2015 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

- 2 An Act to amend and reenact §§ 2.2-435.7, 2.2-435.8, 2.2-2238.1, 2.2-2470, 2.2-2471, 2.2-2472, and 3 60.2-113 of the Code of Virginia and to amend the Code of Virginia by adding in Chapter 4.2 of 4 Title 2.2 sections numbered 2.2-435.9 and 2.2-435.10 and by adding sections numbered 2.2-2471.1, 5 2.2-2472.1, and 2.2-2472.2, relating to workforce development; coordination of statewide delivery of
- workforce development and training programs and activities. 6

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Approved

9 Be it enacted by the General Assembly of Virginia:

10 1. That §§ 2.2-435.7, 2.2-435.8, 2.2-2238.1, 2.2-2470, 2.2-2471, 2.2-2472, and 60.2-113 of the Code of

Virginia are amended and reenacted and that the Code of Virginia is amended by adding in 11

Chapter 4.2 of Title 2.2 sections numbered 2.2-435.9 and 2.2-435.10 and by adding sections 12

numbered 2.2-2471.1, 2.2-2472.1, and 2.2-2472.2 as follows: 13

§ 2.2-435.7. Responsibilities of the Chief Workforce Development Advisor. 14

15 A. The Governor's responsibilities of as carried out by the Chief Workforce Development Advisor shall include: 16

1. Developing a strategic plan for the statewide delivery of workforce development and training 17 programs and activities. The strategic plan shall be developed in coordination with the development of 18 19 the comprehensive economic development policy required by § 2.2-205. The strategic plan shall include performance measures that link the objectives of such programs and activities to the record of state 20 agencies, local workforce investment development boards, and other relevant entities in attaining such 21 22 objectives;

23 2. To the extent permissible under applicable federal law, determining Determining the appropriate 24 allocation, to the extent permissible under applicable federal law, of funds and other resources that have 25 been appropriated or are otherwise available for disbursement by the Commonwealth for workforce 26 development programs and activities;

27 3. Ensuring that the Commonwealth's workforce development efforts are implemented in a 28 coordinated and efficient manner by, among other activities, taking appropriate executive action to this 29 end and recommending to the General Assembly necessary legislative actions to streamline and eliminate 30 duplication in such efforts;

31 4. Facilitating efficient implementation of workforce development and training programs by cabinet 32 secretaries and agencies responsible for such programs;

5. Developing, in coordination with the Virginia Board of Workforce Development, (i) certification 33 34 standards for programs and providers and (ii) uniform policies and procedures, including standardized 35 forms and applications, for one-stop centers;

6. Monitoring, in coordination with the Virginia Board of Workforce Development, the effectiveness 36 37 of each one-stop center and recommending actions needed to improve their effectiveness;

38 7. Establishing measures to evaluate the effectiveness of the local workforce investment development 39 boards and conducting annual evaluations of the effectiveness of each local workforce investment 40 development board. As part of the evaluation process, the Governor shall recommend to such boards 41 specific best management practices;

42 8. Conducting annual evaluations of the performance of workforce development and training 43 programs and activities and their administrators and providers, using the performance measures developed through the strategic planning process described in subdivision 1. The evaluations shall 44 45 include, to the extent feasible, (i) a comparison of the per-person costs for each program or activity, (ii) a comparative rating of each program or activity based on its success in meeting program objectives, 46 47 and (iii) an explanation of the extent to which each agency's appropriation requests incorporate the data reflected in the cost comparison described in clause (i) and the comparative rating described in clause 48 49 (ii). These evaluations, including the comparative rankings, shall be considered in allocating resources 50 for workforce development and training programs. These evaluations shall be submitted to the chairs of the House and Senate Commerce and Labor Committees and included in the biennial reports pursuant to 51 subdivision 10; 52

53 9. Monitoring federal legislation and policy, in order to maximize the Commonwealth's effective use 54 of and access to federal funding available for workforce development programs; and

55 10. Submitting biennial reports, which shall be included in the Governor's executive budget 56 submissions to the General Assembly, on improvements in the coordination of workforce development **SB1372ER**

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57 efforts statewide. The reports shall identify (i) program success rates in relation to performance measures 58 established by the Virginia Board of Workforce Development, (ii) obstacles to program and resource 59 coordination, and (iii) strategies for facilitating statewide program and resource coordination.

60 B. The Chief Workforce Development Advisor shall report to the Governor.

61 § 2.2-435.8. Workforce program evaluations; sharing of certain data.

A. Notwithstanding any provision of law to the contrary, the agencies specified in subsection D may 62 share data from within their respective databases solely to (i) provide the workforce program evaluation 63 and policy analysis required by subdivision A 8 of § 2.2-435.7 and clause (i) of subdivision A 10 of 64 § 2.2-435.7 and (ii) conduct education program evaluations that require employment outcomes data to 65 66 meet state and federal reporting requirements.

67 B. Data shared pursuant to subsection A shall not include any personal identifying information, shall 68 be encrypted, and shall be transmitted to the Governor or his designee. Upon receipt of such data, the 69 Governor or his designee shall re-encrypt the data to prevent any participating agency from connecting 70 shared data sets with existing agency files. For the purposes of this section:

1. "Identifying information" means the same as that term is defined in § 18.2-186.3; and 2. "Encrypted" means the same as that term is defined in § 18.2-186.6.

73 C. The Governor or his designee and all agencies authorized under this section shall destroy or erase 74 all shared data upon completion of all required evaluations and analyses. The Governor or his designee 75 may retain a third-party entity to assist with the evaluation and analysis.

D. The databases from the following agencies relating to the specific programs identified in this 76 77 subsection may be shared solely to achieve the purposes specified in subsection A:

1. Virginia Employment Commission: Unemployment Insurance, Job Service, Trade Act, and 78 79 Veterans Employment Training Programs;

80 2. Virginia Community College System: Postsecondary Career and Technical Education, Workforce Investment Innovation and Opportunity Act Adult, Youth and Dislocated Worker Programs; 81 82

3. Department for Aging and Rehabilitative Services: Vocational Rehabilitation and Senior Community Services Employment Program;

4. Department for the Blind and Vision Impaired: Vocational Rehabilitation;

85 5. Department of Education: Adult Education and Family Literacy, Special Education, and Career 86 and Technical Education; 87

6. Department of Labor and Industry: Apprenticeship;

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88 7. Department of Social Services: Supplemental Nutrition Assistance Program and Virginia Initiative 89 for Employment Not Welfare; 90

8. Virginia Economic Development Partnership: Virginia Jobs Investment Program;

91 9. Department of Juvenile Justice: Youth Industries and Institutional Work Programs and Career and 92 Technical Education Programs; 93

10. Department of Corrections: Career and Technical Education Programs; and

94 11. The State Council of Higher Education for Virginia.

§ 2.2-435.9. Annual report by publicly funded career and technical education and workforce 95 development programs; performance on state level metrics. 96

97 Beginning November 1, 2016, and annually thereafter, each agency administering any publicly funded career and technical education and workforce development program shall submit to the 98 Governor and the Virginia Board of Workforce Development a report detailing the program's 99 performance against state-level metrics established by the Virginia Board of Workforce Development 100 and the Chief Workforce Development Advisor. 101

§ 2.2-435.10. Administration of the Workforce Innovation and Opportunity Act; memorandum of 102 103 understanding; executive summaries.

A. The Chief Workforce Development Advisor, the Commissioner of the Virginia Employment Commission, and the Chancellor of the Virginia Community College System shall enter into a 104 105 106 memorandum of understanding that sets forth (i) the roles and responsibilities of each of these entities in administering a state workforce system and facilitating regional workforce systems that are 107 business-driven, aligned with current and reliable labor market data, and targeted at providing 108 109 participants with workforce credentials that have demonstrated value to employers and job seekers; (ii) 110 a funding mechanism that adequately supports operations under the federal Workforce Innovation and Opportunity Act of 2014 (P.L. 113-128) (WIOA); and (iii) a procedure for the resolution of any 111 disagreements that may arise concerning policy, funding, or administration of the WIOA. 112

B. The Chief Workforce Development Advisor, the Virginia Employment Commission, and the 113 114 Virginia Community College System shall collaborate to produce an annual executive summary, no later 115 than the first day of each regular session of the General Assembly, of the interim activity undertaken to implement the memorandum of understanding described in subsection A and to administer the WIOA. 116

§ 2.2-2238.1. Special economic development services in rural communities; strategic plan. 117

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118 A. In order to assist the rural communities of the Commonwealth, the Authority shall may develop a 119 program for reviewing existing economic development programs of rural communities, upon request. 120 The program shall include (i) a review and evaluation of existing industrial sites and infrastructure, 121 including existing streets, water and sewer systems, electricity, natural gas and communications facilities 122 that will provide high-speed or broadband Internet access to rural and underserved areas of the 123 Commonwealth; (ii) an assessment of the existing workforce and the provision of information on state 124 and federal programs such as tax incentives that may be available to local or prospective employers to 125 assist in hiring and training in areas of high unemployment; (iii) assistance in identifying community 126 resources and the type of industries that may benefit from locating in a community with such resources; 127 and (iv) marketing assistance to help rural communities improve their visibility to expanding industries 128 looking for new facilities.

129 B. The Authority, the Center for Rural Virginia, the Virginia Department of Housing and Community 130 Development, the Virginia Resources Authority, the Department of Small Business and Supplier Diversity, the Virginia Tobacco Indemnification and Community Revitalization Commission, the Virginia 131 132 Employment Commission, the Virginia Tourism Corporation, the Virginia Community College System, 133 institutions of higher education within rural regions of the Commonwealth, and the Department of 134 Agriculture and Consumer Services shall jointly develop and implement a rural economic development 135 strategic plan that at a minimum addresses: (i) education, including pre-kindergarten, primary, secondary 136 and post-graduate resources, and comprehensive workforce development programs, as they may pertain 137 to the Workforce Investment Innovation and Opportunity Act; (ii) infrastructure, including capital for 138 water and sewer upgrading, waste management, law enforcement, housing, primary and secondary roads, 139 and telecommunications; (iii) traditional industrial development and industry retention programs, 140 including assistance in financing and in workforce training; (iv) recreational and cultural enhancement 141 and related quality of life measures, including parks, civic centers, and theaters; (v) agribusiness 142 incentives to promote the use of new technologies, and the exploration of new market opportunities; and 143 (vi) a revolving loan fund or loan guarantee program to help start or expand entrepreneurial activities, 144 especially small business activities in rural communities.

§ 2.2-2470. Definitions.

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As used in this article:

147 "Local workforce investment development board" means a local workforce investment development
148 board established under § 117 of the WIA 107 of the WIOA.

"One stop" means a conceptual approach to service delivery intended to provide a single point of access for receiving a wide range of workforce development and employment services, either on-site or electronically, through a single system.

"One-stop center" means a physical site where core *employment and career* services are provided,
either on site on site or electronically, and access to intensive *career* services, training services, and
other partner program services are available for employers, employees, and job seekers.

"One-stop operator" means a single entity or consortium of entities that operate a one-stop center or
 centers. Operators may be public or private entities competitively selected or designated through an
 agreement with by a local workforce board.

158 "Virginia Workforce Network" includes the programs and activities enumerated in subsection G of 159 § 2.2-2472.

160 "WIA" means the federal Workforce Investment Act of 1998 (P.L. 105-220), as amended.

161 "WIOA" means the federal Workforce Innovation and Opportunity Act of 2014 (P.L. 113-128).

162 § 2.2-2471. Virginia Board of Workforce Development; purpose; membership; terms; 163 compensation and expenses; staff.

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

171 B. The Board shall consist of a maximum of 26 members as follows of the following:

172 1. The Board shall include two Two members of the House of Delegates to be appointed by the
173 Speaker of the House of Delegates and two members of the Senate to be appointed by the Senate
174 Committee on Rules. Legislative members shall serve terms coincident with their terms of office and
175 may be reappointed for successive terms.;

176 2. The Governor or his designee who shall be selected from among the cabinet-level officials
177 appointed to the Board *pursuant to subdivision 3*; the

178 *3. The* Secretaries of Commerce and Trade, Education, Health and Human Resources, and Veterans

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179 Affairs and Homeland Security, or their designees, each of whom shall serve ex officio; and the

180 4. The Chancellor of the Virginia Community College System or his designee, who shall serve as ex 181 officio members.;

182 3. The Governor shall appoint additional members as follows: one 5. One local elected official 183 appointed by the Governor; two

6. Two representatives nominated by state labor federations and appointed by the Governor; and 14

184 185 7. Fourteen nonlegislative citizen members representing the business community appointed by the Governor, to include the presidents of the Virginia Chamber of Commerce and the Virginia 186 187 Manufacturers Association, one representative of proprietary employment training schools, one representative of health care employers, and the remaining members who are business owners, chief 188 189 executive officers, chief operating officers, chief financial officers, senior managers, or other business 190 executives or employers with optimum policy-making or hiring authority and who represent life sciences 191 and health care, information technology and cyber security, manufacturing, and other industry sectors 192 that represent the Commonwealth's economic development priorities. Business members shall represent 193 diverse regions of the state, to include urban, suburban, and rural areas, and at least two of whom 194 members shall also be members of local workforce investment development boards. Nonlegislative 195 citizen members may be nonresidents of the Commonwealth. Members appointed in accordance with this 196 subdivision shall serve four-year terms, subject to the pleasure of the Governor, and may be reappointed. 197 C. If one person appointed to fill one of the enumerated positions in subsection B also qualifies to 198 fill any other of the enumerated positions, such person may, at the discretion of the Governor, be 199 deemed to fill any or all of the enumerated positions for which such person qualifies.

200 D. The Governor shall select a chairman and vice-chairman, who shall serve two-year terms, from 201 among the 14 nonlegislative citizen members representing the business community appointed in 202 accordance with subdivision B 3 7. No member shall be eligible to serve more than one two year term 203 as chairman. The Board shall meet at least every three months or upon the call of the chair or the 204 Governor as stipulated by the Board's bylaws. The chairman and the vice-chairman shall select at least 205 five members of the Board to serve as an executive committee of the Board, which shall have the 206 limited purpose of establishing meeting agendas, reviewing bylaws and other documents pertaining to 207 Board governance and operations, approving reports to the Governor, and responding to urgent federal, 208 state, and local issues between scheduled Board meetings. 209

 $E_{-}D_{-}$ Compensation and reimbursement of expenses of the members shall be as follows:

210 1. Legislative members appointed in accordance with subdivision B 1 shall receive such 211 compensation and reimbursement of expenses incurred in the performance of their duties as provided in 212 §§ 2.2-2813, 2.2-2825, and 30-19.12.

213 2. Members of the Board appointed in accordance with subdivision B 2, B 3, or B 4 shall not 214 receive compensation but shall be reimbursed for all reasonable and necessary expenses incurred in the 215 performance of their duties as provided in §§ 2.2-2813 and 2.2-2825.

3. Members of the Board appointed in accordance with subdivision B 3 5, B 6, or B 7 shall not 216 217 receive compensation but shall be reimbursed for all reasonable and necessary expenses incurred in the 218 performance of their duties as provided in §§ 2.2-2813 and 2.2-2825.

219 Funding for the costs of compensation and expenses of the members shall be provided from federal 220 funds received under the WIA WIOA.

221 F. The Chief Workforce Development Advisor shall serve as lead staff to the Board. The Office of 222 the Chancellor of the Virginia Community College System (i) shall provide staff support to accomplish 223 the federally mandated requirements of the WIA and (ii) shall enter into a memorandum of agreement 224 with the Offices of the Secretaries of Commerce and Trade and Education for the purpose of having 225 personnel from the Office provide staff support to accomplish the other duties and functions of the 226 Board. The memorandum of agreement shall address the scope of duties of the Offices' personnel in 227 providing such staff assistance to the Board. All other agencies in the executive branch of the 228 Commonwealth shall provide assistance to the Board upon request.

§ 2.2-2471.1. Executive Director; staff support.

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A. Board staffing shall be led by a full-time Executive Director to be supervised by the Chief 230 231 Workforce Development Advisor. Additional staff support, including staffing of standing committees, may 232 include other directors or coordinators of relevant education and workforce programs as requested by 233 the Chief Workforce Development Advisor and as in-kind support to the Board from agencies 234 administering workforce programs.

235 B. The Chief Workforce Development Advisor shall enter into a written agreement with agencies 236 administering workforce programs regarding supplemental staff support to Board committees and other 237 logistical support for the Board. Such written agreements shall be provided to members of the Board upon request. Funding for a full-time Executive Director position shall be provided by the WIOA, and 238 such position shall be dedicated to the support of the Board's operations and outcomes and the Board's 239

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240 operational budget as agreed upon and referenced in a written agreement between the Chief Workforce 241 Development Advisor and the agencies administering workforce programs.

242 § 2.2-2472. Powers and duties of the Board; Virginia Workforce System created.

243 A. The Board shall implement a Virginia Workforce System that shall undertake the following actions 244 to implement and foster workforce *development and* training and better align education and workforce 245 programs to meet current and projected skills requirements of an increasingly technological, global 246 workforce:

247 1. Provide policy advice to the Governor on workforce and workforce development issues in order to 248 create a business-driven system that yields increasing rates of attainment of workforce credentials in demand by business and increasing rates of jobs creation and attainment; 249 250

2. Provide policy direction to local workforce investment development boards;

251 3. Provide recommendations on the policy, plans, and procedures for secondary and postsecondary 252 career and technical education activities authorized under the federal Carl D. Perkins Vocational and 253 Applied Technology Education Act (20 U.S.C. § 2301 et seq.) to ensure alignment with the state's plan 254 for coordinating programs authorized under Title I of the WIA and under the federal Wagner-Peyser Act 255 (29 U.S.C. § 49 et seq.) Assist the Governor in the development, implementation, and modification of 256 any combined state plan developed pursuant to the WIOA;

257 4. Provide recommendations on the policy, plans, and procedures for other education and workforce 258 development programs that provide resources and funding for training and employment services as 259 identified by the Governor or Board;

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

261 6. 5. Forecast and identify training requirements for the new workforce;

262 7. 6. Recommend strategies that will to match trained workers with available jobs to include strategies for increasing business engagement in education and workforce development; 263 264

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

265 9. 7. Evaluate the extent to which the state's workforce development programs emphasize education 266 and training opportunities that align with employers' workforce needs and labor market statistics and report the findings of this analysis to the Governor every two years; 267

268 8. Develop and approve criteria for the reallocation of unexpended WIA funds from local workforce 269 investment boards pay-for-performance contract strategy incentives for rapid reemployment services 270 consistent with the WIOA as an alternative model to traditional programs;

271 10. 9. Conduct a review of budgets, which shall be submitted annually to the Board by each agency 272 conducting federal and state funded career and technical and adult education and workforce development 273 programs, that identify the agency's sources and expenditures of administrative, workforce *education and* 274 training, and leadership funds support services for workforce development programs;

275 11. Administer the Virginia Career Readiness Certificate Program in accordance with § 2.2-2477 and 276 review 10. Review and recommend industry credentials that align with high demand occupations, which 277 credentials shall include the Career Readiness Certificate;

278 12. 11. Define the Board's role in certifying WIA WIOA training providers, including those not 279 subject to the authority expressed in Chapter 21.1 (§ 23-276.1 et seq.) of Title 23;

280 13. 12. Provide an annual report to the Governor concerning its actions and determinations under 281 subdivisions 1 through 13 11;

282 14. 13. Create procedures, quality standards, guidelines, and directives applicable to local workforce 283 investment development boards and the operation of one-stops, as necessary and appropriate to carry out 284 the purposes of this article; and 285

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

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

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

288 2. An advanced technology committee to focus on high-technology workforce training needs and 289 skills attainment solutions through sector strategies, career readiness, and career pathways;

290 3. A performance and accountability committee to coordinate with the Virginia Employment 291 Commission, the State Council of Higher Education for Virginia, the Virginia Community College 292 System, and the Council on Virginia's Future to develop the metrics and measurements for publishing 293 comprehensive workforce score cards and other longitudinal data that will enable the Virginia Workforce 294 Network System to measure comprehensive accountability and performance; and

295 4. A military transition assistance committee to focus on military transition assistance, including 296 reforms to (i) improve the integration of the federal Local Veterans Employment Representative Program 297 and the Disabled Veterans Outreach Program into all Virginia Workforce Centers and (ii) reduce 298 workforce development and employment of veterans and on reducing process and qualification barriers to 299 training and employment services.

300 C. The Board and the Governor's cabinet secretaries shall assist the Governor in complying with the 301 provisions of the WIA WIOA and ensuring the coordination and effectiveness of all federal and state 302 funded career and technical and adult education and workforce development programs and providers 303 comprising elements of Virginia's Career Pathways System and Workforce Network within Virginia's 304 Workforce System.

305 D. The Board shall assist the Governor in the following areas with respect to workforce 306 development: development of the WIA Wagner Peyser State Plan any combined state plan developed 307 pursuant to the WIOA: development and continuous improvement of a statewide workforce development 308 and career pathways system that ensures career readiness and coordinates and aligns career and technical 309 education, adult education, and federal and state workforce programs; development of linkages to ensure 310 coordination and nonduplication among programs and activities; review of local plans; designation of 311 local areas; development of local discretionary allocation formulas; development and continuous 312 improvement of comprehensive state performance measures including, without limitation, performance 313 measures reflecting the degree to which one-stop centers provide comprehensive services with all 314 mandatory partners and the degree to which local workforce investment development boards have 315 obtained funding from sources other than the WIA WIOA; preparation of the annual report to the U.S. 316 Secretary of Labor; development of a statewide employment statistics system; and development of a 317 statewide system of one-stop centers that provide comprehensive workforce services to employers, 318 employees, and job seekers.

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

319 320 E. Each local workforce investment development board shall develop and submit to the Governor and 321 the Virginia Board of Workforce Development an annual workforce demand plan for its workforce 322 investment development board area based on a survey of local and regional businesses that reflects the 323 local employers' needs and requirements and the availability of trained workers to meet those needs and 324 requirements; Local boards shall also designate or certify one-stop operators; identify eligible providers 325 of youth activities; identify eligible providers of intensive services if unavailable at one-stop; develop a budget; conduct local oversight of one-stop operators and training providers in partnership with its local 326 327 chief elected official; negotiate local performance measures, including incentives for good performance 328 and penalties for inadequate performance; assist in developing statewide employment statistics; 329 coordinate workforce investment development activities with economic development strategies and the 330 annual demand plan, and develop linkages among them; develop and enter into memoranda of 331 understanding with one-stop partners and implement the terms of such memoranda; promote participation by the private sector; actively seek sources of financing in addition to WIA WIOA funds; report 332 333 performance statistics to the Virginia Board of Workforce Development; and certify local training 334 providers in accordance with criteria provided by the Virginia Board of Workforce Development. 335 Further, a local training provider certified by any workforce investment development board has 336 reciprocal certification for all workforce investment development boards.

337 Each local workforce investment board shall share information regarding its meetings and activities 338 with the public.

339 F. Each workforce development board shall develop and execute a strategic plan designed to 340 combine public and private resources to support sector strategies, career pathways, and career 341 readiness skills development. Such initiatives shall include or address (i) a regional vision for workforce 342 development; (ii) protocols for planning workforce strategies that anticipate industry needs; (iii) the 343 needs of incumbent and underemployed workers in the region; (iv) the development of partners and 344 guidelines for various forms of on-the-job training, such as registered apprenticeships; (v) the setting of 345 standards and metrics for operational delivery; (vi) alignment of monetary and other resources, 346 including private funds and in-kind contributions, to support the workforce development system; and 347 (vii) the generation of new sources of funding to support workforce development in the region.

348 G. Local workforce development boards are encouraged to implement pay-for-performance contract 349 strategy incentives for rapid reemployment services consistent within the WIOA as an alternative model 350 to traditional programs. Such incentives shall focus on (i) partnerships that lead to placements of eligible job seekers in unsubsidized employment and (ii) placement in unsubsidized employment for hard-to-serve job seekers. At the discretion of the local workforce development board, funds to the 351 352 353 extent permissible under §§ 128(b) and 133(b) of the WIOA may be allocated for pay-for-performance 354 partnerships.

355 H. Each chief local elected official shall consult with the Governor regarding designation of local 356 workforce investment development areas; appoint members to the local board in accordance with state 357 criteria; serve as the local grant recipient unless another entity is designated in the local plan; negotiate 358 local performance measures with the Governor; ensure that all mandated partners are active participants 359 in the local workforce investment development board and one-stop center; and collaborate with the local 360 workforce investment development board on local plans and program oversight.

361 G. I. Each local workforce investment development board shall develop and enter into a

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- 362 memorandum of understanding concerning the operation of the one-stop delivery system in the local 363 area with each entity that carries out any of the following programs or activities:
- **364** 1. Programs authorized under Title I of the WIA WIOA;
- **365** 2. Programs authorized under the Wagner-Peyser Act (29 U.S.C. § 49 et seq.);
- 366 3. Adult education and literacy activities authorized under Title II of the WIA WIOA;
- 4. Programs authorized under Title I of the Rehabilitation Act of 1973 (29 U.S.C. § 720 et seq.);
- **368** 5. Postsecondary career and technical education activities authorized under the Carl D. Perkins **369** Vocational and Applied Technology Education Act (20 U.S.C. § 2301 et seq.);
- 6. Activities authorized under Chapter 2 of Title II of the Trade Act of 1974 (19 U.S.C. § 2271 et seq.);
- 372 7. Activities pertaining to employment and training programs for veterans authorized under 38 U.S.C.
 373 § 4100 et seq.;
- 8. Programs authorized under Title 60.2, in accordance with applicable federal law;
- 375 9. Workforce development activities or work requirements of the Temporary Assistance to Needy
 376 Families (TANF) program known in Virginia as the Virginia Initiative for Employment, Not Welfare
 377 (VIEW) program established pursuant to § 63.2-608;
- **378** 10. Workforce development activities or work programs authorized under the Food Stamp Act of **379** 1977 (7 U.S.C. § 2011 et seq.); and
 - 11. Other programs or activities as required by the WIA WIOA; and
- **381** 12. Programs authorized under Title I of the WIOA.

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- J. The quorum for a meeting of a local workforce development board shall consist of a majority of
 both the private sector and public sector members. Each local workforce development board shall share
 information regarding its meetings and activities with the public.
- **385** H. K. The Chief Workforce Development Advisor shall be responsible for the coordination of the **386** Virginia Workforce Network System and the implementation of the WIA WIOA.
- 387 § 2.2-2472.1. Regional convener designation required; development of regional workforce pipelines
 388 and training solutions.
- A. As used in this section, "regional convener" means the local workforce development board having
 responsibility for coordinating business, economic development, labor, regional planning commissions,
 education at all levels, and human services organizations to focus on community workforce issues and
 the development of solutions to current and prospective business needs for a skilled labor force at the
 regional level.
- B. As a condition of receiving WIOA funds, each local workforce development board shall either be
 designated as the regional convener for the WIOA region or enter into a memorandum of agreement
 supporting the public or private entity identified as serving as the regional convener.
- 397 C. Each regional convener shall develop, in collaboration with other workforce development entities 398 in the region, a local plan for employer engagement. The plan shall (i) specify the policies and protocols to be followed by all of the region's workforce development entities when engaging the 399 400 region's employers, (ii) address how the region's workforce entities will involve employers in the 401 formation of new workforce development initiatives, and (iii) identify what activities will be undertaken 402 to address employers' specific workforce needs. Each region's plan should be reviewed by the Virginia 403 Board of Workforce Development, and the board should recommend changes to the plans to ensure **404** consistency across regions.
- 405 § 2.2-2472.2. Minimum levels of fiscal support from WIOA Adult and Dislocated Worker funds by 406 local workforce development boards; incentives.
- 407 A. Each local workforce development board shall allocate a minimum of 40 percent of WIOA Adult
 408 and Dislocated Worker funds to training services as defined under § 134(c)(3)(D) of the WIOA that lead
 409 to recognized postsecondary education and workforce credentials aligned with in-demand industry
 410 sectors or occupations in the local area or region. Beginning October 1, 2016, and biannually
 411 thereafter, the Chief Workforce Development Advisor shall submit a report to the Board evaluating the
 412 rate of the expenditure of WIOA Adult and Dislocated Worker funds under this section.
- B. Failure by a local workforce development board to meet the required training expenditure percentage requirement shall result in sanctions, to increase in severity for each year of noncompliance.
 These sanctions may include corrective action plans; ineligibility to receive state-issued awards, additional WIOA incentives, or sub-awards; the recapturing and reallocation of a percentage of the local area board's Adult and Dislocated Worker funds; or for boards with recurring noncompliance, development of a reorganization plan through which the Governor would appoint and certify a new local board.
- 420 C. The Virginia Community College System, in consultation with the Governor, shall develop a
 421 formula providing for 30 percent of WIOA Adult and Dislocated Worker funds reserved by the Governor
 422 for statewide activities to be used solely for providing incentives to postsecondary workforce training

423 institutions through local workforce development boards to accelerate the increase of workforce
424 credential attainment by participants. Fiscal incentive awards provided under this section must be
425 expended on training activities that lead participants to a postsecondary education or workforce
426 credential that is aligned with in-demand industry sectors or occupations within each local workforce
427 area. Apprenticeship-related instruction shall be included as a qualifying training under this subsection
428 if such instruction is provided through a postsecondary education institution.

§ 60.2-113. Employment stabilization.

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430 The Commission shall take all necessary steps through its appropriate divisions and with the advice431 of such advisory boards and committees as it may have to:

432 1. Establish a viable labor exchange system to promote maximum employment for the433 Commonwealth of Virginia with priority given to those workers drawing unemployment benefits;

434 2. Provide Virginia State Job Service services, as described in this title, according to the provisions
435 of the Wagner-Peyser Act (29 U.S.C. 49f), as amended by the Workforce Investment Innovation and
436 Opportunity Act;

437 3. Maintain a solvent trust fund financed through equitable employer taxes that provide temporary438 partial income replacement to involuntarily unemployed covered workers;

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

6. Prepare official short and long-range population projections for the Commonwealth for use by the
General Assembly and state agencies with programs which involve or necessitate population projections;
7. Encourage and assist in the adoption of practical methods of vocational guidance, training and

451 7. Encourage and assist in the adoption of practical methods of vocational guidance 452 retraining; and

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

457 2. That on October 1, 2017, the Executive Director of the Virginia Board of Workforce
458 Development shall provide members of the Virginia Board of Workforce Development with a
459 detailed report evaluating the rate of the expenditures for incentives established under subsection
460 C of § 2.2-2472.2, as created by this act, from July 1, 2015, through July 1, 2017.