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HOUSE BILL NO. 324

Offered January 8, 2014 Prefiled January 2, 2014

- 4 A BILL to amend and reenact §§ 2.2-208, 2.2-2101, as it is currently effective and as it shall become 5 effective, 22.1-212.23, 22.1-253.13:2, 23-14, and 58.1-638 of the Code of Virginia and to amend the 6 Code of Virginia by adding in Title 22.1 a chapter numbered 19.1, consisting of sections numbered 7 22.1-349.1 through 22.1-349.5, relating to the creation of the Virginia Virtual School. 8
 - Patrons-Bell, Richard P., Anderson, Cole, Greason, Landes, Loupassi, Massie, Robinson and Villanueva

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Referred to Committee on Education

12 Be it enacted by the General Assembly of Virginia:

- 13 1. That §§ 2.2-208, 2.2-2101, as it is currently effective and as it shall become effective, 22.1-212.23,
- 22.1-253.13:2, 23-14, and 58.1-638 of the Code of Virginia are amended and reenacted and that the 14 Code of Virginia is amended by adding in Title 22.1 a chapter numbered 19.1, consisting of
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- sections numbered 22.1-349.1 through 22.1-349.5, as follows: 16 17
 - § 2.2-208. Position established; agencies for which responsible; powers and duties.

18 The position of Secretary of Education (the "Secretary") is created. The Secretary shall be responsible to the Governor for the following agencies: Department of Education, State Council of Higher 19 Education, Virginia Museum of Fine Arts, The Science Museum of Virginia, Frontier Culture Museum 20 of Virginia, The Library of Virginia, Jamestown-Yorktown Foundation, Board of Regents of Gunston 21 22 Hall, the Commission for the Arts, and the Board of Visitors of the Virginia School for the Deaf and 23 the Blind, and the Board of the Virginia Virtual School. The Governor may, by executive order, assign 24 any other state executive agency to the Secretary, or reassign any agency listed above to another 25 Secretary.

26 Unless the Governor expressly reserves such a power to himself, the Secretary is empowered to 27 resolve administrative, jurisdictional or policy conflicts between any agencies or officers for which he is 28 responsible and to provide policy direction for programs involving more than a single agency. He is authorized to direct the preparation of alternative policies, plans and budgets for education for the 29 30 Governor and, to that end, may require the assistance of the agencies for which he is responsible. He 31 shall direct the formulation of a comprehensive program budget for cultural affairs encompassing the 32 programs and activities of the agencies involved in cultural affairs. 33

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

35 Members of the General Assembly shall be ineligible to serve on boards, commissions, and councils 36 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 37 38 councils engaged solely in policy studies or commemorative activities. If any law directs the 39 appointment of any member of the General Assembly to a board, commission, or council in the 40 executive branch of state government that is responsible for administering programs established by the 41 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. 42

The provisions of this section shall not apply to members of the Board for Branch Pilots, who shall 43 be appointed as provided for in § 54.1-901; to members of the Board of Trustees of the Southwest 44 Virginia Higher Éducation Center, who shall be appointed as provided for in § 23-231.3; to members of 45 the Board of Trustees of the Southern Virginia Higher Education Center, who shall be appointed as 46 provided for in § 23-231.25; to members of the Board of Directors of the New College Institute who 47 shall be appointed as provided for in § 23-231.31; to members of the Virginia Interagency Coordinating 48 Council who shall be appointed as provided for in § 2.2-5204; to members of the Board of Veterans 49 Services, who shall be appointed as provided for in § 2.2-2452; to members appointed to the Board of 50 51 Trustees of the Roanoke Higher Education Authority pursuant to § 23-231.15; to members of the Virginia Geographic Information Network Advisory Board, who shall be appointed as provided for in 52 § 2.2-2423; to members of the Opportunity Educational Institution Board, who shall be appointed as 53 provided for in § 22.1-27.1; to members of the Board of Visitors of the Virginia School for the Deaf 54 and the Blind, who shall be appointed as provided for in § 22.1-346.2; to members of the Board of the 55 Virginia Virtual School, who shall be appointed as provided for in § 22.1-349.1; to members of the 56 Substance Abuse Services Council, who shall be appointed as provided for in § 2.2-2696; to members of 57

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58 the Criminal Justice Services Board, who shall be appointed as provided in § 9.1-108; to members of the 59 Council on Virginia's Future, who shall be appointed as provided for in § 2.2-2685; to members of the 60 State Executive Council for Comprehensive Services for At-Risk Youth and Families, who shall be 61 appointed as provided in § 2.2-2648; to members of the Virginia Workforce Council, who shall be 62 appointed as provided for in § 2.2-2669; to members of the Volunteer Firefighters' and Rescue Squad 63 Workers' Service Award Fund Board, who shall be appointed 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 64 members of the Forensic Science Board, who shall be appointed as provided for in § 9.1-1109; or to 65 members of the Southwest Virginia Cultural Heritage Foundation, who shall be appointed as provided in 66 67 § 2.2-2735.

68 § 2.2-2101. (Effective July 1, 2017) Prohibition against service by legislators on boards, 69 commissions, and councils within the executive branch; exceptions.

70 Members of the General Assembly shall be ineligible to serve on boards, commissions, and councils 71 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 72 73 councils engaged solely in policy studies or commemorative activities. If any law directs the 74 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 75 76 General Assembly, such portion of such law shall be void, and the Governor shall appoint another 77 person from the Commonwealth at large to fill such a position.

78 The provisions of this section shall not apply to members of the Board for Branch Pilots, who shall 79 be appointed as provided for in § 54.1-901; to members of the Board of Trustees of the Southwest 80 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 81 82 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 83 Council who shall be appointed as provided for in § 2.2-5204; to members of the Board of Veterans 84 Services, who shall be appointed as provided for in § 2.2-2452; to members appointed to the Board of 85 86 Trustees of the Roanoke Higher Education Authority pursuant to § 23-231.15; to members of the 87 Virginia Geographic Information Network Advisory Board, who shall be appointed as provided for in 88 § 2.2-2423; to members of the Opportunity Educational Institution Board, who shall be appointed as 89 provided for in § 22.1-27.1; to members of the Board of Visitors of the Virginia School for the Deaf 90 and the Blind, who shall be appointed as provided for in § 22.1-346.2; to members of the Board of the 91 Virginia Virtual School, who shall be appointed as provided for in § 22.1-349.1; to members of the Substance Abuse Services Council, who shall be appointed as provided for in § 2.2-2696; to members of 92 the Criminal Justice Services Board, who shall be appointed as provided in § 9.1-108; to members of the 93 State Executive Council for Comprehensive Services for At-Risk Youth and Families, who shall be 94 95 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 Squad 96 97 Workers' Service Award Fund Board, who shall be appointed as provided for in § 51.1-1201; to 98 members of the Secure Commonwealth Panel, who shall be appointed as provided for in § 2.2-233; to 99 members of the Forensic Science Board, who shall be appointed as provided for in § 9.1-1109; or to 100 members of the Southwest Virginia Cultural Heritage Foundation, who shall be appointed as provided in 101 § 2.2-2735.

§ 22.1-212.23. Definitions.

As used in this article:

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104 "Multidivision online provider" means (i) a private or nonprofit organization that enters into a contract with a local school board to provide online courses or programs through that school board to 105 106 students who reside in Virginia both within and outside the geographical boundaries of that school 107 division; (ii) a private or nonprofit organization that enters into contracts with multiple local school 108 boards to provide online courses or programs to students in grades K through 12 through those school 109 boards; or (iii) a local school board that provides online courses or programs to students who reside in 110 Virginia but outside the geographical boundaries of that school division; or (iv) a private or nonprofit 111 organization that enters into a contract with the Board of the Virginia Virtual School, as established in 112 § 22.1-349.1, to provide online courses and programs through the school to students who reside in Virginia. However, "multidivision online provider" shall does not include (a) a local school board's 113 online learning program in which fewer than 10 percent of the students enrolled reside outside the 114 geographical boundaries of that school division; (b) multiple local school boards that establish joint 115 online courses or programs in which fewer than 10 percent of the students enrolled reside outside the 116 geographical boundaries of those school divisions; (c) local school boards that provide online learning 117 courses or programs for their students through an arrangement with a public or private institution of 118 higher education; or (d) local school boards providing online courses or programs through a private or 119

120 nonprofit organization that has been approved as a multidivision online provider.

121 Online course" means a course or grade-level subject instruction that (i) is delivered by a 122 multidivision online provider primarily electronically using the Internet or other computer-based methods 123 and (ii) is taught by a teacher primarily from a remote location, with student access to the teacher given 124 synchronously, asynchronously, or both.

125 "Virtual school program" means a series of online courses with instructional content that (i) is 126 delivered by a multidivision online provider primarily electronically using the Internet or other 127 computer-based methods; (ii) is taught by a teacher primarily from a remote location, with student 128 access to the teacher given synchronously, asynchronously, or both; (iii) is delivered as a part-time or 129 full-time program; and (iv) has an online component with online lessons and tools for student and data 130 management.

131 An online course or virtual school program may be delivered to students at school as part of the 132 regularly scheduled school day. 133

§ 22.1-253.13:2. Standard 2. Instructional, administrative, and support personnel.

A. The Board shall establish requirements for the licensing of teachers, principals, superintendents, 134 135 and other professional personnel.

136 B. School boards shall employ licensed instructional personnel qualified in the relevant subject areas. 137 C. Each school board shall assign licensed instructional personnel in a manner that produces 138 divisionwide ratios of students in average daily membership to full-time equivalent teaching positions, 139 excluding special education teachers, principals, assistant principals, counselors, and librarians, that are 140 not greater than the following ratios: (i) 24 to one in kindergarten with no class being larger than 29 141 students; if the average daily membership in any kindergarten class exceeds 24 pupils, a full-time 142 teacher's aide shall be assigned to the class; (ii) 24 to one in grades one, two, and three with no class being larger than 30 students; (iii) 25 to one in grades four through six with no class being larger than 143 144 35 students; and (iv) 24 to one in English classes in grades six through 12.

145 Within its regulations governing special education programs, the Board shall seek to set pupil/teacher 146 ratios for pupils with intellectual disability that do not exceed the pupil/teacher ratios for self-contained 147 classes for pupils with specific learning disabilities.

148 Further, school boards shall assign instructional personnel in a manner that produces schoolwide 149 ratios of students in average daily memberships to full-time equivalent teaching positions of 21 to one in 150 middle schools and high schools. School divisions shall provide all middle and high school teachers with 151 one planning period per day or the equivalent, unencumbered of any teaching or supervisory duties.

152 D. Each local school board shall employ with state and local basic, special education, gifted, and 153 career and technical education funds a minimum number of licensed, full-time equivalent instructional 154 personnel for each 1,000 students in average daily membership (ADM) as set forth in the appropriation 155 act. Calculations of kindergarten positions shall be based on full-day kindergarten programs. Beginning 156 with the March 31 report of average daily membership, those school divisions offering half-day 157 kindergarten with pupil/teacher ratios that exceed 30 to one shall adjust their average daily membership 158 for kindergarten to reflect 85 percent of the total kindergarten average daily memberships, as provided in 159 the appropriation act.

160 E. In addition to the positions supported by basic aid and in support of regular school year programs 161 of prevention, intervention, and remediation, state funding, pursuant to the appropriation act, shall be 162 provided to fund certain full-time equivalent instructional positions for each 1,000 students in grades K 163 through 12 who are identified as needing prevention, intervention, and remediation services. State 164 funding for prevention, intervention, and remediation programs provided pursuant to this subsection and the appropriation act may be used to support programs for educationally at-risk students as identified by 165 166 the local school boards.

167 To provide algebra readiness intervention services required by § 22.1-253.13:1, school divisions may employ mathematics teacher specialists to provide the required algebra readiness intervention services. 168 School divisions using the Standards of Learning Algebra Readiness Initiative funding in this manner 169 170 shall only employ instructional personnel licensed by the Board of Education.

171 F. In addition to the positions supported by basic aid and those in support of regular school year 172 programs of prevention, intervention, and remediation, state funding, pursuant to the appropriation act, 173 shall be provided to support 17 full-time equivalent instructional positions for each 1,000 students 174 identified as having limited English proficiency.

175 To provide flexibility in the instruction of English language learners who have limited English 176 proficiency and who are at risk of not meeting state accountability standards, school divisions may use 177 state and local funds from the Standards of Quality Prevention, Intervention, and Remediation account to 178 employ additional English language learner teachers to provide instruction to identified limited English 179 proficiency students. Using these funds in this manner is intended to supplement the instructional services provided in this section. School divisions using the SOQ Prevention, Intervention, and 180

181 Remediation funds in this manner shall employ only instructional personnel licensed by the Board of182 Education.

183 G. In addition to the full-time equivalent positions required elsewhere in this section, each local
 184 school board shall employ the following reading specialists in elementary schools, one full-time in each
 185 elementary school at the discretion of the local school board.

To provide reading intervention services required by § 22.1-253.13:1, school divisions may employ
 reading specialists to provide the required reading intervention services. School divisions using the Early
 Reading Intervention Initiative funds in this manner shall employ only instructional personnel licensed
 by the Board of Education.

H. Each local school board shall employ, at a minimum, the following full-time equivalent positionsfor any school that reports fall membership, according to the type of school and student enrollment:

192 1. Principals in elementary schools, one half-time to 299 students, one full-time at 300 students;
193 principals in middle schools, one full-time, to be employed on a 12-month basis; principals in high schools, one full-time, to be employed on a 12-month basis;

2. Assistant principals in elementary schools, one half-time at 600 students, one full-time at 900 students; assistant principals in middle schools, one full-time for each 600 students; assistant principals in high schools, one full-time for each 600 students; and school divisions that employ a sufficient number of assistant principals to meet this staffing requirement may assign assistant principals to schools are elementary, middle, or secondary;

3. Librarians in elementary schools, one part-time to 299 students, one full-time at 300 students;
librarians in middle schools, one-half time to 299 students, one full-time at 300 students, two full-time at 1,000 students; librarians in high schools, one half-time to 299 students, one full-time at 300 students, two full-time at 1,000 students. Local school divisions that employ a sufficient number of librarians to meet this staffing requirement may assign librarians to schools within the division according to the area of greatest need, regardless of whether such schools are elementary, middle, or secondary; and

207 4. Guidance counselors in elementary schools, one hour per day per 100 students, one full-time at 500 students, one hour per day additional time per 100 students or major fraction thereof; guidance 208 209 counselors in middle schools, one period per 80 students, one full-time at 400 students, one additional 210 period per 80 students or major fraction thereof; guidance counselors in high schools, one period per 70 211 students, one full-time at 350 students, one additional period per 70 students or major fraction thereof. Local school divisions that employ a sufficient number of guidance counselors to meet this staffing 212 213 requirement may assign guidance counselors to schools within the division according to the area of 214 greatest need, regardless of whether such schools are elementary, middle, or secondary.

I. Local school boards shall employ five full-time equivalent positions per 1,000 students in gradeskindergarten through five to serve as elementary resource teachers in art, music, and physical education.

J. Local school boards shall employ two full-time equivalent positions per 1,000 students in grades
 kindergarten through 12, one to provide technology support and one to serve as an instructional
 technology resource teacher.

To provide flexibility, school divisions may use the state and local funds for instructional technology resource teachers to employ a data coordinator position, an instructional technology resource teacher position, or a data coordinator/instructional resource teacher blended position. The data coordinator position is intended to serve as a resource to principals and classroom teachers in the area of data analysis and interpretation for instructional and school improvement purposes, as well as for overall data management and administration of state assessments. School divisions using these funds in this manner shall employ only instructional personnel licensed by the Board of Education.

K. Local school boards may employ additional positions that exceed these minimal staffing
 requirements. These additional positions may include, but are not limited to, those funded through the
 state's incentive and categorical programs as set forth in the appropriation act.

L. A combined school, such as kindergarten through 12, shall meet at all grade levels the staffing requirements for the highest grade level in that school; this requirement shall apply to all staff, except for guidance counselors, and shall be based on the school's total enrollment; guidance counselor staff requirements shall, however, be based on the enrollment at the various school organization levels, i.e., elementary, middle, or high school. The Board of Education may grant waivers from these staffing levels upon request from local school boards seeking to implement experimental or innovative programs that are not consistent with these staffing levels.

M. School boards shall, however, annually, on or before January 1, report to the public the actual
pupil/teacher ratios in elementary school classrooms by school for the current school year. Such actual
ratios shall include only the teachers who teach the grade and class on a full-time basis and shall
exclude resource personnel. School boards shall report pupil/teacher ratios that include resource teachers
in the same annual report. Any classes funded through the voluntary kindergarten through third grade
class size reduction program shall be identified as such classes. Any classes having waivers to exceed

243 the requirements of this subsection shall also be identified. Schools shall be identified; however, the data 244 shall be compiled in a manner to ensure the confidentiality of all teacher and pupil identities.

245 N. Students enrolled in a public school on a less than full-time basis shall be counted in ADM in the 246 relevant school division. Students who are either (i) enrolled in a nonpublic school or (ii) receiving 247 home instruction pursuant to § 22.1-254.1, and who are enrolled in public school on a less than full-time 248 basis in any mathematics, science, English, history, social science, career and technical education, fine 249 arts, foreign language, or health education or physical education course shall be counted in the ADM in 250 the relevant school division on a pro rata basis as provided in the appropriation act. Each such course 251 enrollment by such students shall be counted as 0.25 in the ADM; however, no such nonpublic or home 252 school student shall be counted as more than one-half a student for purposes of such pro rata 253 calculation. Such calculation shall not include enrollments of such students in any other public school 254 courses.

255 O. Each local school board shall provide those support services that are necessary for the efficient 256 and cost-effective operation and maintenance of its public schools.

257 For the purposes of this title, unless the context otherwise requires, "support services positions" shall include the following: 258

259 1. Executive policy and leadership positions, including school board members, superintendents and 260 assistant superintendents:

2. Fiscal and human resources positions, including fiscal and audit operations;

262 3. Student support positions, including (i) social workers and social work administrative positions; (ii) 263 guidance administrative positions not included in subdivision H 4; (iii) homebound administrative 264 positions supporting instruction; (iv) attendance support positions related to truancy and dropout 265 prevention; and (v) health and behavioral positions, including school nurses and school psychologists;

266 4. Instructional personnel support, including professional development positions and library and 267 media positions not included in subdivision H 3; 268

5. Technology professional positions not included in subsection J;

269 6. Operation and maintenance positions, including facilities; pupil transportation positions; operation 270 and maintenance professional and service positions; and security service, trade, and laborer positions;

7. Technical and clerical positions for fiscal and human resources, student support, instructional 271 272 personnel support, operation and maintenance, administration, and technology; and

273 8. School-based clerical personnel in elementary schools; part-time to 299 students, one full-time at 274 300 students; clerical personnel in middle schools; one full-time and one additional full-time for each 275 600 students beyond 200 students and one full-time for the library at 750 students; clerical personnel in 276 high schools; one full-time and one additional full-time for each 600 students beyond 200 students and 277 one full-time for the library at 750 students. Local school divisions that employ a sufficient number of 278 school-based clerical personnel to meet this staffing requirement may assign the clerical personnel to 279 schools within the division according to the area of greatest need, regardless of whether such schools are 280 elementary, middle, or secondary. 281

Pursuant to the appropriation act, support services shall be funded from basic school aid.

282 School divisions may use the state and local funds for support services to provide additional 283 instructional services.

284 P. Notwithstanding the provisions of this section, when determining the assignment of instructional 285 and other licensed personnel in subsections C through J, neither the Virginia Virtual School nor a local 286 school board shall not be required to include full-time students of approved virtual school programs.

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CHAPTER 19.1.

VIRGINIA VIRTUAL SCHOOL.

§ 22.1-349.1. Board of the Virginia Virtual School established.

290 A. There is hereby established the Board of the Virginia Virtual School, referred to in this chapter as 291 "the Board," as a policy agency in the executive branch of government under the name of the "Board of the Virginia Virtual School," for the purpose of governing the online educational programs and services 292 provided to students enrolled in the Virginia Virtual School, referred to in this chapter as "the School." 293 294 The members of the Board of the School shall be appointed by July 1, 2015. The Board shall be 295 charged with the operational control of the School. In exercising this operational control, the Board 296 shall include, in any budget recommendations to the Governor for state funding for the School, funding 297 related to educational technology or other programs appropriate for implementation within the School. 298 The School shall not be defined as a school division for constitutional purposes.

299 B. The Board shall have a total membership of 13 members that shall consist of six legislative 300 members, the Superintendent of Public Instruction, and six nonlegislative citizen members. Members shall be appointed as follows: four members of the House of Delegates, to be appointed by the Speaker 301 of the House of Delegates in accordance with the principles of proportional representation contained in 302 the Rules of the House of Delegates; two members of the Senate, to be appointed by the Senate 303

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304 Committee on Rules; the Superintendent of Public Instruction; and six nonlegislative citizen members, of 305 whom one shall be the parent of a student enrolled in a full-time online virtual school program, one of 306 whom shall be a current member of the Board of Education, one of whom shall be an expert in distance 307 or online learning, and all of whom shall be appointed by the Governor, subject to confirmation by the 308 General Assembly. Nonlegislative citizen members of the Board shall be citizens of the Commonwealth. 309 Legislative members of the Board and the Superintendent of Public Instruction shall serve terms 310 coincident with their terms of office. After the initial staggering of terms, all other nonlegislative members shall serve for four-year terms. Appointments to fill vacancies, other than by expiration of a 311 term, shall be for the unexpired terms. Vacancies shall be filled in the same manner as the original 312 appointments. All members may be reappointed. However, no House member shall serve more than four 313 314 consecutive two-year terms, no Senate member shall serve more than two consecutive four-year terms, and no nonlegislative member appointed by the Governor shall serve more than two consecutive 315 316 four-year terms. The remainder of any term to which a member is appointed to fill a vacancy shall not constitute a term in determining the member's eligibility for reappointment. The Board shall elect a chairman and vice-chairman from among its membership. The Board shall elect a secretary, who shall 317 318 319 keep an accurate record of the proceedings of the Board and of the executive committee, if one is 320 created by the Board, and such other officers as the Board deems appropriate. The meetings of the 321 Board shall be held at the call of the chairman or whenever the majority of the members so request. A 322 majority of the members shall constitute a quorum.

323 C. Legislative members of the Board shall receive such compensation as provided in § 30-19.12, and 324 nonlegislative citizen members shall receive such compensation for the performance of their duties as 325 provided in § 2.2-2813. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the 326 costs of expenses of the members shall be provided from such funds as may be appropriated to the 327 328 Board in accordance with the appropriation act.

D. The Superintendent of Public Instruction shall designate a member of the staff of the Department 329 330 of Education to serve as a consultant to the Board on matters pertaining to instruction, federal and 331 state special education requirements, and school accreditation and to provide technical assistance to the 332 Board in meeting specific instructional and school accreditation needs.

E. The Board shall have the following powers and duties:

334 1. Establish rules, policies, and regulations for the governance of the School subject to such criteria 335 and conditions as the General Assembly may prescribe;

336 2. Establish rules, policies, and regulations for all multidivision online providers that offer services 337 to students through the School, in consultation with the Department of Education, that shall be subject 338 to the requirements of the Standards of Quality, including the Standards of Learning and the Standards 339 of Accreditation:

340 3. Receive and disburse funds from any source for the purposes of providing education at the 341 School:

342 4. Prepare and submit to the Governor and General Assembly, beginning December 1, 2015, an 343 annual report detailing the curricula and other educational programs and services of the School, 344 including receipts and disbursements pertaining to the operation of the School for each fiscal year 345 ending on June 30. 346

§ 22.1-349.2. Persons eligible; educational programs to be provided; procedures for enrollment.

347 A. Any school-age person in the Commonwealth, as determined pursuant to subsection A of 348 § 22.1-254, shall be eligible to enroll in the School. Participation in the full-time educational program 349 of the School shall meet all attendance requirements pursuant to § 22.1-254.

350 B. A student may enroll in the School if his parent (i) determines that access to the educational services at the School is in the best interest of such student and (ii) completes the enrollment procedure 351 352 through an approved multidivision online provider that provides online courses and virtual school 353 programs through the School. A student who attends the School shall only enroll with one multidivision 354 online provider at a time.

355 C. The School shall provide an educational program meeting the constitutionally required Standards 356 of Ouality for children in grades kindergarten through 12. The Board may approve such additional 357 programs as it may deem appropriate. All educational programs shall be provided through an approved 358 multidivision online provider as defined in § 22.1-212.23.

359 D. The School shall be eligible for accreditation as prescribed by the Board of Education pursuant 360 to § 22.1-253.13:3. 361

E. The School shall not charge tuition.

§ 22.1-349.3. Special education for students in the Virginia Virtual School.

The School shall provide appropriate special education for students with disabilities participating in 363 364 the School. The local school division of residence, as that term is defined in § 22.1-349.5, shall be released from the obligations under § 22.1-215 for the special education of students with disabilities. 365

366 The Board shall modify special education program regulations in accordance with this section. 367

§ 22.1-349.4. Multidivision online providers for the Virginia Virtual School.

368 A. Multidivision online providers for the School must meet the criteria pursuant to subsections A and 369 B of § 22.1-212.24 to provide multidivision online courses and virtual school programs.

370 B. The School may enter into contracts, consistent with the criteria approved by the Board of 371 Education pursuant to subsections A and B of § 22.1-212.24, with any approved multidivision online 372 provider. Such contracts shall be exempt from the Virginia Public Procurement Act (§ 2.2-4300 et seq.). 373 The Board of Education shall not limit the ability of an approved multidivision online provider to 374 contract with the School.

375 C. Any approved multidivision online provider may provide online courses and virtual school 376 programs through the School. Any student may enroll with any one approved multidivision online 377 provider, and the selection of an approved multidivision online provider shall be at the discretion of the 378 student's parent. The Board, the Department of Education, and the Board of Education shall promote all 379 approved multidivision online providers equally to students seeking enrollment in the School.

380 § 22.1-349.5. Funding; calculation of state and local share for enrollment in the Virginia Virtual 381 School.

382 A. For the purposes of this section, "local school division of residence" means that school division in 383 which a student enrolled full-time in the School resides.

384 B. Effective starting with the 2015-2016 school year, any student who enrolls full-time in the School 385 shall have his state and local share of Standards of Quality per pupil funding transferred from the 386 school division of residence to the School. The per pupil funding transferred shall consist of (i) the 387 Standards of Quality per pupil amounts, both the state and local shares, of the local school division of 388 residence that are distributed on the basis of March 31 average daily membership, (ii) all federal funds 389 described in § 22.1-88 directly associated with any pupil served by the School and apportioned to the 390 local school division of residence, and (iii) all funds sufficient for the reasonable special expenses directly related to the individual educational plan of any special education student, which may be 391 392 assessed from the local school division of residence and transferred to the School. The state share per 393 pupil portion transferred shall be based on the composite index of the local school division of residence 394 and shall include the per pupil share of state sales tax funding in basic aid. The local share per pupil 395 portion transferred shall be based on the composite index of the local school division of residence and 396 shall be further adjusted at 76 percent of the local share per pupil value.

397 The total state and local share funds transferred from the local school division of residence to the 398 School shall not exceed \$6,500 per pupil. If the per pupil transfer portion exceeds \$6,500, the local 399 share per pupil transfer amount shall be reduced so that the total state and local share per pupil funds 400 equal \$6,500.

401 C. No local share per pupil transfer shall be made from the local school division of residence to the 402 School for part-time non-public school students who enroll as provided in subsection N of § 22.1-253.13:2 or for any student enrolling on a part-time basis in the School. The part-time 403 enrollment provisions of subsection N of § 22.1-253.13:2 shall apply when non-public school students 404 405 enroll in the School.

406 D. Students who enroll on a full-time basis in the School shall not be counted in the March 31 407 average daily membership or fall membership of their local school division of residence. Such students 408 shall not be counted in the required local effort of the local school division of residence required to 409 meet actual need.

410 E. The state and local share Standards of Quality per pupil funding transferred from the local school 411 division of residence shall be provided for eligible students based on their March 31 average daily 412 membership in the School. The Department of Education shall pay the state share per pupil funding 413 directly to the School semimonthly. Such state share per pupil funding shall be based on the Standards 414 of Quality per pupil funding enacted in the current appropriation act.

415 The Superintendent of Public Instruction shall certify on a monthly basis each school year the 416 number of students enrolled in the School on a full-time basis and the legal residence of such enrolled 417 students. Based upon such monthly certification, the School shall invoice the affected local school 418 divisions of residence on a monthly basis in order for a one-month portion of the local share per pupil 419 amount to be transferred from the local school division of residence to the School. The local school 420 division of residence shall transfer the certified monthly local share per pupil payment to the School 421 within 30 calendar days of the receipt of the monthly invoice from the enrolling division. Such monthly 422 local share per pupil funding shall be based on the Standards of Quality per pupil funding enacted in 423 the current appropriation act. The monthly local share per pupil amount transferred shall be prorated 424 for the portion of the month that a student was not enrolled in the School.

425 F. The School shall be responsible for all federal and state accountability requirements applicable to 426 any student who enrolls full-time in the School.

427 § 23-14. Certain educational institutions declared governmental instrumentalities; powers vested 428 in majority of members of board.

429 The College of William and Mary in Virginia, at Williamsburg; Richard Bland College of the 430 College of William and Mary at Dinwiddie and Prince George; the rector and visitors of Christopher 431 Newport University, at Newport News; Longwood University, at Farmville; the University of Mary 432 Washington, at Fredericksburg; George Mason University, at Fairfax; the James Madison University, at 433 Harrisonburg; Old Dominion University, at Norfolk; the State Board for Community Colleges, at Richmond; the Virginia Commonwealth University, at Richmond; the Radford University, at Radford; 434 435 the Roanoke Higher Education Authority and Center; the rector and visitors of the University of Virginia, at Charlottesville; the University of Virginia's College at Wise; the Virginia Military Institute, 436 at Lexington; the Virginia Polytechnic Institute and State University, at Blacksburg; the Virginia Schools 437 for the Deaf and the Blind; the Virginia Virtual School; the Virginia State University, at Petersburg; 438 439 Norfolk State University, at Norfolk; the Woodrow Wilson Rehabilitation Center, at Fishersville; the 440 Eastern Virginia Medical School; the Southern Virginia Higher Education Center; the Southwest Virginia 441 Higher Education Center; the Institute for Advanced Learning and Research; the New College Institute; 442 and the Opportunity Educational Institution are hereby classified as educational institutions and are 443 declared to be public bodies and constituted as governmental instrumentalities for the dissemination of education. The powers of every such institution derived directly or indirectly from this chapter shall be 444 445 vested in and exercised by a majority of the members of its board, and a majority of such board shall be 446 a quorum for the transaction of any business authorized by this chapter. Wherever the word "board" is 447 used in this chapter, it shall be deemed to include the members of a governing body designated by 448 another title.

449 § 58.1-638. Disposition of state sales and use tax revenue; localities' share; Game Protection 450 Fund.

451 A. The Comptroller shall designate a specific revenue code number for all the state sales and use tax 452 revenue collected under the preceding sections of this chapter.

453 1. The sales and use tax revenue generated by the one-half percent sales and use tax increase enacted 454 by the 1986 Special Session of the General Assembly shall be paid, in the manner hereinafter provided 455 in this section, to the Transportation Trust Fund as defined in § 33.1-23.03:1. Of the funds paid to the 456 Transportation Trust Fund, an aggregate of 4.2 percent shall be set aside as the Commonwealth Port 457 Fund as provided in this section; an aggregate of 2.4 percent shall be set aside as the Commonwealth Airport Fund as provided in this section; and an aggregate of 14.7 percent shall be set aside as the 458 Commonwealth Mass Transit Fund as provided in this section. The Fund's share of such net revenue 459 460 shall be computed as an estimate of the net revenue to be received into the state treasury each month, and such estimated payment shall be adjusted for the actual net revenue received in the preceding 461 462 month. All payments shall be made to the Fund on the last day of each month.

463 2. There is hereby created in the Department of the Treasury a special nonreverting fund which shall464 be a part of the Transportation Trust Fund and which shall be known as the Commonwealth Port Fund.

a. The Commonwealth Port Fund shall be established on the books of the Comptroller and the funds
remaining in such Fund at the end of a biennium shall not revert to the general fund but shall remain in
the Fund. Interest earned on such funds shall remain in the Fund and be credited to it. Funds may be
paid to any authority, locality or commission for the purposes hereinafter specified.

b. The amounts allocated pursuant to this section shall be allocated by the Commonwealth
Transportation Board to the Board of Commissioners of the Virginia Port Authority to be used to
support port capital needs and the preservation of existing capital needs of all ocean, river, or tributary
ports within the Commonwealth.

473 c. Commonwealth Port Fund revenue shall be allocated by the Board of Commissioners to the
474 Virginia Port Authority in order to foster and stimulate the flow of maritime commerce through the
475 ports of Virginia, including but not limited to the ports of Richmond, Hopewell, and Alexandria.

476 3. There is hereby created in the Department of the Treasury a special nonreverting fund which shall 477 be part of the Transportation Trust Fund and which shall be known as the Commonwealth Airport Fund. 478 The Commonwealth Airport Fund shall be established on the books of the Comptroller and any funds 479 remaining in such Fund at the end of a biennium shall not revert to the general fund but shall remain in 480 the Fund. Interest earned on the funds shall be credited to the Fund. The funds so allocated shall be 481 allocated by the Commonwealth Transportation Board to the Virginia Aviation Board. The funds shall be allocated by the Virginia Aviation Board to any Virginia airport which is owned by the 482 483 Commonwealth, a governmental subdivision thereof, or a private entity to which the public has access for the purposes enumerated in § 5.1-2.16, or is owned or leased by the Metropolitan Washington **484** 485 Airports Authority (MWAA), as follows:

Any new funds in excess of \$12.1 million which are available for allocation by the Virginia Aviation
Board from the Commonwealth Transportation Fund, shall be allocated as follows: 60 percent to
MWAA, up to a maximum annual amount of \$2 million, and 40 percent to air carrier airports as

489 provided in subdivision A 3 a. Except for adjustments due to changes in enplaned passengers, no air carrier airport sponsor, excluding MWAA, shall receive less funds identified under subdivision A 3 a **491** than it received in fiscal year 1994-1995.

492 Of the remaining amount:

a. Forty percent of the funds shall be allocated to air carrier airports, except airports owned or leased
by MWAA, based upon the percentage of enplanements for each airport to total enplanements at all air
carrier airports, except airports owned or leased by MWAA. No air carrier airport sponsor, however,
shall receive less than \$50,000 nor more than \$2 million per year from this provision.

497 b. Forty percent of the funds shall be allocated by the Aviation Board for air carrier and reliever498 airports on a discretionary basis, except airports owned or leased by MWAA.

499 c. Twenty percent of the funds shall be allocated by the Aviation Board for general aviation airports500 on a discretionary basis.

3a. There is hereby created in the Department of the Treasury a special nonreverting fund that shall
be a part of the Transportation Trust Fund and that shall be known as the Commonwealth Space Flight
Fund. The Commonwealth Space Flight Fund shall be established on the books of the Comptroller and
the funds remaining in such Fund at the end of a biennium shall not revert to the general fund but shall
remain in the Fund. Interest earned on such funds shall remain in the Fund and be credited to it.

a. The amounts allocated to the Commonwealth Space Flight Fund pursuant to § 33.1-23.03:2 shall
be allocated by the Commonwealth Transportation Board to the Board of Directors of the Virginia
Commercial Space Flight Authority to be used to support the capital needs, maintenance, and operating
costs of any and all facilities owned and operated by the Virginia Commercial Space Flight Authority.

b. Commonwealth Space Flight Fund revenue shall be allocated by the Board of Directors to the
Virginia Commercial Space Flight Authority in order to foster and stimulate the growth of the
commercial space flight industry in Virginia.

4. There is hereby created in the Department of the Treasury a special nonreverting fund which shall
be a part of the Transportation Trust Fund and which shall be known as the Commonwealth Mass
Transit Fund.

a. The Commonwealth Mass Transit Fund shall be established on the books of the Comptroller and any funds remaining in such Fund at the end of the biennium shall not revert to the general fund but shall remain in the Fund. Interest earned on such funds shall be credited to the Fund. Funds may be paid to any local governing body, transportation district commission, or public service corporation for the purposes hereinafter specified.

521 b. The amounts allocated pursuant to this section shall be used to support the operating, capital, and 522 administrative costs of public transportation at a state share determined by the Commonwealth 523 Transportation Board, and these amounts may be used to support the capital project costs of public 524 transportation and ridesharing equipment, facilities, and associated costs at a state share determined by 525 the Commonwealth Transportation Board. Capital costs may include debt service payments on local or 526 agency transit bonds. In making these determinations, the Commonwealth Transportation Board shall 527 confer with the Director of the Department of Rail and Public Transportation. In development of the 528 Director's recommendation and subsequent allocation of funds by the Commonwealth Transportation 529 Board, the Director of the Department of Rail and Public Transportation and the Commonwealth 530 Transportation Board shall adhere to the following:

(1) For the distribution of revenues from the Commonwealth Mass Transit Fund, of those revenues
generated in 2014 and thereafter, the first \$160 million in revenues or the maximum available revenues
if less than \$160 million shall be distributed by the Commonwealth Transportation Board as follows:

(a) Funds for special programs, which shall include ridesharing, transportation demand management
programs, experimental transit, public transportation promotion, operation studies, and technical
assistance, shall not exceed 3 percent of the funds pursuant to this section and may be allocated to any
local governing body, planning district commission, transportation district commission, or public transit
corporation, or may be used directly by the Department of Rail and Public Transportation for the
following purposes and aid of public transportation services:

(i) To finance a program administered by the Department of Rail and Public Transportation designedto promote the use of public transportation and ridesharing throughout Virginia.

(ii) To finance up to 80 percent of the cost of the development and implementation of projects wherethe purpose of such project is to enhance the provision and use of public transportation services.

(b) At least 72 percent of the funds shall be distributed to each transit property in the same proportion as its operating expenses bear to the total statewide operating expenses and shall be spent for the purposes specified in subdivision 4 b.

547 (c) Twenty-five percent of the funds shall be allocated and distributed utilizing a tiered approach
548 evaluated by the Transit Service Delivery Advisory Committee along with the Director of the
549 Department of Rail and Public Transportation and established by the Commonwealth Transportation

550 Board for capital purposes based on asset need and anticipated state participation level and revenues. 551 The tier distribution measures may be evaluated by the Transit Service Delivery Advisory Committee 552 along with the Director of the Department of Rail and Public Transportation every three years and, if 553 redefined by the Board, shall be published at least one year in advance of being applied. Funds allocated 554 for debt service payments will be included in the tier that applies to the capital asset that is leveraged.

(d) Transfer of funds from funding categories in subdivisions 4 b (1)(a) and 4 b (1)(c) to 4 b (1)(b)
shall be considered by the Commonwealth Transportation Board in times of statewide economic distress
or statewide special need.

(2) The Commonwealth Transportation Board shall allocate the remaining revenues after the application of the provisions set forth in subdivision 4 b (1) generated for the Commonwealth Mass
Transit Fund for 2014 and succeeding years as follows:

(a) Funds pursuant to this section shall be distributed among operating, capital, and special projects in order to respond to the needs of the transit community.

563 (b) Of the funds pursuant to this section, at least 72 percent shall be allocated to support operating costs of transit providers and distributed by the Commonwealth Transportation Board based on service 564 delivery factors, based on effectiveness and efficiency, as established by the Commonwealth 565 Transportation Board. These measures and their relative weight shall be evaluated every three years and, 566 567 if redefined by the Commonwealth Transportation Board, shall be published and made available for 568 public comment at least one year in advance of being applied. In developing the service delivery factors, 569 the Commonwealth Transportation Board shall create for the Department of Rail and Public Transportation a Transit Service Delivery Advisory Committee, consisting of two members appointed by 570 571 the Virginia Transit Association, one member appointed by the Community Transportation Association of Virginia, one member appointed by the Virginia Municipal League, one member appointed by the 572 Virginia Association of Counties, and three members appointed by the Director of the Department of 573 574 Rail and Public Transportation, to advise the Department of Rail and Public Transportation in the development of a distribution process for the funds allocated pursuant to this subdivision 4 b (2)(b) and 575 how transit systems can incorporate these metrics in their transit development plans. The Transit Service 576 577 Delivery Advisory Committee shall elect a Chair. The Department of Rail and Public Transportation 578 shall provide administrative support to the committee. Effective July 1, 2013, the Transit Service 579 Delivery Advisory Committee shall meet at least annually and consult with interested stakeholders and 580 hold at least one public hearing and report its findings to the Director of the Department of Rail and 581 Public Transportation. Prior to the Commonwealth Transportation Board approving the service delivery 582 factors, the Director of the Department of Rail and Public Transportation along with the Chair of the 583 Transit Service Delivery Advisory Committee shall brief the Senate Committee on Finance, the House **584** Appropriations Committee, and the Senate and House Committees on Transportation on the findings of 585 the Transit Service Delivery Advisory Committee and the Department's recommendation. Before 586 redefining any component of the service delivery factors, the Commonwealth Transportation Board shall consult with the Director of the Department of Rail and Public Transportation, Transit Service Delivery 587 588 Advisory Committee, and interested stakeholders and provide for a 45-day public comment period. Prior 589 to approval of any amendment to the service delivery measures, the Board shall notify the 590 aforementioned committees of the pending amendment to the service delivery factors and its content.

(c) Funds for special programs, which shall include ridesharing, transportation demand management
programs, experimental transit, public transportation promotion, operation studies, and technical
assistance, shall not exceed 3 percent of the funds pursuant to this section and may be allocated to any
local governing body, planning district commission, transportation district commission, or public transit
corporation, or may be used directly by the Department of Rail and Public Transportation for the
following purposes and aid of public transportation services:

597 (i) To finance a program administered by the Department of Rail and Public Transportation designed
598 to promote the use of public transportation and ridesharing throughout Virginia.

(ii) To finance up to 80 percent of the cost of the development and implementation of projects wherethe purpose of such project is to enhance the provision and use of public transportation services.

601 (d) Of the funds pursuant to this section, 25 percent shall be allocated and distributed utilizing a **602** tiered approach evaluated by the Transit Service Delivery Advisory Committee along with the Director 603 of Rail and Public Transportation and established by the Commonwealth Transportation Board for 604 capital purposes based on asset need and anticipated state participation level and revenues. The tier 605 distribution measures may be evaluated by the Transit Service Delivery Advisory Committee along with 606 the Director of Rail and Public Transportation every three years and, if redefined by the Board, shall be published at least one year in advance of being applied. Funds allocated for debt service payments shall 607 608 be included in the tier that applies to the capital asset that is leveraged.

609 (e) Transfer of funds from funding categories in subdivisions 4 b (2)(c) and 4 b (2)(d) to 4 b (2)(b)
610 shall be considered by the Commonwealth Transportation Board in times of statewide economic distress
611 or statewide special need.

612 (f) The Department of Rail and Public Transportation may reserve a balance of up to five percent of
613 the Commonwealth Mass Transit Fund revenues under this subsection in order to assure better stability
614 in providing operating and capital funding to transit entities from year to year.

615 (3) The Commonwealth Mass Transit Fund shall not be allocated without requiring a local match 616 from the recipient.

617 c. There is hereby created in the Department of the Treasury a special nonreverting fund known as 618 the Commonwealth Transit Capital Fund. The Commonwealth Transit Capital Fund shall be part of the 619 Commonwealth Mass Transit Fund. The Commonwealth Transit Capital Fund subaccount shall be 620 established on the books of the Comptroller and consist of such moneys as are appropriated to it by the 621 General Assembly and of all donations, gifts, bequests, grants, endowments, and other moneys given, bequeathed, granted, or otherwise made available to the Commonwealth Transit Capital Fund. Any funds 622 623 remaining in the Commonwealth Transit Capital Fund at the end of the biennium shall not revert to the 624 general fund, but shall remain in the Commonwealth Transit Capital Fund. Interest earned on funds 625 within the Commonwealth Transit Capital Fund shall remain in and be credited to the Commonwealth 626 Transit Capital Fund. Proceeds of the Commonwealth Transit Capital Fund may be paid to any political 627 subdivision, another public entity created by an act of the General Assembly, or a private entity as 628 defined in § 56-557 and for purposes as enumerated in subdivision 4c of § 33.1-269 or expended by the 629 Department of Rail and Public Transportation for the purposes specified in this subdivision. Revenues of 630 the Commonwealth Transit Capital Fund shall be used to support capital expenditures involving the 631 establishment, improvement, or expansion of public transportation services through specific projects 632 approved by the Commonwealth Transportation Board. The Commonwealth Transit Capital Fund shall not be allocated without requiring a local match from the recipient. 633

d. The Commonwealth Transportation Board may allocate up to three and one-half percent of the
 funds set aside for the Commonwealth Mass Transit Fund to support costs of project development,
 project administration, and project compliance incurred by the Department of Rail and Public
 Transportation in implementing rail, public transportation, and congestion management grants and
 programs.

639 5. Funds for Metro shall be paid by the Northern Virginia Transportation Commission (NVTC) to the
640 Washington Metropolitan Area Transit Authority (WMATA) and be a credit to the Counties of
641 Arlington and Fairfax and the Cities of Alexandria, Falls Church, and Fairfax in the following manner:

a. Local obligations for debt service for WMATA rail transit bonds apportioned to each locality
using WMATA's capital formula shall be paid first by NVTC. NVTC shall use 95 percent state aid for
these payments.

b. The remaining funds shall be apportioned to reflect WMATA's allocation formulas by using the
related WMATA-allocated subsidies and relative shares of local transit subsidies. Capital costs shall
include 20 percent of annual local bus capital expenses. Hold harmless protections and obligations for
NVTC's jurisdictions agreed to by NVTC on November 5, 1998, shall remain in effect.

649 Appropriations from the Commonwealth Mass Transit Fund are intended to provide a stable and 650 reliable source of revenue as defined by Public Law 96-184.

651 6. Notwithstanding any other provision of law, funds allocated to Metro may be disbursed by the
652 Department of Rail and Public Transportation directly to Metro or to any other transportation entity that
653 has an agreement to provide funding to Metro.

B. The sales and use tax revenue generated by a one percent sales and use tax shall be distributed among the counties and cities of the Commonwealth in the manner provided in subsections C and D.

656 C. The localities' share of the net revenue distributable under this section among the counties and 657 cities shall be apportioned by the Comptroller and distributed among them by warrants of the 658 Comptroller drawn on the Treasurer of Virginia as soon as practicable after the close of each month 659 during which the net revenue was received into the state treasury. The distribution of the localities' share 660 of such net revenue shall be computed with respect to the net revenue received into the state treasury 661 during each month, and such distribution shall be made as soon as practicable after the close of each 662 such month.

663 D. The net revenue so distributable among the counties and cities shall be apportioned and **664** distributed upon the basis of the latest yearly estimate of the population of cities and counties ages five to 19, provided by the Weldon Cooper Center for Public Service of the University of Virginia. Such 665 666 population estimate produced by the Weldon Cooper Center for Public Service of the University of 667 Virginia shall account for persons who are domiciled in orphanages or charitable institutions or who are 668 dependents living on any federal military or naval reservation or other federal property within the school 669 division in which the institutions or federal military or naval reservation or other federal property is located. Such population estimate produced by the Weldon Cooper Center for Public Service of the 670 University of Virginia shall account for members of the military services who are under 20 years of age 671 within the school division in which the parents or guardians of such persons legally reside. Such 672

673 population estimate produced by the Weldon Cooper Center for Public Service of the University of 674 Virginia shall account for individuals receiving services in state hospitals, state training centers, or mental health facilities, persons who are confined in state or federal correctional institutions, or persons 675 676 who attend the Virginia School for the Deaf and the Blind or the Virginia Virtual School within the school division in which the parents or guardians of such persons legally reside. Such population **677** estimate produced by the Weldon Cooper Center for Public Service of the University of Virginia shall 678 679 account for persons who attend institutions of higher education within the school division in which the 680 student's parents or guardians legally reside. To such estimate, the Department of Education shall add the population of students with disabilities, ages two through four and 20 through 21, as provided to the **681** Department of Education by school divisions. The revenue so apportionable and distributable is hereby **682** appropriated to the several counties and cities for maintenance, operation, capital outlays, debt and **683** interest payments, or other expenses incurred in the operation of the public schools, which shall be **684** 685 considered as funds raised from local resources. In any county, however, wherein is situated any 686 incorporated town constituting a school division, the county treasurer shall pay into the town treasury for maintenance, operation, capital outlays, debt and interest payments, or other expenses incurred in the 687 688 operation of the public schools, the proper proportionate amount received by him in the ratio that the 689 school population of such town bears to the school population of the entire county. If the school population of any city or of any town constituting a school division is increased by the annexation of **690** 691 territory since the last estimate of school population provided by the Weldon Cooper Center for Public 692 Service, such increase shall, for the purposes of this section, be added to the school population of such 693 city or town as shown by the last such estimate and a proper reduction made in the school population of 694 the county or counties from which the annexed territory was acquired.

695 E. Beginning July 1, 2000, of the remaining sales and use tax revenue, the revenue generated by a two percent sales and use tax, up to an annual amount of \$13 million, collected from the sales of **696** hunting equipment, auxiliary hunting equipment, fishing equipment, auxiliary fishing equipment, 697 wildlife-watching equipment, and auxiliary wildlife-watching equipment in Virginia, as estimated by the most recent U.S. Department of the Interior, Fish and Wildlife Service and U.S. Department of 698 699 Commerce, Bureau of the Census National Survey of Fishing, Hunting, and Wildlife-Associated 700 701 Recreation, shall be paid into the Game Protection Fund established under § 29.1-101 and shall be used, 702 in part, to defray the cost of law enforcement. Not later than 30 days after the close of each quarter, the 703 Comptroller shall transfer to the Game Protection Fund the appropriate amount of collections to be 704 dedicated to such Fund. At any time that the balance in the Capital Improvement Fund, established 705 under § 29.1-101.01, is equal to or in excess of \$35 million, any portion of sales and use tax revenues 706 that would have been transferred to the Game Protection Fund, established under § 29.1-101, in excess 707 of the net operating expenses of the Board, after deduction of other amounts which accrue to the Board 708 and are set aside for the Game Protection Fund, shall remain in the general fund until such time as the 709 balance in the Capital Improvement Fund is less than \$35 million.

710 F. 1. Of the net revenue generated from the one-half percent increase in the rate of the state sales and use tax effective August 1, 2004, pursuant to enactments of the 2004 Special Session I of the 711 712 General Assembly, the Comptroller shall transfer from the general fund of the state treasury to the Public Education Standards of Quality/Local Real Estate Property Tax Relief Fund established under 713 714 § 58.1-638.1 an amount equivalent to one-half of the net revenue generated from such one-half percent 715 increase as provided in this subdivision. The transfers to the Public Education Standards of Quality/Local Real Estate Property Tax Relief Fund under this subdivision shall be for one-half of the 716 717 net revenue generated (and collected in the succeeding month) from such one-half percent increase for 718 the month of August 2004 and for each month thereafter.

719 2. Beginning July 1, 2013, of the remaining sales and use tax revenue, an amount equal to the revenue generated by a 0.125 percent sales and use tax shall be distributed to the Public Education
721 Standards of Quality/Local Real Estate Property Tax Relief Fund established under § 58.1-638.1, and be used for the state's share of Standards of Quality basic aid payments.

723 3. For the purposes of the Comptroller making the required transfers under subdivision 1 and 2, the
724 Tax Commissioner shall make a written certification to the Comptroller no later than the twenty-fifth of
725 each month certifying the sales and use tax revenues generated in the preceding month. Within three
726 calendar days of receiving such certification, the Comptroller shall make the required transfers to the
727 Public Education Standards of Quality/Local Real Estate Property Tax Relief Fund.

G. (Contingent expiration date - see note) Beginning July 1, 2013, of the remaining sales and use tax revenue, an amount equal to the following percentages of the revenue generated by a one-half percent sales and use tax, such as that paid to the Transportation Trust Fund as provided in subdivision A 1, shall be paid to the Highway Maintenance and Operating Fund:

- **732** 1. For fiscal year 2014, an amount equal to 10 percent;
- 733 2. For fiscal year 2015, an amount equal to 20 percent;
- **734** 3. For fiscal year 2016, an amount equal to 30 percent; and

4. For fiscal year 2017 and thereafter, an amount equal to 35 percent.

The Highway Maintenance and Operating Fund's share of the net revenue distributable under this
subsection shall be computed as an estimate of the net revenue to be received into the state treasury
each month, and such estimated payment shall be adjusted for the actual net revenue received in the
preceding month. All payments shall be made to the Fund on the last day of each month.

H. (Contingent expiration date - see note) 1. The additional revenue generated by increases in the state sales and use tax from Planning District 8 pursuant to §§ 58.1-603.1, 58.1-604.01, 58.1-604.1, and 58.1-614 shall be deposited by the Comptroller in the fund established under § 15.2-4838.01.

743 2. The additional revenue generated by increases in the state sales and use tax from Planning District
744 23 pursuant to §§ 58.1-603.1, 58.1-604.01, 58.1-604.1, and 58.1-614 shall be deposited by the
745 Comptroller in the fund established under § 33.1-23.5:4.

746 3. The additional revenue generated by increases in the state sales and use tax in any other Planning
747 District pursuant to §§ 58.1-603.1, 58.1-604.01, 58.1-604.1, and 58.1-614 shall be deposited into special
748 funds that shall be established by appropriate legislation.

749 4. The net revenues distributable under this subsection shall be computed as an estimate of the net
750 revenue to be received by the state treasury each month, and such estimated payment shall be adjusted
751 for the actual net revenue received in the preceding month. All payments shall be made to the
752 appropriate funds on the last day of each month.

753 I. If errors are made in any distribution, or adjustments are otherwise necessary, the errors shall be corrected and adjustments made in the distribution for the next quarter or for subsequent quarters.

J. The term "net revenue," as used in this section, means the gross revenue received into the general fund or the Transportation Trust Fund of the state treasury under the preceding sections of this chapter, less refunds to taxpayers.

758 2. That the initial appointments of nonlegislative citizen members shall be staggered as follows:

759 three nonlegislative citizen members for terms of four years, two nonlegislative citizen members 760 for terms of three years, and one nonlegislative citizen member for terms of two years, to be

761 appointed by the Governor, subject to confirmation by the General Assembly. Thereafter, 762 appointments shall be for terms of four years.