profit hospital or health center with the concurrence of the governing body of the

138 *participating locality.*