2014 SESSION

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1	HOUSE BILL NO. 930
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on Education and Health
4	on February 27, 2014)
5	(Patron Prior to Substitute—Delegate Greason)
6	A BILL to amend and reenact §§ 2.2-2101, as it is currently effective and as it shall become effective,
7	and 22.1-253.13:3 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter
8	13.2 of Title 22.1 a section numbered 22.1-253.13:10, relating to Standards of Learning assessments;
9	reform.
10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 2.2-2101, as it is currently effective and as it shall become effective, and 22.1-253.13:3 of
12	the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by
13	adding in Chapter 13.2 of Title 22.1 a section numbered 22.1-253.13:10 as follows:
14	§ 2.2-2101. (Effective until July 1, 2017) Prohibition against service by legislators on boards,
15 16	commissions, and councils within the executive branch; exceptions.
10	Members of the General Assembly shall be ineligible to serve on boards, commissions, and councils
18	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
19	councils engaged solely in policy studies or commemorative activities. If any law directs the
20	appointment of any member of the General Assembly to a board, commission, or council in the
21	executive branch of state government that is responsible for administering programs established by the
$\overline{22}$	General Assembly, such portion of such law shall be void, and the Governor shall appoint another
23	person from the Commonwealth at large to fill such a position.
24	The provisions of this section shall not apply to members of the Board for Branch Pilots, who shall
25	be appointed as provided for in § 54.1-901; to members of the Board of Trustees of the Southwest
26	Virginia Higher Education Center, who shall be appointed as provided for in § 23-231.3; to members of
27	the Board of Trustees of the Southern Virginia Higher Education Center, who shall be appointed as
28	provided for in § 23-231.25; to members of the Board of Directors of the New College Institute who
29	shall be appointed as provided for in § 23-231.31; to members of the Virginia Interagency Coordinating
30	Council who shall be appointed as provided for in § 2.2-5204; to members of the Board of Veterans
31	Services, who shall be appointed as provided for in § 2.2-2452; to members appointed to the Board of
32 33	Trustees of the Roanoke Higher Education Authority pursuant to § 23-231.15; to members of the Virginia Cooggraphic Information Naturals Advicery Board who shall be appointed as provided for in
33 34	Virginia Geographic Information Network Advisory Board, who shall be appointed as provided for in § 2.2-2423; to members of the Standards of Learning Innovation Committee, who shall be appointed as
35	<i>provided for in § 22.1-253.13:10;</i> to members of the Opportunity Educational Institution Board, who
36	shall be appointed as provided for in § 22.1-27.1; to members of the Board of Visitors of the Virginia
37	School for the Deaf and the Blind, who shall be appointed as provided for in § 22.1-346.2; to members
38	of the Substance Abuse Services Council, who shall be appointed as provided for in § 2.2-2696; to
39	members of the Criminal Justice Services Board, who shall be appointed as provided in § 9.1-108; to
40	members of the Council on Virginia's Future, who shall be appointed as provided for in § 2.2-2685; to
41	members of the State Executive Council for Comprehensive Services for At-Risk Youth and Families,
42	who shall be appointed as provided in § 2.2-2648; to members of the Virginia Workforce Council, who
43	shall be appointed as provided for in § 2.2-2669; to members of the Volunteer Firefighters' and Rescue
44	Squad Workers' Service Award Fund Board, who shall be appointed as provided for in § 51.1-1201; to
45 46	members of the Secure Commonwealth Panel, who shall be appointed as provided for in § 2.2-233; to
46	members of the Forensic Science Board, who shall be appointed as provided for in § 9.1-1109; or to
47 48	members of the Southwest Virginia Cultural Heritage Foundation, who shall be appointed as provided in
40 49	 § 2.2-2735. § 2.2-2101. (Effective July 1, 2017) Prohibition against service by legislators on boards,
5 0	commissions, and councils within the executive branch; exceptions.
51	Mambers of the General Assembly cheall be individe to any on boards, commissions, and councils

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60 be appointed as provided for in § 54.1-901; to members of the Board of Trustees of the Southwest 61 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 62 63 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 64 65 Council who shall be appointed as provided for in § 2.2-5204; to members of the Board of Veterans 66 Services, who shall be appointed as provided for in § 2.2-2452; to members appointed to the Board of Trustees of the Roanoke Higher Education Authority pursuant to § 23-231.15; to members of the 67 Virginia Geographic Information Network Advisory Board, who shall be appointed as provided for in 68 § 2.2-2423; to members of the Standards of Learning Innovation Committee, who shall be appointed as 69 provided for in § 22.1-253.13:10; to members of the Opportunity Educational Institution Board, who 70 shall be appointed as provided for in § 22.1-27.1; to members of the Board of Visitors of the Virginia 71 72 School for the Deaf and the Blind, who shall be appointed as provided for in § 22.1-346.2; to members of the Substance Abuse Services Council, who shall be appointed as provided for in § 2.2-2696; to 73 74 members of the Criminal Justice Services Board, who shall be appointed as provided in § 9.1-108; to members of the State Executive Council for Comprehensive Services for At-Risk Youth and Families, 75 who shall be appointed as provided in § 2.2-2648; to members of the Virginia Workforce Council, who shall be appointed as provided for in § 2.2-2669; to members of the Volunteer Firefighters' and Rescue 76 77 78 Squad Workers' Service Award Fund Board, who shall be appointed as provided for in § 51.1-1201; to 79 members of the Secure Commonwealth Panel, who shall be appointed as provided for in § 2.2-233; to 80 members of the Forensic Science Board, who shall be appointed as provided for in § 9.1-1109; or to 81 members of the Southwest Virginia Cultural Heritage Foundation, who shall be appointed as provided in 82 § 2.2-2735.

§ 22.1-253.13:3. Standard 3. Accreditation, other standards, assessments, and releases from state regulations.

85 A. The Board of Education shall promulgate regulations establishing standards for accreditation pursuant to the Administrative Process Act (§ 2.2-4000 et seq.), which shall include, but not be limited 86 87 to, student outcome measures, requirements and guidelines for instructional programs and for the 88 integration of educational technology into such instructional programs, administrative and instructional 89 staffing levels and positions, including staff positions for supporting educational technology, student 90 services, auxiliary education programs such as library and media services, course and credit requirements for graduation from high school, community relations, and the philosophy, goals, and objectives of 91 92 public education in Virginia.

93 The Board of Education shall promulgate regulations establishing standards for accreditation of94 public virtual schools under the authority of the local school board that enroll students full time.

95 The Board shall review annually the accreditation status of all schools in the Commonwealth.

96 Each local school board shall maintain schools that are fully accredited pursuant to the standards for 97 accreditation as prescribed by the Board of Education. Each local school board shall review the 98 accreditation status of all schools in the local school division annually in public session. Within the time 99 specified by the Board of Education, each school board shall submit corrective action plans for any 9100 schools within its school division that have been designated as not meeting the standards as approved by 9101 the Board.

102 When the Board of Education has obtained evidence through the school academic review process that 103 the failure of schools within a division to achieve full accreditation status is related to division level 104 failure to implement the Standards of Quality, the Board may require a division level academic review. After the conduct of such review and within the time specified by the Board of Education, each school 105 board shall submit for approval by the Board a corrective action plan, consistent with criteria established 106 107 by the Board and setting forth specific actions and a schedule designed to ensure that schools within its 108 school division achieve full accreditation status. Such corrective action plans shall be part of the relevant 109 school division's comprehensive plan pursuant to § 22.1-253.13:6.

With such funds as are appropriated or otherwise received for this purpose, the Board shall adopt and implement an academic review process, to be conducted by the Department of Education, to assist schools that are accredited with warning. The Department shall forward a report of each academic review to the relevant local school board, and such school board shall report the results of such academic review and the required annual progress reports in public session. The local school board shall implement any actions identified through the academic review and utilize them for improvement planning.

B. The Superintendent of Public Instruction shall develop and the Board of Education shall approve criteria for determining and recognizing educational performance in the Commonwealth's public school divisions and schools. Such criteria, when approved, shall become an integral part of the accreditation process and shall include student outcome measurements. The Superintendent of Public Instruction shall annually identify to the Board those school divisions and schools that exceed or do not meet the

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approved criteria. Such identification shall include an analysis of the strengths and weaknesses of public
education programs in the various school divisions in Virginia and recommendations to the General
Assembly for further enhancing student learning uniformly across the Commonwealth. In recognizing
educational performance in the school divisions, the Board shall include consideration of special school
division accomplishments, such as numbers of dual enrollments and students in Advanced Placement and
International Baccalaureate courses, and participation in academic year Governor's Schools.

128 The Superintendent of Public Instruction shall assist local school boards in the implementation of 129 action plans for increasing educational performance in those school divisions and schools that are 130 identified as not meeting the approved criteria. The Superintendent of Public Instruction shall monitor 131 the implementation of and report to the Board of Education on the effectiveness of the corrective actions 132 taken to improve the educational performance in such school divisions and schools.

133 C. With such funds as are available for this purpose, the Board of Education shall prescribe 134 assessment methods to determine the level of achievement of the Standards of Learning objectives by all 135 students. Such assessments shall evaluate knowledge, application of knowledge, critical thinking, and 136 skills related to the Standards of Learning being assessed. The Board shall (i) in consultation with the 137 chairpersons of the eight regional superintendents' study groups, establish a timetable for administering 138 the Standards of Learning assessments to ensure genuine end-of-course and end-of-grade testing and (ii) 139 with the assistance of independent testing experts, conduct a regular analysis and validation process for 140 these assessments.

141 In prescribing such Standards of Learning assessments, the Board shall provide local school boards 142 the option of administering tests for United States History to 1877, United States History: 1877 to the 143 Present, and Civics and Economics. The last administration of the cumulative grade eight history test 144 will be during the 2007-2008 academic school year. Beginning with the 2008-2009 academic year, all 145 school divisions shall administer the United States History to 1877, United States History: 1877 to the 146 Present, and Civics and Economics tests. The Board shall also provide the option of industry 147 certification and state licensure examinations as a student-selected verified credit.

148 The Board of Education shall make publicly available such assessments in a timely manner and as 149 soon as practicable following the administration of such tests, so long as the release of such assessments 150 does not compromise test security or deplete the bank of assessment questions necessary to construct 151 subsequent tests, or limit the ability to test students on demand and provide immediate results in the 152 web-based assessment system.

153 The Board shall include in the student outcome measures that are required by the Standards for 154 Accreditation end-of-course or end-of-grade tests assessments for various grade levels and classes, as 155 determined by the Board including the completion of the alternative assessments implemented by each 156 local school board, in accordance with the Standards of Learning. These Standards of Learning 157 assessments shall include, but need not be limited to, end-of-course or end-of-grade tests for English, 158 mathematics, science, and history and social science.

The Standards of Learning assessments administered to students in grades three through eight shall
not exceed (a) reading and mathematics in grades three and four; (b) reading, mathematics, and science
in grade five; (c) reading and mathematics in grades six and seven; (d) reading, writing, mathematics,
and science in grade eight; and (e) Virginia Studies and Civics and Economics once each at the grade
levels deemed appropriate by each local school board.

164 Each school board shall annually certify that it has provided instruction and administered an 165 alternative assessment, consistent with Board guidelines, to students in grades three through eight in each Standards of Learning subject area in which a Standards of Learning assessment was not 166 administered during the school year. Such guidelines shall (1) incorporate options for age-appropriate, 167 168 authentic performance assessments and portfolios with rubrics and other methodologies designed to 169 ensure that students are making adequate academic progress in the subject area and that the Standards 170 of Learning content is being taught; (2) permit and encourage integrated assessments that include 171 multiple subject areas; and (3) emphasize collaboration between teachers to administer and substantiate 172 the assessments and the professional development of teachers to enable them to make the best use of 173 alternative assessments.

Local school divisions shall provide targeted mathematics remediation and intervention to students in
 grades six through eight who show computational deficiencies as demonstrated by their individual
 performance on any diagnostic test or grade-level Standards of Learning mathematics test that measures
 non-calculator computational skills.

178 In addition, to assess the educational progress of students, the Board of Education shall (a) (A) 179 develop appropriate assessments, which may include criterion-referenced tests and alternative other 180 assessment instruments that may be used by classroom teachers; (b) (B) select appropriate industry 181 certification and state licensure examinations; and (c) (C) prescribe and provide measures, which may 182 include nationally normed tests to be used to identify students who score in the bottom quartile at 183 selected grade levels. An annual justification that includes evidence that the student meets the participation criteria defined by the Virginia Department of Education shall be provided for each student 184 185 considered for the Virginia Grade Level Alternative. Each Individual Education Program team shall 186 review such justification and make the final determination as to whether or not the Virginia Grade Level 187 Alternative is appropriate for the student. The superintendent and the school board chairman shall certify 188 to the Board of Education, as a part of certifying compliance with the Standards of Quality, that there is 189 a justification in the Individual Education Program for every student who takes the Virginia Grade Level 190 Alternative. Compliance with this requirement shall be monitored as a part of the special education 191 monitoring process conducted by the Department of Education. The Board shall report to the Governor 192 and General Assembly in its annual reports pursuant to § 22.1-18 any school division that is not in 193 compliance with this requirement.

194 The Standards of Learning requirements, including all related assessments, shall be waived for any
195 student awarded a scholarship under the Brown v. Board of Education Scholarship Program, pursuant to
196 § 30-231.2, who is enrolled in a preparation program for the General Education Development (GED)
197 certificate or in an adult basic education program to obtain the high school diploma.

198 The Board of Education may adopt special provisions related to the administration and use of any 199 Standards of Learning test or tests in a content area as applied to accreditation ratings for any period during which the Standards of Learning content or assessments in that area are being revised and phased in. Prior to statewide administration of such tests, the Board of Education shall provide notice to local school boards regarding such special provisions.

D. The Board of Education may pursue all available civil remedies pursuant to § 22.1-19.1 or
 administrative action pursuant to § 22.1-292.1 for breaches in test security and unauthorized alteration of
 test materials or test results.

The Board may initiate or cause to be initiated a review or investigation of any alleged breach in security, unauthorized alteration, or improper administration of tests, including the exclusion of students from testing who are required to be assessed, by local school board employees responsible for the distribution or administration of the tests.

210 Records and other information furnished to or prepared by the Board during the conduct of a review 211 or investigation may be withheld pursuant to subdivision 11 of § 2.2-3705.3. However, this section shall 212 not prohibit the disclosure of records to (i) a local school board or division superintendent for the 213 purpose of permitting such board or superintendent to consider or to take personnel action with regard to 214 an employee or (ii) any requester, after the conclusion of a review or investigation, in a form that (a) 215 does not reveal the identity of any person making a complaint or supplying information to the Board on 216 a confidential basis and (b) does not compromise the security of any test mandated by the Board. Any 217 local school board or division superintendent receiving such records or other information shall, upon 218 taking personnel action against a relevant employee, place copies of such records or information relating 219 to the specific employee in such person's personnel file.

Notwithstanding any other provision of state law, no test or examination authorized by this section,
 including the Standards of Learning assessments, shall be released or required to be released as
 minimum competency tests, if, in the judgment of the Board, such release would breach the security of
 such test or examination or deplete the bank of questions necessary to construct future secure tests.

E. With such funds as may be appropriated, the Board of Education may provide, through an agreement with vendors having the technical capacity and expertise to provide computerized tests and assessments, and test construction, analysis, and security, for (i) web-based computerized tests and assessments, *including computer-adaptive Standards of Learning assessments*, for the evaluation of student progress during and after remediation and (ii) the development of a remediation item bank directly related to the Standards of Learning.

F. To assess the educational progress of students as individuals and as groups, each local school 230 board shall require the use of Standards of Learning assessments, alternative assessments, and other 231 232 relevant data, such as industry certification and state licensure examinations, to evaluate student progress 233 and to determine educational performance. Each local school shall require the administration of 234 appropriate assessments to all students for grade levels and courses identified by the Board of Education, 235 which may include criterion-referenced tests, and teacher-made tests and alternative assessment 236 instruments and shall include the Standards of Learning Assessments assessments, the local school 237 board's alternative assessments, and the National Assessment of Educational Progress state-by-state 238 assessment. Each school board shall analyze and report annually, in compliance with any criteria that 239 may be established by the Board of Education, the results from the Stanford Achievement Test Series, 240 Ninth Edition (Stanford Nine) assessment, if administered, industry certification examinations, and the 241 Standards of Learning Assessments to the public.

The Board of Education shall not require administration of the Stanford Achievement Test Series,
Ninth Edition (Stanford Nine) assessment, except as may be selected to facilitate compliance with the
requirements for home instruction pursuant to § 22.1-254.1.

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245 The Board shall include requirements for the reporting of the Standards of Learning assessment 246 scores and averages for each year as part of the Board's requirements relating to the School Performance 247 Report Card. Such scores shall be disaggregated for each school by student subgroups on the Virginia 248 assessment program as appropriate and shall be reported to the public within three months of their 249 receipt. These reports (i) shall be posted on the portion of the Department of Education's website 250 relating to the School Performance Report Card, in a format and in a manner that allows year-to-year 251 comparisons, and (ii) may include the National Assessment of Educational Progress state-by-state 252 assessment.

G. Each local school division superintendent shall regularly review the division's submission of data and reports required by state and federal law and regulations to ensure that all information is accurate and submitted in a timely fashion. The Superintendent of Public Instruction shall provide a list of the required reports and data to division superintendents annually. The status of compliance with this requirement shall be included in the Board of Education's annual report to the Governor and the General Assembly as required by § 22.1-18.

259 H. Any school board may request the Board of Education for release from state regulations or, on 260 behalf of one or more of its schools, for approval of an Individual School Accreditation Plan for the 261 evaluation of the performance of one or more of its schools as authorized for certain other schools by 262 the Standards of Accreditation pursuant to 8 VAC 20-131-280 C of the Virginia Administrative Code. 263 Waivers of regulatory requirements may be granted by the Board of Education based on submission of a 264 request from the division superintendent and chairman of the local school board. The Board of 265 Education may grant, for a period up to five years, a waiver of regulatory requirements that are not (i) 266 mandated by state or federal law or (ii) designed to promote health or safety. The school board shall 267 provide in its waiver request a description of how the releases from state regulations are designed to 268 increase the quality of instruction and improve the achievement of students in the affected school or schools. The Department of Education shall provide (a) guidance to any local school division that 269 270 requests releases from state regulations and (b) information about opportunities to form partnerships with other agencies or entities to any local school division in which the school or schools granted releases 271 272 from state regulations have demonstrated improvement in the quality of instruction and the achievement 273 of students.

274 The Board of Education may also grant local school boards waivers of specific requirements in 275 § 22.1-253.13:2, based on submission of a request from the division superintendent and chairman of the 276 local school board, permitting the local school board to assign instructional personnel to the schools with 277 the greatest needs, so long as the school division employs a sufficient number of personnel divisionwide 278 to meet the total number required by § 22.1-253.13:2 and all pupil/teacher ratios and class size 279 maximums set forth in subsection C of § 22.1-253.13:2 are met. The school board shall provide in its 280 request a description of how the waivers from specific Standards of Quality staffing standards are designed to increase the quality of instruction and improve the achievement of students in the affected 281 282 school or schools. The waivers may be renewed in up to five-year increments, or revoked, based on 283 student achievement results in the affected school or schools.

§ 22.1-253.13:10. Standards of Learning Innovation Committee.

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285 The Secretary of Education, upon receiving recommendations for appointments from the Virginia 286 Parent Teacher Association, Virginia Education Association, Virginia School Boards Association, 287 Virginia Association of Secondary School Principals, Virginia Association of Elementary School 288 Principals, Virginia Association of School Superintendents, Virginia State Reading Association, Virginia 289 School Counselor Association, and Virginia Association for Supervision and Curriculum Development, 290 shall establish and appoint members from each of the specified groups to the Standards of Learning 291 Innovation Committee (Committee). The Committee shall also include (i) three members of the Virginia 292 House of Delegates, appointed by the Speaker of the House of Delegates, (ii) three members of the 293 Virginia Senate, appointed by the Senate Committee on Rules on the recommendation of the Chair of 294 the Senate Committee on Education and Health; at least one (iii) parent of a currently enrolled public 295 school student, (iv) public elementary school teacher, (v) public secondary school teacher, (vi) public 296 secondary school guidance counselor, (vii) school board member, (viii) public school principal, (ix) 297 division superintendent, (x) curriculum and instruction specialist, (xi) higher education faculty member, 298 (xii) business representative, and such other stakeholders as the Secretary deems appropriate. Members 299 of the Committee should reflect geographic diversity and rural and urban school systems as far as 300 practicable. The Superintendent of Public Instruction, the President of the Board of Education or his 301 designee, and the Secretary of Education or his designee shall serve ex officio. All other members shall 302 be appointed for terms of two years. The Committee, under the direction of the Secretary, shall 303 periodically make recommendations to the Board of Education and the General Assembly on (a) the Standards of Learning assessments, (b) authentic individual student growth measures, (c) alignment 304 between the Standards of Learning and assessments and the School Performance Report Card, and (d) 305

306 ideas on innovative teaching in the classroom.

307 2. That the Board may reduce the number of Standards of Learning assessments administered to 308

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students as long as the number and type of assessments meet the minimal requirements established by the federal Elementary and Secondary Education Act of 1965, as amended. However, the number and type of assessments required by the Board shall not be less than the number and type 310 of assessments required by the federal Elementary and Secondary Education Act of 1965 as of 311

312 January 1, 2014.