2014 SESSION

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1	HOUSE BILL NO. 1009
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3 4	(Proposed by the Joint Conference Committee
4	on March 8, 2014)
5	(Patron Prior to Substitute—Delegate Byron)
6	A BILL to amend and reenact §§ 2.2-435.6, 2.2-435.7, 2.2-2101, as it is currently effective and as it
7	shall become effective, 23-38.93, and 60.2-113 of the Code of Virginia; to amend the Code of
8	Virginia by adding in Chapter 24 of Title 2.2 an article numbered 24, consisting of sections
9	numbered 2.2-2470 through 2.2-2478; and to repeal Article 25 (§§ 2.2-2669 through 2.2-2674.1) of
10	Chapter 26 of Title 2.2 and Chapter 4.4:4 (§§ 23-38.53:12 through 23-38.53:20) of Title 23 of the
11 12	Code of Virginia, relating to workforce development.
12 13	Be it enacted by the General Assembly of Virginia: 1. That §§ 2.2-435.6, 2.2-435.7, 2.2-2101, as it is currently effective and as it shall become effective,
13 14	23-38.93, and 60.2-113 of the Code of Virginia are amended and reenacted and that the Code of
15	Virginia is amended by adding in Chapter 24 of Title 2.2 an article numbered 24, consisting of
16	sections numbered 2.2-2470 through 2.2-2478, as follows:
17	§ 2.2-435.6. Chief Workforce Development Officer.
18	A. The Governor shall serve as Chief Workforce Development Officer for the Commonwealth.
19	B. The Governor may designate a senior staff member from the immediate staff of the Governor's
20	Office to appoint a Chief Workforce Development Advisor who shall be responsible for the
21	responsibilities duties assigned to the Governor him pursuant to this chapter and Article 25 24 (§
22	2.2-2669 2.2-2470 et seq.) of Chapter 26 of this title 24 or other tasks as may be assigned to such
23	person him by the Governor.
24	§ 2.2-435.7. Responsibilities of the Chief Workforce Development Advisor.
25	A. The Governor's responsibilities as of the Chief Workforce Development Officer Advisor shall
26	include:
27	1. Developing a strategic plan for the statewide delivery of workforce development and training
28 29	programs and activities. The strategic plan shall be developed in coordination with the development of the comprehensive economic development policy required by § 2.2-205. The strategic plan shall include
30	performance measures that link the objectives of such programs and activities to the record of state
31	agencies, local workforce investment boards, and other relevant entities in attaining such objectives;
32	2. To the extent permissible under applicable federal law, determining the appropriate allocation of
33	funds and other resources that have been appropriated or are otherwise available for disbursement by the
34	Commonwealth for workforce development programs and activities;
35	3. Ensuring that the Commonwealth's workforce development efforts are implemented in a
36	coordinated and efficient manner by, among other activities, taking appropriate executive action to this
37	end and recommending to the General Assembly necessary legislative actions to streamline and eliminate
38	duplication in such efforts;
39	4. Facilitating efficient implementation of workforce development and training programs by cabinet
40	secretaries and agencies responsible for such programs;
41 42	5. Developing, in coordination with the Virginia <i>Board of</i> Workforce Council Development, (i)
42 43	certification standards for programs and providers and (ii) uniform policies and procedures, including standardized forms and applications, for one-stop centers;
4 4	6. Monitoring, in coordination with the Virginia <i>Board of</i> Workforce Council Development, the
45	effectiveness of each one-stop center and recommending actions needed to improve their effectiveness;
46	7. Establishing measures to evaluate the effectiveness of the local workforce investment boards and
47	conducting annual evaluations of the effectiveness of each local workforce investment board. As part of
48	the evaluation process, the Governor shall recommend to such boards specific best management
49	practices;
50	8. Conducting annual evaluations of the performance of workforce development and training
51	programs and activities and their administrators and providers, using the performance measures
52	developed through the strategic planning process described in subdivision 1. The evaluations shall
53	include, to the extent feasible, (i) a comparison of the per-person costs for each program or activity, (ii)
54	a comparative rating of each program or activity based on its success in meeting program objectives,
55 54	and (iii) an explanation of the extent to which each agency's appropriation requests incorporate the data
56 57	reflected in the cost comparison described in clause (i) and the comparative rating described in clause (ii). These evaluations including the comparative rankings, shall be considered in allocating resources
57 58	(ii). These evaluations, including the comparative rankings, shall be considered in allocating resources for workforce development and training programs. These evaluations shall be submitted to the chairs of
50 59	the House and Senate Commerce and Labor Committees and included in the biennial reports pursuant to
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60 subdivision \mathbf{A} 10;

61 9. Monitoring federal legislation and policy, in order to maximize the Commonwealth's effective use62 of and access to federal funding available for workforce development programs; and

63 10. Submitting biennial reports, which shall be included in the Governor's executive budget
64 submissions to the General Assembly, on improvements in the coordination of workforce development
65 efforts statewide. The reports shall identify (i) program success rates in relation to performance measures
66 established by the Virginia *Board of* Workforce Council Development, (ii) obstacles to program and
67 resource coordination, and (iii) strategies for facilitating statewide program and resource coordination.

B. The Chief Workforce Development Advisor shall report to the Governor may delegate any of his responsibilities enumerated in subsection A to a senior staff member within his immediate office.

70 § 2.2-2101. (Effective until July 1, 2017) Prohibition against service by legislators on boards, 71 commissions, and councils within the executive branch; exceptions.

72 Members of the General Assembly shall be ineligible to serve on boards, commissions, and councils 73 within the executive branch of state government who are responsible for administering programs established by the General Assembly. Such prohibition shall not extend to boards, commissions, and 74 75 councils engaged solely in policy studies or commemorative activities. If any law directs the appointment of any member of the General Assembly to a board, commission, or council in the 76 executive branch of state government that is responsible for administering programs established by the 77 78 General Assembly, such portion of such law shall be void, and the Governor shall appoint another 79 person from the Commonwealth at large to fill such a position.

80 The provisions of this section shall not apply to members of the Board for Branch Pilots, who shall be appointed as provided for in § 54.1-901; to members of the Board of Trustees of the Southwest 81 Virginia Higher Education Center, who shall be appointed as provided for in § 23-231.3; to members of 82 83 the Board of Trustees of the Southern Virginia Higher Education Center, who shall be appointed as 84 provided for in § 23-231.25; to members of the Board of Directors of the New College Institute who shall be appointed as provided for in § 23-231.31; to members of the Virginia Interagency Coordinating 85 Council who shall be appointed as provided for in § 2.2-5204; to members of the Board of Veterans 86 87 Services, who shall be appointed as provided for in § 2.2-2452; to members appointed to the Board of 88 Trustees of the Roanoke Higher Education Authority pursuant to § 23-231.15; to members of the 89 Virginia Geographic Information Network Advisory Board, who shall be appointed as provided for in 90 § 2.2-2423; to members of the Opportunity Educational Institution Board, who shall be appointed as provided for in § 22.1-27.1; to members of the Board of Visitors of the Virginia School for the Deaf 91 92 and the Blind, who shall be appointed as provided for in § 22.1-346.2; to members of the Substance 93 Abuse Services Council, who shall be appointed as provided for in § 2.2-2696; to members of the 94 Criminal Justice Services Board, who shall be appointed as provided in § 9.1-108; to members of the Council on Virginia's Future, who shall be appointed as provided in § 2.2-2685; to members of the 95 State Executive Council for Comprehensive Services for At-Risk Youth and Families, who shall be 96 appointed as provided in § 2.2-2648; to members of the Virginia *Board of* Workforce Council *Development*, who shall be appointed as provided for in § 2.2-2669 2.2-2471; to members of the 97 98 99 Volunteer Firefighters' and Rescue Squad Workers' Service Award Fund Board, who shall be appointed 100 as provided for in § 51.1-1201; to members of the Secure Commonwealth Panel, who shall be appointed as provided for in § 2.2-233; to members of the Forensic Science Board, who shall be appointed as 101 102 provided for in § 9.1-1109; or to members of the Southwest Virginia Cultural Heritage Foundation, who shall be appointed as provided in § 2.2-2735. 103

104 § 2.2-2101. (Effective July 1, 2017) Prohibition against service by legislators on boards, 105 commissions, and councils within the executive branch; exceptions.

Members of the General Assembly shall be ineligible to serve on boards, commissions, and councils within the executive branch of state government who are responsible for administering programs established by the General Assembly. Such prohibition shall not extend to boards, commissions, and councils engaged solely in policy studies or commemorative activities. If any law directs the appointment of any member of the General Assembly to a board, commission, or council in the executive branch of state government that is responsible for administering programs established by the General Assembly, such portion of such law shall be void, and the Governor shall appoint another person from the Commonwealth at large to fill such a position.

114 The provisions of this section shall not apply to members of the Board for Branch Pilots, who shall be appointed as provided for in § 54.1-901; to members of the Board of Trustees of the Southwest 115 116 Virginia Higher Education Center, who shall be appointed as provided for in § 23-231.3; to members of the Board of Trustees of the Southern Virginia Higher Education Center, who shall be appointed as 117 provided for in § 23-231.25; to members of the Board of Directors of the New College Institute who 118 shall be appointed as provided for in § 23-231.31; to members of the Virginia Interagency Coordinating 119 Council who shall be appointed as provided for in § 2.2-5204; to members of the Board of Veterans 120 Services, who shall be appointed as provided for in § 2.2-2452; to members appointed to the Board of 121

122 Trustees of the Roanoke Higher Education Authority pursuant to § 23-231.15; to members of the 123 Virginia Geographic Information Network Advisory Board, who shall be appointed as provided for in 124 § 2.2-2423; to members of the Opportunity Educational Institution Board, who shall be appointed as 125 provided for in § 22.1-27.1; to members of the Board of Visitors of the Virginia School for the Deaf 126 and the Blind, who shall be appointed as provided for in § 22.1-346.2; to members of the Substance 127 Abuse Services Council, who shall be appointed as provided for in § 2.2-2696; to members of the 128 Criminal Justice Services Board, who shall be appointed as provided in § 9.1-108; to members of the 129 State Executive Council for Comprehensive Services for At-Risk Youth and Families, who shall be 130 appointed as provided in § 2.2-2648; to members of the Virginia Board of Workforce Council 131 *Development*, who shall be appointed as provided for in $\frac{222-2669}{2.2-2471}$; to members of the 132 Volunteer Firefighters' and Rescue Squad Workers' Service Award Fund Board, who shall be appointed 133 as provided for in § 51.1-1201; to members of the Secure Commonwealth Panel, who shall be appointed 134 as provided for in § 2.2-233; to members of the Forensic Science Board, who shall be appointed as provided for in § 9.1-1109; or to members of the Southwest Virginia Cultural Heritage Foundation, who 135 136 shall be appointed as provided in § 2.2-2735. 137

Article 24.

Virginia Board of Workforce Development.

139 § 2.2-2470. Definitions.

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140 As used in this article:

141 "Local workforce investment board" means a local workforce investment board established under 142 § 117 of the WIA.

- "One stop" means a conceptual approach to service delivery intended to provide a single point of 143 144 access for receiving a wide range of workforce development and employment services, either on-site or 145 electronically, through a single system.
- "One-stop center" means a physical site where core services are provided, either on-site or 146 147 electronically, and access to intensive services, training services, and other partner program services are 148 available for employers, employees, and job seekers.
- "One-stop operator" means a single entity or consortium of entities that operate a one-stop center or 149 150 centers. Operators may be public or private entities competitively selected or designated through an 151 agreement with a local workforce board.
- 152 "Virginia Workforce Network" includes the programs and activities enumerated in subsection G of 153 § 2.2-2472. 154
 - "WIA" means the federal Workforce Investment Act of 1998 (P.L. 105-220), as amended.
- 155 § 2.2-2471. Virginia Board of Workforce Development; purpose; membership; terms; compensation 156 and expenses; staff.

157 A. The Virginia Board of Workforce Development (the Board) is established as a policy board, 158 within the meaning of § 2.2-2100, in the executive branch of state government. The purpose of the 159 Board shall be to assist and advise the Governor, the General Assembly, and the Chief Workforce 160 Development Advisor in meeting workforce training needs in the Commonwealth through recommendation of policies and strategies to increase coordination and thus efficiencies of operation 161 162 between all education and workforce programs with responsibilities and resources for occupational 163 training.

164 B. The Board shall consist of a maximum of 26 members as follows:

- 165 1. The Board shall include two members of the House of Delegates to be appointed by the Speaker 166 of the House of Delegates and two members of the Senate to be appointed by the Senate Committee on Rules. Legislative members shall serve terms coincident with their terms of office and may be 167 168 reappointed for successive terms.
- 169 2. The Governor or his designee who shall be selected from among the cabinet level officials appointed to the Board; the Secretaries of Commerce and Trade, Education, Health and Human 170 171 Resources, and Veterans Affairs and Homeland Security, or their designees; and the Chancellor of the 172 Virginia Community College System or his designee shall serve as ex officio members.
- 173 3. The Governor shall appoint members as follows: one local elected official; two representatives 174 nominated by state labor federations; and 14 nonlegislative citizen members representing the business 175 community, to include the presidents of the Virginia Chamber of Commerce and the Virginia 176 Manufacturers Association, one representative of proprietary employment training schools, one 177 representative of health care employers, and the remaining members who are business owners, chief 178 executive officers, chief operating officers, chief financial officers, senior managers, or other business 179 executives or employers with optimum policy-making or hiring authority and who shall represent diverse 180 regions of the state, to include urban, suburban, and rural areas, at least two of whom shall be 181 members of local workforce investment boards. Nonlegislative citizen members may be nonresidents of 182 the Commonwealth.

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183 Members appointed in accordance with this subdivision shall serve four-year terms, subject to the 184 pleasure of the Governor, and may be reappointed.

185 C. If one person appointed to fill one of the enumerated positions in subsection B also qualifies to 186 fill any other of the enumerated positions, such person may, at the discretion of the Governor, be 187 deemed to fill any or all of the enumerated positions for which such person qualifies.

D. The Governor shall select a chairman and vice-chairman, who shall serve two-year terms, from 188 189 among the 14 nonlegislative citizen members representing the business community appointed in 190 accordance with subdivision B 3. No member shall be eligible to serve more than one two-year term as chairman. The Board shall meet upon the call of the chair or the Governor. The chairman and the 191 vice-chairman shall select at least five members of the Board to serve as an executive committee of the 192 193 Board, which shall have the limited purpose of establishing meeting agendas, approving reports to the 194 Governor, and responding to urgent federal. state, and local issues between scheduled Board meetings. 195

E. Compensation and reimbursement of expenses of the members shall be as follows:

196 1. Legislative members appointed in accordance with subdivision B 1 shall receive such 197 compensation and reimbursement of expenses incurred in the performance of their duties as provided in 198 §§ 2.2-2813, 2.2-2825, and 30-19.12.

199 2. Members of the Board appointed in accordance with subdivision B 2 shall not receive 200 compensation but shall be reimbursed for all reasonable and necessary expenses incurred in the 201 performance of their duties as provided in §§ 2.2-2813 and 2.2-2825.

202 3. Members of the Board appointed in accordance with subdivision B 3 shall not receive compensation but shall be reimbursed for all reasonable and necessary expenses incurred in the 203 performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. 204

Funding for the costs of compensation and expenses of the members shall be provided from federal 205 206 funds received under the WIA.

207 F. The Chief Workforce Development Advisor shall serve as lead staff to the Board. The Office of 208 the Chancellor of the Virginia Community College System (i) shall provide staff support to accomplish the federally mandated requirements of the WIA and (ii) shall enter into a memorandum of agreement 209 210 with the Offices of the Secretaries of Commerce and Trade and Education for the purpose of having 211 personnel from that Office provide staff support to accomplish the other duties and functions of the Board. The memorandum of agreement shall address the scope of duties of the Office's personnel in 212 213 providing such staff assistance to the Board. All other agencies in the executive branch of the 214 Commonwealth shall provide assistance to the Board upon request. 215

§ 2.2-2472. Powers and duties of the Board; Virginia Workforce Network created.

216 A. The Board shall undertake the following actions to implement and foster workforce training and 217 better align education and workforce programs to meet current and projected skills requirements of an 218 increasingly technological, global workforce: 219

1. Provide policy advice to the Governor on workforce and workforce development issues;

2. Provide policy direction to local workforce investment boards;

221 3. Provide recommendations on the policy, plans, and procedures for secondary and postsecondary 222 career and technical education activities authorized under the federal Carl D. Perkins Vocational and 223 Applied Technology Education Act (20 U.S.C. § 2301 et seq.) to ensure alignment with the state's plan 224 for coordinating programs authorized under Title I of the WIA and under the federal Wagner-Peyser Act 225 (29 U.S.C. § 49 et seq.);

226 4. Provide recommendations on the policy, plans, and procedures for other education and workforce 227 development programs that provide resources and funding for training and employment services as 228 identified by the Governor or Board; 229

5. Identify current and emerging statewide workforce needs of the business community;

6. Forecast and identify training requirements for the new workforce;

231 7. Recommend strategies that will match trained workers with available jobs to include strategies for 232 increasing business engagement in education and workforce development; 233

8. Develop WIA incentive grant applications and approve criteria for awarding incentive grants;

234 9. Develop and approve criteria for the reallocation of unexpended WIA funds from local workforce 235 investment boards;

236 10. Conduct a review of budgets, which shall be submitted annually to the Board by each agency 237 conducting federal and state funded career and technical and adult education and workforce 238 development programs, that identify the agency's sources and expenditures of administrative, workforce 239 training, and leadership funds for workforce development programs;

240 11. Administer the Virginia Career Readiness Certificate Program in accordance with § 2.2-2477 and 241 review and recommend industry credentials that align with high demand occupations;

12. Define the Board's role in certifying WIA training providers, including those not subject to the 242 243 authority expressed in Chapter 21.1 (§ 23-276.1 et seq.) of Title 23;

244 13. Provide an annual report to the Governor concerning its actions and determinations under

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245 subdivisions 1 through 13;

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246 14. Create procedures, guidelines, and directives applicable to local workforce investment boards 247 and the operation of one-stops, as necessary and appropriate to carry out the purposes of this article; 248 and 249

15. Perform any act or function in accordance with the purposes of this article.

B. The Board may establish such committees as it deems necessary including the following:

1. A committee to accomplish the federally mandated requirements of the WIA;

252 2. An advanced technology committee to focus on high-technology workforce training needs and 253 skills attainment solutions through sector strategies, career readiness, and career pathways;

254 3. A performance and accountability committee to coordinate with the Virginia Employment 255 Commission, State Council of Higher Education for Virginia, and the Council on Virginia's Future to 256 develop the metrics and measurements for publishing comprehensive workforce score cards and other 257 longitudinal data that will enable the Virginia Workforce Network to measure comprehensive 258 accountability and performance; and

259 4. A military transition assistance committee to focus on military transition assistance, including 260 reforms to (i) improve the integration of the federal Local Veterans Employment Representative Program 261 and the Disabled Veterans Outreach Program into all Virginia Workforce Centers and (ii) reduce 262 process and qualification barriers to training and employment services.

263 C. The Board and the Governor's cabinet secretaries shall assist the Governor in complying with the 264 provisions of the WIA and ensuring the coordination and effectiveness of all federal and state funded 265 career and technical and adult education and workforce development programs and providers 266 comprising elements of Virginia's Career Pathways System and Workforce Network.

267 D. The Board shall assist the Governor in the following areas with respect to workforce development: development of the WIA Wagner-Peyser State Plan; development and continuous 268 improvement of a statewide workforce development and career pathways system that ensures career 269 270 readiness and coordinates and aligns career and technical education, adult education, and federal and 271 state workforce programs; development of linkages to ensure coordination and nonduplication among 272 programs and activities; review of local plans; designation of local areas; development of local 273 discretionary allocation formulas; development and continuous improvement of comprehensive state 274 performance measures including, without limitation, performance measures reflecting the degree to 275 which one-stop centers provide comprehensive services with all mandatory partners and the degree to 276 which local workforce investment boards have obtained funding from sources other than the WIA; preparation of the annual report to the U.S. Secretary of Labor; development of a statewide employment 277 278 statistics system; and development of a statewide system of one-stop centers that provide comprehensive 279 workforce services to employers, employees, and job seekers. 280

The Board shall share information regarding its meetings and activities with the public.

281 E. Each local workforce investment board shall develop and submit to the Governor and the Virginia 282 Board of Workforce Development an annual workforce demand plan for its workforce investment board 283 area based on a survey of local and regional businesses that reflects the local employers' needs and 284 requirements and the availability of trained workers to meet those needs and requirements; designate or 285 certify one-stop operators; identify eligible providers of youth activities; identify eligible providers of 286 intensive services if unavailable at one-stop; develop a budget; conduct local oversight of one-stop 287 operators and training providers in partnership with its local chief elected official; negotiate local 288 performance measures, including incentives for good performance and penalties for inadequate 289 performance; assist in developing statewide employment statistics; coordinate workforce investment 290 activities with economic development strategies and the annual demand plan, and develop linkages 291 among them; develop and enter into memoranda of understanding with one-stop partners and implement 292 the terms of such memoranda; promote participation by the private sector; actively seek sources of 293 financing in addition to WIA funds; report performance statistics to the Virginia Board of Workforce 294 Development; and certify local training providers in accordance with criteria provided by the Virginia 295 Board of Workforce Development. Further, a local training provider certified by any workforce 296 investment board has reciprocal certification for all workforce investment boards.

297 Each local workforce investment board shall share information regarding its meetings and activities 298 with the public.

299 F. Each chief local elected official shall consult with the Governor regarding designation of local 300 workforce investment areas; appoint members to the local board in accordance with state criteria; serve 301 as the local grant recipient unless another entity is designated in the local plan; negotiate local 302 performance measures with the Governor; ensure that all mandated partners are active participants in 303 the local workforce investment board and one-stop center; and collaborate with the local workforce 304 investment board on local plans and program oversight.

305 G. Each local workforce investment board shall develop and enter into a memorandum of 324

306 understanding concerning the operation of the one-stop delivery system in the local area with each 307 entity that carries out any of the following programs or activities:

308 1. Programs authorized under Title I of the WIA;

309 2. Programs authorized under the Wagner-Peyser Act (29 U.S.C. § 49 et seq.);

310 3. Adult education and literacy activities authorized under Title II of the WIA;

311 4. Programs authorized under Title I of the Rehabilitation Act of 1973 (29 U.S.C. § 720 et seq.);

312 5. Postsecondary career and technical education activities authorized under the Carl D. Perkins 313 Vocational and Applied Technology Education Act (20 U.S.C. § 2301 et seq.);

6. Activities authorized under Chapter 2 of Title II of the Trade Act of 1974 (19 U.S.C. § 2271 et 314 315 seq.);

7. Activities pertaining to employment and training programs for veterans authorized under 38 U.S.C. § 4100 et seq.; 316 317 318

8. Programs authorized under Title 60.2, in accordance with applicable federal law;

9. Workforce development activities or work requirements of the Temporary Assistance to Needy 319 Families (TANF) program known in Virginia as the Virginia Initiative for Employment, Not Welfare 320 321 (VIEW) program established pursuant to § 63.2-608;

322 10. Workforce development activities or work programs authorized under the Food Stamp Act of 323 1977 (7 U.S.C. § 2011 et seq.); and

11. Other programs or activities as required by the WIA.

325 H. The Chief Workforce Development Advisor shall be responsible for the coordination of the 326 Virginia Workforce Network and the implementation of the WIA. 327

§ 2.2-2473. Regional workforce training centers.

A. Regional workforce training centers shall be established at institutions within the Virginia Community College System in the Peninsula, Southside, Central Virginia, and Western Tidewater regions to assist the Board in (i) coordinating specific high-skill training, (ii) developing industry 328 329 330 standards and related curricula, and (iii) providing skills assessments. 331

B. The Virginia Community College System shall evaluate other regional workforce center locations 332 333 and recommend to the Board their establishment as such needs are identified. The Virginia Community 334 College System shall support regional workforce training centers created by the Regional 335 Competitiveness Act (§ 15.2-1306 et seq.) in which community colleges participate.

336 C. Approved noncredit workforce training programs offered by community colleges may receive 337 general fund support as provided in the appropriation act. 338

§ 2.2-2474. Authorization of facilities use and equipment rental; fees.

339 Workforce training students at local community college boards and public institutions of higher 340 education may be required to pay facility use and equipment rental fees beyond regular tuition charges for workforce training programs requiring specialized facilities or equipment. Such fees shall either be 341 342 paid by such students directly to the provider of the facility or equipment or to the college for 343 reimbursement to such provider. The fees shall be no more than the normal fees charged to the general public for the same or similar facilities or equipment. The nature of each fee authorized by this section 344 345 shall be described in course schedules. All fees authorized by this section shall be reported annually to 346 the Virginia Community College System and public institutions' boards. 347

§ 2.2-2475. Trade secrets.

348 Trade secrets that a nonpublic body submits as an offeror in connection with a proposed workforce 349 training program shall not be subject to disclosure under the Virginia Freedom of Information Act (§ 2.2-3700 et seq.). However, such offeror shall (i) invoke the protections of this section prior to or 350 351 upon submission of the data or other materials, (ii) identify the data or other materials to be protected, 352 and (iii) state the reasons why protection is necessary. 353

§ 2.2-2476. Workforce Training Access Program and Fund.

354 A. To facilitate the employment of residents of the Commonwealth, to provide a qualified and 355 competent workforce for Virginia's employers, and to promote the industrial and economic development 356 of the Commonwealth, which purposes are declared and determined to be public purposes, there is 357 created the Workforce Training Access Program, to be administered by the Secretary of Finance as 358 provided in this section.

359 B. From such funds as are appropriated for this purpose and from such gifts, donations, grants, 360 bequests, and other funds as may be received on its behalf, there is created in the state treasury a special nonreverting fund to be known as the Workforce Training Access Fund, hereafter referred to as 361 "the Fund." The Fund shall be established on the books of the Comptroller. Interest earned on moneys 362 in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, 363 364 including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall 365 remain in the Fund.

366 The assets of the Fund shall be reserved, invested, and expended solely pursuant to and for the 367 purposes of this section and shall not be expended or otherwise transferred or used by the

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368 Commonwealth for any other purpose. Expenditures and disbursements from the Fund shall be made by 369 the State Treasurer on warrants issued by the Comptroller upon written request signed by the Secretary 370 of Finance only as a guaranty of payment of workforce training loans made by a national student loan 371 marketing association pursuant to the provisions of this section.

372 C. The Secretary of Finance is authorized to enter into an agreement with a national student loan 373 marketing association that shall originate, fund, and service workforce training loans in accordance 374 with the provisions of this section to persons enrolled in workforce training courses and programs that 375 the Virginia Board of Workforce Development has certified to be responding to the technology needs of 376 business and industry in the Commonwealth pursuant to § 2.2-2472.

377 The terms and conditions of such workforce training loans shall be consistent with market conditions 378 and shall provide a repayment sufficient to amortize the cost of the training over its expected useful life, not to exceed 60 months. No person may receive a workforce training loan or loans that would result in 379 380 that person owing an outstanding amount in excess of the tuition and required fees for the certified 381 workforce training course or program in which such person participates.

382 Only persons (i) who have established domicile in Virginia, as provided in § 23-7.4 or (ii) who are 383 employed in Virginia and whose employers make loan repayments directly by payroll deduction or 384 tuition assistance, before providing for the training needs of other students in such certified courses, 385 shall be eligible to receive workforce training loans. Nothing herein shall be construed to impose an 386 obligation upon an employer to make loan payments or to continue tuition assistance after termination 387 of the student's employment.

388 Consistent with Article VIII, Sections 10 and 11 of the Constitution of Virginia, the assets of the 389 Fund shall be pledged as a guaranty of payment of workforce training loans made by such national 390 student loan marketing association and may be expended in satisfaction of the guaranty obligations 391 incurred thereby. Neither the Commonwealth nor any of its agencies, political subdivisions, or 392 employees shall have any other or further liability in connection with such workforce training loans.

393 The agreement shall provide for annual evaluation by such national student loan marketing 394 association and the Secretary of Finance, or his designee, of the aggregate unpaid amount of workforce 395 training loans that such national student loan marketing association shall make available hereunder. 396 Such association shall agree to make available workforce training loans in an aggregate unpaid amount 397 of not less than five times the amount of all cash, cash equivalents, investments, and other assets that 398 would then be available in the Fund.

399 D. If such association ceases to make workforce training loans available as provided under the 400 agreement, the Fund shall revert to the general fund of the Commonwealth, free of the restrictions 401 imposed by this section, after payment of or provision for any outstanding obligations that the Fund 402 guarantees. 403

§ 2.2-2477. Virginia Career Readiness Certificate Program.

404 A. There is created the Virginia Career Readiness Certificate Program (the Program) to certify the workplace and college readiness skills of Virginians, in order to better prepare them for continued 405 406 education and workforce training, successful employment, and career advancement.

407 B. The Program may be offered through public high schools, community colleges, one-stop centers, 408 technical centers, vocation rehabilitation centers, the Department of Corrections, the Department of 409 Juvenile Justice, institutions of higher education, and any other appropriate institutions as determined 410 by the Virginia Board of Workforce Development. 411

C. The Program shall include, but not be limited to, the following:

412 1. A multilevel Career Readiness Certificate and related pre-instructional assessment tool to quantify 413 an individual's level of proficiency in the following measurable work-ready skills: (i) reading, (ii) 414 applied math, (iii) locating information, and (iv) any additional skills necessary to meet business and 415 industry skill demand;

416 2. Targeted instruction and remediation skills training to address those work-ready skills in which 417 the individual is not proficient as measured by the pre-instructional assessment tool designed to meet 418 identified specific skill needs of local employers:

419 3. A Career Readiness Certificate awarded to individuals upon successful attainment of work-ready 420 skills as documented by the assessment tool; and

421 4. A statewide online data system to serve as the repository for Career Readiness Certificate 422 attainment data. The system shall (i) serve as the administrative tool to administer and help promote the 423 Program; (ii) incorporate online services that enable employers to search individual Career Readiness 424 Certificate data to determine skill levels and locate certified individuals in the state or a region; and 425 (iii) incorporate online services that offer individuals tools for career exploration, continued education 426 opportunities, job-readiness practice, and job search capabilities. The Virginia Board of Workforce 427 Development shall seek to ensure the confidentiality of individual Career Readiness Certificate 428 recipients. This shall include provisions for individuals, except for employer-sponsored individuals, to

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429 opt in and opt out of the statewide online data system at any test occurrence. Additionally, the

430 provisions of §§ 2.2-3800 through 2.2-3803 shall be considered in individual confidentiality protections 431 adopted by the Virginia Board of Workforce Development.

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D. The Board, in consultation with the Secretary of Education, shall develop policies and guidelines 433 necessary to implement and administer the Program.

434 E. The Board shall report Program outcomes to the Governor and the Senate Commerce and Labor 435 Committee, Senate Education and Health Committee, House Commerce and Labor Committee, and 436 House Education Committee of the General Assembly by December 1 of each year. The report shall 437 make recommendations for improving the program, including funding recommendations. 438

§ 2.2-2478. Advanced Manufacturing Advisory Council; duties.

439 A. The Advanced Manufacturing Advisory Council (the Advisory Council) is established as an advisory council, within the meaning of § 2.2-2100, in the executive branch of state government to 440 441 advise the Governor, General Assembly, and the Board and to coordinate services, resources, and 442 requests among agencies and institutions of higher education involved or requesting to be involved in 443 the delivery of education and training to Virginians in the area of advanced manufacturing workforce 444 training. Advanced manufacturing refers to the use of technology to improve products and processes and 445 the rapid transfer of science and technology into the manufacture of products or production of 446 technologically complex products using high-level design skills. The Advisory Council shall focus on 447 areas such as transportation equipment for aircraft, trains and locomotives, automobiles and 448 components; chemicals; electrical machinery; semiconductors and electronics; medical equipment, 449 precision and optical; and robotics.

450 B. The Advisory Council shall be comprised of eight members. Two members shall be appointed 451 annually by the Board of Directors of the Commonwealth Center for Advanced Manufacturing (CCAM) and shall represent industry members of CCAM. Two members shall be appointed annually by the 452 453 Chairman of the Virginia Manufacturers Association (VMA) Board and shall be industry members of 454 VMA. Three members shall be appointed annually by the Council of Presidents, one of whom shall 455 represent senior institutions and two of whom shall be from a two-year college or higher education 456 center. One member shall be appointed annually by the Commissioner of the Department of Veterans 457 Services to represent the Department of Veterans Services.

458 C. The Advisory Council shall review requests and make recommendations to the Governor, General 459 Assembly, and Board related to advanced manufacturing workforce training from higher education 460 institutions and agencies to determine if such request and recommendations advance the efforts of the 461 Commonwealth to create the technical workforce needed to fill the demands for medium- and 462 high-skilled jobs. The Advisory Council shall also make recommendations to the Governor, General Assembly, and Board on how to use the special knowledge and skills of veterans to expedite them 463 464 through whatever credentialing process is developed to ensure a sufficient stream of qualified workers in 465 advanced manufacturing jobs.

§ 23-38.93. Educational policies of the Commonwealth; other requirements.

Å. For purposes of §§ 2.2-5004, 23-1.01, 23-1.1, 23-2, 23-2.1, 23-2.1:1, 23-3, 23-4.2, 23-4.3, 23-4.4, 467 23-7.1:02, 23-7.4, 23-7.4:1, 23-7.4:2, 23-7.4:3, 23-7.5, 23-8.2:1, 23-9.1, 23-9.2, 23-9.2:3, 23-9.2:3.1 468 through 23-9.2:5, 23-9.6:1.01, Chapter 4.9 (§ 23-38.75 et seq.), and § 23-38.87:17, each covered 469 institution shall remain a public institution of higher education of the Commonwealth following its 470 471 conversion to a covered institution governed by this chapter, and shall retain the authority granted and any obligations required by such provisions. In addition, each covered institution shall retain the 472 473 authority, and any obligations related to the exercise of such authority, that is granted to institutions of higher education pursuant to Chapter 1.1 (§ 23-9.3 et seq.); Chapter 3 (§ 23-14 et seq.); Chapter 3.2 (§ 23-30.23 et seq.); Chapter 3.3 (§ 23-30.39 et seq.); Chapter 4 (§ 23-31 et seq.); Chapter 4.01 (§ 23-38.10:2 et seq.); Chapter 4.1 (§ 23-38.11 et seq.); Chapter 4.4 (§ 23-38.45 et seq.); Chapter 4.4:1 (§ 23-38.53:1 et seq.); Chapter 4.4:2 (§ 23-38.53:4 et seq.); Chapter 4.4:3 (§ 23-38.53:11); Chapter 4.4:4 (§ 23-38.53:10); Cha 474 475 476 477 478 (§ 23-38.53:12 et seq.); Chapter 4.5 (§ 23-38.54 et seq.); Chapter 4.7 (§ 23-38.70 et seq.); Chapter 4.8 (§ 23-38.72 et seq.); and Chapter 4.9 (§ 23-38.75 et seq.). 479

480 B. State government-owned or operated and state-owned teaching hospitals that are a part of a **481** covered institution as of the institution's effective date of the initial Management Agreement shall 482 continue to be characterized as state government-owned or operated and state-owned teaching hospitals 483 for purposes of payments under the State Plan for Medicaid Services adopted pursuant to § 32.1-325 et 484 seq., provided that the covered institution commits to serve indigent and medically indigent patients, in 485 which event the Commonwealth, through the Department of Medical Assistance Services, shall, subject 486 to the appropriation in the appropriation act in effect, continue to reimburse the full cost of the provision **487** of care, treatment, health-related and educational services to indigent and medically indigent patients and 488 continue to treat hospitals that were part of a covered institution and that were Type One Hospitals prior 489 to the institution's effective date of the initial Management Agreement as Type One Hospitals for 490 purposes of such reimbursement.

491 § 60.2-113. Employment stabilization.

492 The Commission shall take all necessary steps through its appropriate divisions and with the advice493 of such advisory boards and committees as it may have to:

494 1. Establish a viable labor exchange system to promote maximum employment for the495 Commonwealth of Virginia with priority given to those workers drawing unemployment benefits;

496 2. Provide Virginia State Job Service services, as described in this title, according to the provisions497 of the Wagner-Peyser Act (29 U.S.C. 49f), as amended by the Workforce Investment Act;

498 3. Maintain a solvent trust fund financed through equitable employer taxes that provide temporary499 partial income replacement to involuntarily unemployed covered workers;

500 4. Coordinate and conduct labor market information research studies, programs and operations,
501 including the development, storage, retrieval and dissemination of information on the social and
502 economic aspects of the Commonwealth and publish data needed by employers, economic development,
503 education and training entities, government and other users in the public and private sectors;

504 5. Determine and publish a list of jobs, trades, and professions for which a high demand of qualified 505 workers exists or is projected by the Commission. The Commission shall consult with the Virginia 506 *Board of* Workforce Council Development in making such determination. Such information shall be 507 published biennially and disseminated to employers; education and training entities, including public 508 two-year and four-year institutions of higher education; government agencies, including the Department 509 of Education and public libraries; and other users in the public and private sectors;

510 6. Prepare official short and long-range population projections for the Commonwealth for use by the 511 General Assembly and state agencies with programs which involve or necessitate population projections;

512 7. Encourage and assist in the adoption of practical methods of vocational guidance, training and
 513 retraining; and

8. Establish the Interagency Migrant Worker Policy Committee, comprised of representatives from appropriate state agencies, including the Virginia Workers' Compensation Commission, whose services and jurisdictions involve migrant and seasonal farmworkers and their employees. All agencies of the Commonwealth shall be required to cooperate with the Committee upon request.

518 2. That Article 25 (§§ 2.2-2669 through 2.2-2674.1) of Chapter 26 of Title 2.2 and Chapter 4.4:4 519 (§§ 23-38.53:12 through 23-38.53:20) of Title 23 of the Code of Virginia are repealed.