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HOUSE BILL NO. 672

Offered January 8, 2014

Prefiled January 7, 2014

A BILL to amend and reenact §§ 15.2-1301 and 62.1-132.3:2 of the Code of Virginia, relating to Port of Virginia Economic and Infrastructure Development Grant Program.

Patrons-Poindexter, Rush, James, Jones and Lewis

Referred to Committee on Appropriations

10 Be it enacted by the General Assembly of Virginia:

11 1. That §§ 15.2-1301 and 62.1-132.3:2 of the Code of Virginia are amended and reenacted as 12 follows:

§ 15.2-1301. Voluntary economic growth-sharing agreements.

14 A. Any county, city or town, or combination thereof, may enter voluntarily into an agreement with 15 any other county, city or town, or combination thereof, whereby the locality may agree for any purpose otherwise permitted, including the provision on a multi-jurisdictional basis of one or more public 16 services or facilities or any type of economic development project, to enter into binding fiscal 17 arrangements for fixed time periods, to exceed one year, to share in the benefits of the economic growth 18 of their localities. However, if any such agreement contains any provision addressing any issue provided 19 20 for in Chapters 32, 33, 36, 38, 39, or 41 of this title, the agreement shall be subject to the review and implementation process established by Chapter 34 of this title. 21

22 B. The terms and conditions of the revenue, tax base or economic growth-sharing agreement as 23 provided in subsection A shall be determined by the affected localities and shall be approved by the 24 governing body of each locality participating in the agreement, provided the governing body of each 25 such locality first holds a public hearing which shall be advertised once a week for two successive 26 weeks in a newspaper of general circulation in the locality. However, the public hearing shall not take 27 place until the Commission on Local Government has issued its findings in accordance with subsection 28 D. For purposes of this section, "revenue, tax base, and economic growth-sharing agreements" means 29 any agreement authorized by subsection A which obligates any locality to pay another locality all or any 30 portion of designated taxes or other revenues received by that political subdivision, but shall not include 31 any interlocal service agreement.

32 C. Any revenue, tax base or economic growth-sharing agreement entered into under the provisions of
 33 this section that creates a debt pursuant to Article VII, Section 10 (b) of the Constitution of Virginia,
 34 shall require the board of supervisors to hold a special election on the question as provided in
 35 § 15.2-3401.

36 D. Revenue, tax base and economic growth-sharing agreements drafted under the provisions of this 37 chapter shall be submitted to the Commission on Local Government for review as provided in 38 subdivision 4 of § 15.2-2903. However, no such review shall be required for two or more localities 39 located in the Port of Virginia Economic and Infrastructure Development Zone, established pursuant to 40 <u>§ 62.1-132.3:2</u>, to enter entering into an economic growth-sharing agreement pursuant to this section in 41 order to facilitate the reception of grants for qualified companies in such locality pursuant to the Port of Virginia Economic and Infrastructure Development Grant Fund established pursuant to 42 43 § 62.1-132.3:2.

44 § 62.1-132.3:2. Port of Virginia Economic and Infrastructure Development Grant Fund and 45 Program.

46 A. From such funds as may be appropriated by the General Assembly and any gifts, grants, or 47 donations from public or private sources, and any funds transferred at the request of the Executive Director from the Port Opportunity Fund created pursuant to § 62.1-132.3:1, there is hereby created in 48 49 the state treasury a special nonreverting, permanent fund to be known as the Port of Virginia Economic 50 and Infrastructure Development Zone Grant Fund (the Fund), to be administered by the Virginia Port 51 Authority. The Fund shall be established on the books of the Comptroller. Any moneys remaining in the 52 Fund at the end of each fiscal year, including interest thereon, shall not revert to the general fund but 53 shall remain in the Fund. Expenditures and disbursements from the Fund, which shall be in the form of 54 grants, shall be made by the State Treasurer on warrants issued by the Comptroller upon written request 55 signed by the Executive Director. Moneys in the Fund shall be used solely for the purpose of grants to qualified applicants to the Port of Virginia Economic and Infrastructure Development Zone Grant 56 57 Program.

58 B. The Virginia General Assembly does hereby designate the following localities to be part of the

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59 Port of Virginia Economic and Infrastructure Development Zone: the Counties of Brunswick,
60 Chesterfield, Charles City, Clarke, Dinwiddie, Frederick, Gloucester, Greensville, Henrico, Hanover, Isle
61 of Wight, James City, Mecklenburg, Montgomery, New Kent, Page, Prince George, Shenandoah,
62 Southampton, Surry, Sussex, Warren, and York; and the Cities of Chesapeake, Colonial Heights,
63 Emporia, Franklin, Hampton, Hopewell, Newport News, Norfolk, Petersburg, Poquoson, Portsmouth,
64 Richmond, Suffolk, Virginia Beach, Williamsburg, and Winchester.

C. As used in this section, unless the context requires a different meaning:

"New, permanent full-time position" means a job of an indefinite duration, created by a qualified 66 company as a result of operations within the Zone Commonwealth, requiring a minimum of 35 hours of 67 an employee's time per week for the entire normal year of the company's operations, which normal year 68 shall consist of at least 48 weeks, or a position of indefinite duration that requires a minimum of 35 69 70 hours of an employee's time per week for the portion of the taxable year in which the employee was 71 initially hired for the qualified company's location within the Zone. Seasonal Commonwealth. "New, permanent full-time position" includes security positions as required within a foreign trade zone, 72 established pursuant to Foreign Trade Zones Act of 1934, as amended (19 U.S.C. §§ 81a through 81u). 73 74 "New, permanent full-time position" does not include seasonal or temporary positions, or jobs created 75 when a position is shifted from an existing location in the Commonwealth to the qualified company's 76 new or expanded location within the Zone, and positions in building and grounds maintenance, security, 77 and or other positions that are ancillary to the principal activities performed by the employees at the 78 qualified company's location within the Zone shall not qualify as new, permanent full-time positions 79 *Commonwealth.*

80 "Qualified company" means a corporation, limited liability company, partnership, joint, venture, or 81 other business entity that (i) locates or expands a facility within the Zone Commonwealth; (ii) creates at least 25 new, permanent full-time positions for qualified full-time employees at a facility within the 82 83 Zone Commonwealth during its first year of operation within the Zone or during the year when the expansion occurs; (iii) is involved in maritime commerce or exports or imports manufactured goods 84 85 through the Port of Virginia; and (iv) is engaged in one or more of the following: the distribution, 86 freight forwarding, freight handling, goods processing, manufacturing, warehousing, crossdocking, 87 transloading, or wholesaling of goods exported and imported through the Port of Virginia; ship building 88 and ship repair; dredging; marine construction; or offshore energy exploration or extraction.

89 'Qualified full-time employee" means an employee filling a new, permanent full-time position in the 90 qualified company's location within the Zone Commonwealth. A "qualified full-time employee" does not 91 include an employee (i) for whom a tax credit was previously earned pursuant to § 58.1-439 or 58.1-439.12:06 by a related party as defined listed in § 267(b) of the Internal Revenue Code or by a 92 trade or business under common control as defined in regulations issued pursuant to § 52(b) of the 93 94 Internal Revenue Code; (ii) who was previously employed in the same job function at an existing 95 location in Virginia the Commonwealth by a related party as defined listed in § 267(b) of the Internal Revenue Code; or (iii) whose job function was previously performed at a different location in Virginia 96 97 the Commonwealth by an employee of a related party as defined listed in § 267(b) of the Internal 98 Revenue Code or a trade or business under common control as defined in regulations issued pursuant to 99 § 52(b) of the Internal Revenue Code.

100 "Zone" means the Port of Virginia Economic and Infrastructure Development Zone.

101 D. C. Beginning January 1, 2013, but not later than June 30, 2020, and subject to appropriation, any qualified company that locates or expands a facility within the Port of Virginia Economic and Infrastructure Development Zone Commonwealth shall be eligible to apply for a one-time grant from the Fund, in an amount determined as follows:

105 1. One thousand dollars per new, permanent full-time position if the qualified company creates at
 106 least 25 new, permanent full-time positions for qualified full-time employees during its first year of
 107 operation within the Zone or during the year in which the expansion occurs;

108 2. Fifteen hundred dollars per new, permanent full-time position if the qualified company creates at
 109 least 50 new, permanent full-time positions for qualified full-time employees during its first year of
 110 operation within the Zone or during the year in which the expansion occurs;

3. Two thousand dollars per new, permanent full-time position if the qualified company creates at
 least 75 new, permanent full-time positions for qualified full-time employees during its first year of
 operation within the Zone or during the year in which the expansion occurs; and

4. Three thousand dollars per new, permanent full-time position if the qualified company creates at
least 100 new, permanent full-time positions for qualified full-time employees during its first year of
operation within the Zone or during the year in which the expansion occurs.

E. D. The maximum amount of grant allowable per qualified company in any given fiscal year is
 \$500,000. The maximum amount of grants allowable among all qualified companies in any given fiscal
 year is \$5,000,000.

120 F. E. To qualify for a grant pursuant to this section, a qualified company must apply for the grant

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121 not later than March 31 in the year immediately following the location or expansion of a facility within 122 the Zone Commonwealth pursuant to an application process developed by the Virginia Port Authority. 123 Within 90 days after the filing deadline, the Executive Director shall certify to the Comptroller and the 124 qualified company the amount of grant to which the qualified company is entitled under this section. 125 Payment of each grant shall be made by check issued by the Treasurer of Virginia on warrant of the 126 Comptroller within 60 days of such certification and in the order that each completed eligible 127 application is received. In the event that the amount of eligible grants requested in a fiscal year exceeds 128 the funds available in the Fund or \$5,000,000, such grants shall be paid in the next fiscal year in which 129 funds are available.

130 G. F. Prior to receipt of a grant, the qualified company shall enter into a memorandum of 131 understanding with the Virginia Port Authority establishing the requirements for maintaining the number 132 of new, permanent full-time positions for qualified employees at the qualified company's location within the Zone Commonwealth. If the number of new, permanent full-time positions for any of the three years 133 134 immediately following receipt of a grant falls below the number of new, permanent full-time positions created during the year for which the grant is claimed, the amount of the grant must be recalculated 135 136 using the decreased number of new, permanent full-time positions and the qualified company shall repay 137 the difference.

138 H. G. No qualified company shall apply for a grant nor shall one be awarded under this section to an 139 otherwise qualified company if (i) a credit pursuant to § 58.1-439 or 58.1-439.12:06 is claimed for the **140** same employees or for capital expenditures at the same facility by the qualified company, by a related 141 party as defined listed in § 267(b) of the Internal Revenue Code, or by a trade or business under 142 common control as defined in *regulations issued pursuant to* § 52(b) of the Internal Revenue Code or 143 (ii) the qualified company was a party to a reorganization as defined in § 368(b) of the Internal Revenue 144 Code, and any corporation involved in the reorganization as defined in § 368(a) of the Internal Revenue 145 Code previously received a grant under this section for the same facility or operations.

4. H. The Virginia Port Authority, with the assistance of the Virginia Economic Development 146 147 Partnership, shall develop guidelines establishing procedures and requirements for qualifying for the 148 grant, including the affirmative determination that each applicant is a qualified company, as defined 149 above, engaged in a port-related business. The guidelines shall be exempt from the Administrative 150 Process Act (§ 2.2-4000 et seq.). For the purposes of administering this grant program, the Virginia 151 Port Authority and the Department of Taxation shall exchange information regarding whether a 152 qualified company, a related party as listed in § 267(b) of the Internal Revenue Code, or a trade or 153 business under common control as defined in regulations issued pursuant to § 52(b) of the Internal 154 Revenue Code has claimed a credit pursuant to § 58.1-439 or 58.1-439.12:06 for the same employees or 155 for capital expenditures at the same facility.