# 2016 SESSION

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#### **HOUSE BILL NO. 209**

Offered January 13, 2016 Prefiled December 28, 2015

4 5 6 A BILL to amend and reenact § 2.2-108 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 2 of Title 22.1 a section numbered 22.1-20.2, by adding in Title 22.1 a chapter numbered 19.1, consisting of sections numbered 22.1-349.1 through 22.1-349.11, by adding a title 7 numbered 23.1, containing a subtitle numbered I, consisting of chapters numbered 1 through 3, 8 containing sections numbered 23.1-100 through 23.1-310, a subtitle numbered II, consisting of chapters numbered 4 through 9, containing sections numbered 23.1-400 through 23.1-909, a subtitle 9 numbered III, consisting of chapters numbered 10 through 12, containing sections numbered 23.1-1000 through 23.1-1238, a subtitle numbered IV, consisting of chapters numbered 13 through 29, containing sections numbered 23.1-1300 through 23.1-2913, and a subtitle numbered V, 10 11 12 consisting of chapters numbered 30 through 32, containing sections numbered 23.1-3000 through 13 14 23.1-3228, and by adding in Title 32.1 a chapter numbered 5.3, consisting of sections numbered 15 32.1-162.23 through 32.1-162.31; and to repeal Article 4 (§§ 2.2-2508, 2.2-2509, and 2.2-2510) of Chapter 25, Article 1 (§§ 2.2-2700 through 2.2-2704) of Chapter 27, and Chapter 50.1 (§§ 2.2-5004 16 and 2.2-5005) of Title 2.2, § 3.2-503, and Title 23 (§§ 23-1 through 23-303) of the Code of Virginia, 17 Chapter 471 of the Acts of Assembly of 1964, Chapter 396 of the Acts of Assembly of 1975, Chapter 18 19 170 of the Acts of Assembly of 1978, Chapter 217 of the Acts of Assembly of 1979, Chapter 121 of 20 the Acts of Assembly of 1981, Chapter 306 of the Acts of Assembly of 1986, Chapter 329 of the Acts of Assembly of 1987, Chapter 386 of the Acts of Assembly of 1988, Chapter 454 of the Acts of 21 Assembly of 1991, Chapters 87, 319, and 478 of the Acts of Assembly of 2002, Chapter 148 of the 22 Acts of Assembly of 2004, Chapter 195 of the Acts of Assembly of 2007, Chapter 658 of the Acts of 23 24 Assembly of 2008, Chapters 820 and 844 of the Acts of Assembly of 2009, and Chapter 168 of the 25 Acts of Assembly of 2013, relating to revising and recodifying laws pertaining to institutions of higher education and other educational and cultural institutions. 26 27

## Patrons—LeMunyon (By Request); Senator: Edwards

#### Referred to Committee on Education

Be it enacted by the General Assembly of Virginia:

1. That § 2.2-108 of the Code of Virginia is amended and reenacted and that the Code of Virginia 32 33 is amended by adding in Chapter 2 of Title 22.1 a section numbered 22.1-20.2, by adding in Title 34 22.1 a chapter numbered 19.1, consisting of sections numbered 22.1-349.1 through 22.1-349.11, by adding a title numbered 23.1, containing a subtitle numbered I, consisting of chapters numbered 1 through 3, containing sections numbered 23.1-100 through 23.1-310, a subtitle numbered II, 35 36 37 consisting of chapters numbered 4 through 9, containing sections numbered 23.1-400 through 23.1-909, a subtitle numbered III, consisting of chapters numbered 10 through 12, containing 38 39 sections numbered 23.1-1000 through 23.1-1238, a subtitle numbered IV, consisting of chapters numbered 13 through 29, containing sections numbered 23.1-1300 through 23.1-2913, and a 40 subtitle numbered V, consisting of chapters numbered 30 through 32, containing sections 41 numbered 23.1-3000 through 23.1-3228, and by adding in Title 32.1 a chapter numbered 5.3, 42 consisting of sections numbered 32.1-162.23 through 32.1-162.31, as follows: 43 44

§ 2.2-108. Removal of members of certain boards, commissions, etc.

A. Notwithstanding any provision of law to the contrary, the Governor may remove from office for 45 46 malfeasance, misfeasance, incompetence, or gross neglect of duty any member of the board of any 47 public institution of higher education or other educational institution in Virginia, and fill the vacancy resulting from the removal. Each appointment to fill a vacancy shall be subject to confirmation by the 48 49 General Assembly.

50 B. Notwithstanding any provision of law to the contrary, the Governor may remove from office for 51 malfeasance, misfeasance, incompetence, misconduct, neglect of duty, absenteeism, conflict of interests, 52 failure to carry out the policies of the Commonwealth as established in the Constitution or by the 53 General Assembly, or refusal to carry out a lawful directive of the Governor any member of any board, commission, council or other collegial body established by the General Assembly in the executive 54 branch of state government except those boards provided for in subsection A C of § 23.1-1300, 55 subsection A of § 23.1-3100, and subsection A of § 23.1-3200 and fill the vacancy resulting from the 56 removal subject to confirmation by the General Assembly. 57

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58  $C_{-}B_{-}$  B. The Governor shall set forth in a written public statement his reasons for removing any

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59 member pursuant to this section at the time the removal occurs. The Governor shall be is the sole judge 60 of the sufficiency of the cause for removal as set forth in this section.

61 § 22.1-20.2. Granting easements across lands of certain schools and institutions.

62 The Board may, subject to the prior written approval of the Governor, convey upon such terms and conditions and for such consideration as it deems proper easements upon, over, across, or under the 63 64 property of any school or educational institution for which it serves as the governing board, to any 65 political subdivision of the Commonwealth, public utility, public service company, or cable television company for the purpose of erecting or maintaining power, telephone, cable television, water, sewer, or 66 gas lines and mains, provided that any such deed or other conveyance shall be in a form approved by 67 the Attorney General and that any funds received by the Board in consideration for granting any such 68 easement shall be paid into the general fund of the state treasury. 69 70

## **CHAPTER 19.1.**

## COLLEGE PARTNERSHIP LABORATORY SCHOOLS.

§ 22.1-349.1. Definitions; objectives.

A. As used in this chapter, unless the context requires a different meaning:

74 "At-risk student" means a student having a physical, emotional, intellectual, socioeconomic, or 75 cultural risk factor, as defined in Board criteria, that research indicates may negatively influence 76 educational success.

77 "College partnership laboratory school" means a public, nonsectarian, nonreligious school in the 78 Commonwealth established by a public institution of higher education or private institution of higher 79 education that operates a teacher education program approved by the Board.

80 "Governing board" means the board of a college partnership laboratory school that is responsible for creating, managing, and operating the college partnership laboratory school and whose members have been selected by the institution of higher education that establishes the college partnership 81 82 83 laboratory school. The governing board shall be under the control of the institution of higher education 84 that establishes the college partnership laboratory school.

85 B. College partnership laboratory schools may be established as provided in this chapter to (i)stimulate the development of innovative programs for preschool through grade 12 students; (ii) provide 86 opportunities for innovative instruction and assessment; (iii) provide teachers with a vehicle for 87 88 establishing schools with alternative innovative instruction and school scheduling, management, and 89 structure; (iv) encourage the use of performance-based educational programs; (v) establish high 90 standards for both teachers and administrators; (vi) encourage greater collaboration between education 91 providers from preschool to the postsecondary level; and (vii) develop models for replication in other 92 public schools. 93

### § 22.1-349.2. College Partnership Laboratory School Fund.

94 There is created in the state treasury a special nonreverting fund to be known as the College Partnership Laboratory School Fund, referred to in this section as "the Fund." The Fund shall be 95 established on the books of the Comptroller. All funds appropriated in accordance with the general 96 appropriation act and any gifts, grants, bequests, or donations from public or private sources shall be 97 98 paid into the state treasury and credited to the Fund. Interest earned on moneys in the Fund shall 99 remain in the Fund and be credited to the Fund. Any moneys remaining in the Fund, including interest 100 thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund. 101 Moneys in the Fund shall be used solely for the purposes of establishing or supporting college 102 partnership laboratory schools that stimulate the development of alternative education programs for preschool through grade 12 students by providing opportunities for innovative instruction and greater 103 cooperation and coordination between institutions of higher education and preschool through grade 12 104 education systems. Expenditures and disbursements from the Fund shall be made by the State Treasurer 105 on warrants issued by the Comptroller upon written request signed by the Superintendent of Public 106 107 Instruction. The Board shall establish criteria for making distributions from the Fund to a college 108 partnership laboratory school requesting moneys from the Fund and may issue guidelines governing the 109 Fund as it deems necessary and appropriate. 110

## § 22.1-349.3. Establishment and operation of college partnership laboratory schools; requirements.

111 A. A college partnership laboratory school is subject to all federal and state laws and regulations 112 and constitutional provisions prohibiting discrimination on the basis of disability, race, creed, color, 113 gender, national origin, religion, ancestry, or need for special education services.

B. Enrollment in college partnership laboratory schools shall be open through a lottery process on a 114 115 space-available basis to any student who is deemed to reside within the Commonwealth. A waiting list shall be established if adequate space is not available to accommodate all students whose parents have 116 requested to be entered in the lottery process. Such waiting list shall also be prioritized through a lottery process, and parents shall be informed of their student's position on the list. For college 117 118 119 partnership laboratory schools that form a collaborative partnership with one or more local school divisions in accordance with subsection G, enrollment in the college partnership laboratory school shall 120

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121 be administered by one of the partnering divisions.

122 C. A college partnership laboratory school shall be administered and managed by a governing 123 board. Pursuant to a contract and as specified in § 22.1-349.4, a college partnership laboratory school is subject to the requirements of the Standards of Quality, including the Standards of Learning and the 124 125 Standards of Accreditation, and such regulations as are determined by the Board.

126 D. Pursuant to a college partnership laboratory school agreement, a college partnership laboratory 127 school is responsible for its own operations, including such budget preparation, contracts for services, 128 and personnel matters as are specified in the agreement. A college partnership laboratory school may 129 also negotiate and contract with a school board, the governing body of an institution of higher 130 education, or any third party for the use of a school building or grounds, the operation and maintenance of such building or grounds, and the provision of any service, activity, or undertaking that 131 132 the college partnership laboratory school is required to perform in order to carry out the educational 133 program described in its contract. Any services for which a college partnership laboratory school 134 contracts with a school board or institution of higher education shall not exceed the cost to the school 135 division or institution to provide such services.

136 E. No college partnership laboratory school shall charge tuition for courses required for high school 137 graduation. However, (i) tuition may be charged for courses for which the student receives college 138 credit and enrichment courses that are not required to earn a Board-approved high school diploma and 139 (ii) for college partnership laboratory schools that form a collaborative partnership with one or more 140 local school divisions in accordance with subsection G, the school board of the partnering school 141 division that administers student enrollment in accordance with subsection A may charge tuition in 142 accordance with § 22.1-5 for students who do not reside within the partnering school division.

143 F. An approved college partnership laboratory school shall be designated as a local education 144 agency but shall not constitute a school division.

145 G. College partnership laboratory schools are encouraged to develop collaborative partnerships with 146 local school divisions for the purpose of building seamless education opportunities for all preschool 147 through postsecondary students in the Commonwealth. An educational program provided to students enrolled in a local school division pursuant to a collaborative partnership between the college 148 149 partnership laboratory school and the local school division is the educational program of the local 150 school division for purposes of the Standards of Accreditation.

151 § 22.1-349.4. Contracts for college partnership laboratory schools; release from certain policies and 152 regulations.

153 A. The contract between the college partnership laboratory school and the Board shall reflect all 154 agreements regarding the release of the college partnership laboratory school from state regulations, 155 consistent with the requirements of subsection C of § 22.1-349.3. If the college partnership laboratory 156 school application proposes a program to increase the educational opportunities for at-risk students, the 157 Board may approve an Individual School Accreditation Plan for the evaluation of the performance of 158 the school.

159 B. Any material revision of the terms of the contract may be made only with the approval of the 160 Board and the governing board of the college partnership laboratory school. 161

§ 22.1-349.5. College partnership laboratory school application.

162 A. Any public institution of higher education or private institution of higher education that has a 163 teacher education program approved by the Board may submit an application for formation of a college 164 partnership laboratory school.

165 B. Each college partnership laboratory school application shall provide or describe thoroughly all of 166 the following essential elements of the proposed school plan:

167 1. An executive summary;

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168 2. The mission and vision of the proposed college partnership laboratory school, including 169 *identification of the targeted student population;* 170

- *3. The proposed location of the school;* 
  - 4. The grades to be served each year for the full term of the contract:
- 5. Minimum, planned, and maximum enrollment per grade per year for the term of the contract;

173 6. Background information on the proposed founding governing board members and, if identified, the 174 proposed school leadership and management team;

- 175 7. The school's proposed calendar and sample daily schedule;
- 176 8. A description of the academic program aligned with state standards;

177 9. A description of the school's educational program, including the type of learning environment, 178 such as classroom-based or independent study; class size and structure; curriculum overview; and 179 teaching methods;

180 10. The school's plan for using internal and external assessments to measure and report student 181 progress in accordance with the Standards of Learning;

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182 11. The school's plans for identifying and successfully serving students with disabilities, students who 183 are English language learners, students who are academically behind, and gifted students, including

184 compliance with applicable laws and regulations;

185 12. A description of co-curricular and extracurricular programs and how they will be funded and 186 delivered:

187 13. Plans and timelines for student recruitment and enrollment, including lottery procedures if 188 sufficient space is unavailable;

189 14. The school's student disciplinary policies, including disciplinary policies for special education 190 students:

191 15. An organization chart that clearly presents the school's organizational structure, including lines 192 of authority and reporting between the governing board, staff, any related bodies such as advisory 193 bodies or parent and teacher councils, the Board, and any external organizations that will play a role 194 in managing the school;

195 16. A clear description of the roles and responsibilities for the governing board, the school's 196 leadership and management team, and any other entities shown in the organization chart; 197

17. A staffing chart for the school's first year and a staffing plan for the term of the contract;

18. Plans for recruiting and developing school leadership and staff:

199 19. The school's leadership and teacher employment policies, including performance evaluation 200 plans;

201 20. A plan for the placement of college partnership laboratory school students, teachers, and 202 employees upon termination or revocation of the contract;

203 21. Explanation of any partnerships or contractual relationships central to the school's operations or 204 mission;

205 22. The school's plans for providing transportation, food service, and all other significant 206 operational or ancillary services: 207

23. Opportunities and expectations for parent involvement;

24. A detailed school start-up plan that identifies tasks, timelines, and responsible individuals;

209 25. A description of the school's financial plan and policies, including financial controls and audit 210 requirements;

211 26. A description of the insurance coverage that the school will obtain;

212 27. Start-up and five-year budgets with clearly stated assumptions;

213 28. Start-up and first-year cash-flow projections with clearly stated assumptions;

214 29. Evidence of anticipated fundraising contributions, if claimed in the application; 215

30. A sound facilities plan, including backup or contingency plans if appropriate; and

31. Assurances that the college partnership laboratory school (i) is nonreligious in its programs, 216 admission policies, employment practices, and all other operations and (ii) does not charge tuition, 217 except as described in subsection E of § 22.1-349.3. 218

C. The purposes of the college partnership laboratory school application are to present the proposed 219 school's academic and operational vision and plans, demonstrate the applicant's capacities to execute 220 221 the proposed vision and plans, and provide the Board with a clear basis for assessing the applicant's plans and capacities. An approved college partnership laboratory school application shall not serve as 222 223 the school's contract. Within 90 days of approval of a college partnership laboratory school application, the Board and the governing board of the approved school shall execute a contract that clearly sets 224 225 forth the academic and operational performance expectations and measures by which the college 226 partnership laboratory school will be judged and the administrative relationship between the Board and 227 the college partnership laboratory school, including each party's rights and duties. The performance expectations and measures set forth in the contract shall include applicable federal and state accountability requirements. The performance provisions may be refined or amended by mutual 228 229 230 agreement after the college partnership laboratory school is operating and has collected baseline 231 achievement data for its enrolled students. 232

## § 22.1-349.6. Review of college partnership laboratory school applications.

233 A. The Board shall establish procedures for receiving, reviewing, and ruling upon applications and 234 shall make a copy of any such procedures available to all interested parties upon request. If the Board 235 finds that the application is incomplete, the Board shall request the necessary additional information 236 from the applicant. The Board's review procedures shall establish a review committee that may include 237 experts with the operation of similar schools located in other states.

238 B. To provide appropriate opportunity for input from parents, teachers, and other interested parties and to obtain information to assist the Board in its evaluation of a college partnership laboratory 239 240 school application, the Board may establish a procedure for public notice, comment, or hearings on 241 such applications.

242 § 22.1-349.7. Decision of the Board final.

The decision of the Board to grant or deny a college partnership laboratory school application or to 243

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244 revoke or fail to renew an agreement is final and is not subject to appeal.

245 § 22.1-349.8. College partnership laboratory school terms; renewals and revocations.

246 A. A college partnership laboratory school may be approved or renewed for a period not to exceed 247 five school years. A college partnership laboratory school renewal application submitted to the Board 248 shall contain:

249 1. A report on the progress of the school in achieving the goals, objectives, program and 250 performance standards for students, and such other conditions and terms as the Board may require 251 upon granting initial approval of the college partnership laboratory school application; and

252 2. A financial statement, on forms prescribed by the Board, that discloses the costs of administration, 253 instruction, and other spending categories for the school and that has been concisely and clearly written 254 to enable the Board and the public to compare such costs with those of other schools or comparable 255 organizations.

256 B. The Board may revoke a contract if the college partnership laboratory school does any of the 257 following or otherwise fails to comply with the provisions of this chapter:

258 1. Commits a material and substantial violation of any of the terms, conditions, standards, or 259 procedures required under this chapter or the contract;

260 2. Fails to meet or make sufficient progress toward the performance expectations set forth in the 261 contract:

3. Fails to meet generally accepted standards of fiscal management; or

263 4. Substantially violates any material provision of law from which the college partnership laboratory 264 school was not exempted.

265 C. If the Board revokes or does not renew a college partnership laboratory school contract, it shall 266 clearly state, in a resolution, the reasons for the revocation or nonrenewal.

267 § 22.1-349.9. Employment of professional, licensed personnel.

268 A. College partnership laboratory school personnel are employees of the institution of higher 269 education that establishes the school.

270 B. Teachers who work in a college partnership laboratory school shall hold a license issued by the 271 Board or, in the case of an instructor in the higher education institution's Board-approved teacher 272 education program, be eligible to hold a Virginia teaching license. Teachers working in a college 273 partnership laboratory school are subject to the requirements of §§ 22.1-296.1, 22.1-296.2, and 274 22.1-296.4 applicable to teachers employed by a local school board.

275 C. Professional, licensed personnel of a college partnership laboratory school shall be granted the 276 same employment benefits given to professional, licensed personnel in public schools in accordance with 277 the agreement between the college partnership laboratory school and the Board. 278

## § 22.1-349.10. Funding of college partnership laboratory schools.

279 A. Each college partnership laboratory school shall receive such funds as may be appropriated by 280 the General Assembly in accordance with the general appropriation act.

281 B. The governing board of a college partnership laboratory school may accept gifts, donations, or 282 grants of any kind and spend such funds in accordance with the conditions prescribed by the donor. 283 However, no gift, donation, or grant shall be accepted by the governing board of a college partnership 284 laboratory school if the conditions for such funds are contrary to law or the terms of the agreement 285 between the Board and the college partnership laboratory school.

286 C. Notwithstanding any other provision of law, the proportionate share of state and federal resources 287 allocated for students with disabilities and school personnel assigned to special education programs 288 shall be directed to college partnership laboratory schools enrolling such students. The proportionate share of moneys allocated under other federal or state categorical aid programs shall be directed to 289 290 college partnership laboratory schools serving students eligible for such aid.

291 D. College partnership laboratory schools are eligible to apply for and receive any federal or state 292 funds otherwise allocated for college partnership laboratory schools.

293 E. The collection of any tuition, room and board, and other educational and related fees from 294 students enrolled at a college partnership laboratory school shall comply with Board regulations and 295 shall be credited to the account of such school.

296 F. Each college partnership laboratory school is eligible to apply for and receive available funds 297 from the College Partnership Laboratory School Fund and the institution of higher education that 298 establishes the school. 299

## § 22.1-349.11. Immunity.

300 A college partnership laboratory school is immune from liability to the same extent as is the public 301 institution of higher education that establishes the school, and the employees and volunteers in a college 302 partnership laboratory school are immune from liability to the same extent as are the employees of the 303 institution of higher education that establishes the school.

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305	INSTITUTIONS OF HIGHER EDUCATION; OTHER EDUCATIONAL AND CULTURAL INSTITUTIONS.
306	SUBTITLE I.
307	GENERAL PROVISIONS. CHAPTER 1.
308 309	DEFINITIONS AND GENERAL PROVISIONS.
310	Article 1.
311	Definitions.
312	§ 23.1-100. Definitions.
313	As used in this title, unless the context requires a different meaning:
314 315	"Associate-degree-granting" means that an associate degree is the most advanced degree that is granted.
316	"Associate-degree-granting public institution of higher education" includes Richard Bland College
317	and each comprehensive community college.
318	"Baccalaureate" means that bachelor's degrees or more advanced degrees, or both, are granted.
319 320	"Baccalaureate public institution of higher education" includes Christopher Newport University, George Mason University, James Madison University, Longwood University, the University of Mary
320 321	Washington, Norfolk State University, Old Dominion University, Radford University, the University of
322	Virginia, the University of Virginia's College at Wise as a division of the University of Virginia,
323	Virginia Commonwealth University, Virginia Military Institute, Virginia Polytechnic Institute and State
324	University, Virginia State University, and The College of William and Mary in Virginia.
325 326	"Chief executive officer" includes the Chancellor of Community Colleges, the Chancellor of the University of Virginia's College at Wise, the Superintendent of Virginia Military Institute, and the
320 327	president of each other public institution of higher education.
328	"Comprehensive community college" means an associate-degree-granting public institution of higher
329	education governed by the State Board that offers instruction in one or more of the following fields:
330 331	1. Freshman and sophomore courses in arts and sciences acceptable for transfer to baccalaureate
331 332	degree programs; 2. Diversified technical curricula, including programs leading to an associate degree;
333	3. Career and technical education leading directly to employment;
334	4. Courses in general and continuing education for adults in the fields set out in subdivisions 1, 2,
335	and 3; or
336 337	5. Noncredit training and retraining courses and programs of varying lengths to meet the needs of business and industry in the Commonwealth.
338	"Council" means the State Council of Higher Education for Virginia.
339	"Governing board" includes the State Board and the board of visitors of each baccalaureate public
340	institution of higher education. "Governing board" does not include local community college boards.
341 342	"Local community college board" means the board established to act in an advisory capacity to the State Board and perform such duties with respect to the operation of a single comprehensive community
343	college as may be delegated to it by the State Board.
344	"Nonprofit private institution of higher education" means any postsecondary school, as that term is
345	defined in § 23.1-213, in the Commonwealth that is exempt from paying federal income taxes under
346 347	§ $501(c)(3)$ of the Internal Revenue Code and is certified by the Council to offer degrees or exempt from such certification pursuant to Article 3 (§ $23.1-213$ et seq.) of Chapter 2.
348	"Non-Virginia student" means any student who has not established domicile in the Commonwealth
349	pursuant to § 23.1-502.
350	"Private institution of higher education" includes each nonprofit private institution of higher
351 352	education and proprietary private institution of higher education in the Commonwealth. "Proprietary private institution of higher education" means any postsecondary school, as that term is
352 353	defined in § 23.1-213, in the Commonwealth that is privately owned, privately managed, and obligated
354	to pay federal income taxes in the Commonwealth and is certified by the Council to offer degrees or
355	exempt from such certification pursuant to Article 3 (§ 23.1-213 et seq.) of Chapter 2.
356	"Public institution of higher education" includes the System as a whole and each
357 358	associate-degree-granting and baccalaureate public institution of higher education in the Commonwealth.
359	"State Board" means the State Board for Community Colleges.
360	"System" means the Virginia Community College System.
361	"Virginia student" means any student who has established domicile in the Commonwealth pursuant to
362 363	§ 23.1-502. Article 2.
363 364	General Provisions.
365	§ 23.1-101. Endowment funds of public institutions of higher education.
366	It is the public policy of the Commonwealth that:

1. Each public institution of higher education, the Frontier Culture Museum of Virginia, Gunston
Hall, the Jamestown-Yorktown Foundation, the Science Museum of Virginia, and the Virginia Museum
of Fine Arts shall be encouraged in their attempts to increase their endowment funds and unrestricted
gifts from private sources and reduce the hesitation of prospective donors to make contributions and
unrestricted gifts; and

372 2. Consistent with § 10 of Chapter 33 of the Acts of Assembly of 1927, in measuring the extent to 373 which the Commonwealth shall finance higher education in the Commonwealth, the availability of the 374 endowment funds and unrestricted gifts from private sources received by public institutions of higher 375 education, the Frontier Culture Museum of Virginia, Gunston Hall, the Jamestown-Yorktown 376 Foundation, the Science Museum of Virginia, and the Virginia Museum of Fine Arts shall neither be 377 taken into consideration in nor used to reduce state appropriations or payments and shall be used in 378 accordance with the wishes of the donors of such funds to strengthen the services rendered by these 379 institutions to the people of the Commonwealth.

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§ 23.1-102. Chief executive officer of each public institution of higher education; duties. The chief executive officer of each public institution of higher education shall:

381 The chief executive officer of each public institution of higher education shall:
382 1. Maintain a register that contains a description of all of the property of the Commonwealth at the institution for the information of the governing board of the institution and any other interested party.

384 2. Include in its six-year plan adopted pursuant to § 23.1-306 the following for the most recently 385 ended fiscal year: (i) the assignment during the year of any intellectual property interests to a person or 386 nongovernmental entity by the institution, any foundation supporting the intellectual property research 387 performed by the institution, or any entity affiliated with the institution; (ii) the value of externally 388 sponsored research funds received during the year from a person or nongovernmental entity by the 389 institution, any foundation supporting the intellectual property research performed by the institution, or 390 any entity affiliated with the institution; and (iii) the number and types of patents awarded during the 391 year to the institution, any foundation supporting the intellectual property research funded by the 392 institution, or any entity affiliated with the institution that were developed in whole or part from 393 externally sponsored research provided by a person or nongovernmental entity. The plan shall report separate aggregate data on (a) those persons or nongovernmental entities that have a principal place of 394 395 business in the Commonwealth as reflected in the assignment agreement or awarding documents and (b)396 those persons or nongovernmental entities that do not have a principal place of business in the 397 Commonwealth as reflected in the assignment agreement or awarding documents.

398 3. For any institution that maintains an intercollegiate athletics program, cause to be made out by 399 the proper officer of such institution and forwarded to the Comptroller annually by December 31 a 400 detailed statement of all athletics receipts and disbursements of such institution and of any affiliated 401 committee, group, corporation, or association charged with administering the intercollegiate athletics 402 program. Such report shall include all receipts from admission tickets, programs, refreshment 403 concessions, radio, television, and newsreel or movie rights and all other receipts relating to any 404 athletics contest or event. The report of disbursements shall include the name of each person, firm, or 405 corporation to whom such disbursement was made and the amount of the disbursement. The report shall 406 be kept on file by the Comptroller and shall be open to public inspection at all reasonable times.

407 § 23.1-103. Localities; conveyance of property and appropriation of funds to Commonwealth for 408 certain educational purposes.

409 A. The governing body of any locality may, subject to written advice from the Governor that the gift 410 is acceptable, convey to the Commonwealth by deed of gift any land that is not required for the 411 purposes of such locality, provided such land is to be used for the establishment, operation, or 412 maintenance of a branch or division of a public institution of higher education, the Jamestown-Yorktown 413 Foundation, the Science Museum of Virginia, or the Virginia Museum of Fine Arts. For the purpose of 414 acquiring such land, the governing body of the locality may appropriate a portion of the general funds 415 of the locality.

416 B. The governing body of any locality may appropriate a portion of the locality's public funds for
417 capital outlays in connection with the operation or maintenance of any public institution of higher
418 education or branch or division of such institution, the Jamestown-Yorktown Foundation, the Science
419 Museum of Virginia, or the Virginia Museum of Fine Arts.

## 420 § 23.1-104. Disposition of lost or abandoned property.

A. The governing board of each public institution of higher education and each accredited nonprofit private institution of higher education may provide by regulation or institution policy for the care, restitution, sale, destruction, or disposal of unclaimed personal property, whether lost or abandoned, in the possession of the institution. Whenever procedures in accordance with such regulations or institution policies and this section are followed and ownership cannot be established with respect to certain property, neither the institution nor any of its agents or employees is liable to any person claiming any interest in the property.

428 B. In the case of tangible personal property, other than registered motor vehicles, lost or abandoned 429 at a public institution of higher education or accredited nonprofit private institution of higher education: 430 1. The institution, upon receipt of such property, shall make reasonable efforts to give notice that the

431 property has been found to any person that the institution determines to reasonably appear to be the 432 owner. The institution shall hold such property for at least 120 days. The institution shall allow a claim 433 upon satisfactory proof of such claim and payment of the institution's reasonable charges for storage or 434 other services necessary to preserve the property.

435 2. After the 120-day period, the institution may sell the property to the highest bidder at public 436 auction or by sealed bid at whatever location that the institution reasonably determines to afford the 437 most favorable market for the property. The institution may decline the highest bid and reoffer the 438 property for sale if it considers the price bid insufficient. The net proceeds of any such sale shall be 439 held for at least 90 days and if no claim is made on the property within that time, such funds shall be 440 credited to the institution's operating fund. If the institution determines that the probable cost of sale of 441 property will exceed the sale proceeds, the property is inherently dangerous, or the property may not 442 lawfully be sold or used, the institution may provide for any such property, as appropriate under the 443 circumstances, to be destroyed or discarded at an appropriate location, retained for use by the 444 institution, or donated to an appropriate charitable organization.

445 3. Any sale pursuant to this subsection shall be preceded by reasonable notice of the sale, taking 446 into consideration the type and value of property. Such notice shall include at minimum the posting on a 447 student bulletin board and publication in a school newspaper. The institution, by the same time, shall mail notice of the sale to the last known address of any person that the institution determines to 448 449 reasonably appear to be the owner.

450 C. Whenever a motor vehicle is lost or abandoned on the campus of any public institution of higher education or accredited nonprofit private institution of higher education that is located in a locality that 451 452 has adopted an ordinance as provided in Chapter 12 (§ 46.2-1200 et seq.) of Title 46.2, such motor 453 vehicle shall be disposed of as provided in that ordinance. Notwithstanding any provisions of Chapter 12 of Title 46.2, the proceeds of any sale of a motor vehicle lost or abandoned on institutional property 454 455 shall be credited to the institution's operating fund after the 90-day holding period. The governing board 456 of a public institution of higher education that has a campus or part of a campus in a locality that has not adopted such an ordinance may adopt regulations dealing with motor vehicles abandoned on such 457 458 campus or such part of the campus. Such regulations shall comply with all provisions of Chapter 12 of 459 Title 46.2 and have the same legal effect as though the institution is a political subdivision as defined in 460 that chapter and the regulation is an ordinance. The proceeds from any sale resulting from such 461 regulations shall be held for at least 90 days and if no claim to the motor vehicle is made within that 462 time, such funds shall be credited to the institution's operating fund.

463 D. Whenever any intangible personal property is believed to be lost or abandoned on the campus of 464 a public institution of higher education, it shall be administered as provided in Article 4 (§ 55-210.12 et 465 seq.) of Chapter 11.1 of Title 55.

466 E. Whenever any personal property, tangible or intangible, has been accepted for safekeeping during 467 a patient's stay by any hospital operated by a public institution of higher education and such property is 468 believed by the appropriately designated official to be lost or abandoned, it shall be administered as 469 provided in Article 4 (§ 55-210.12 et seq.) of Chapter 11.1 of Title 55. 470

§ 23.1-105. Contracts with certain nonprofit private institutions of higher education.

A. For the purposes of this section:

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472 "Private college" means a nonprofit private institution of higher education whose primary purpose is 473 to provide collegiate or graduate education and not to provide religious training or theological 474 education.

475 "Services" includes a program or course of study offered or approved to be offered by a public 476 institution of higher education or private college; use of professional personnel; use of any real or 477 personal property owned, controlled, or leased for educational or related purposes by a public 478 institution of higher education or private college; study, research, or investigation or similar activity by 479 employees or students, or both, of a public institution of higher education or private college; or any 480 other activity (i) dealing with scientific, technological, humanistic, or other educational or related 481 subjects or (ii) providing public service or student service activities.

482 B. The Commonwealth and any of its political subdivisions may contract to obtain from or furnish to 483 private colleges educational or related services.

484 C. No contract for services between private colleges and public institutions of higher education or 485 educational agencies of the Commonwealth, including the Board of Education, is valid unless approved 486 by the Council.

487 D. Except as provided in subsection C, contracts for services between private colleges and the 488 Commonwealth or any of its political subdivisions may be entered into in any circumstance in which the 489 Commonwealth or its political subdivisions would, by virtue of law, have authority to contract with

- 490 private contractors for educational or related services and public institutions of higher education. 491 Private colleges shall report such contracts to the Council.
- 492 E. The Council shall provide continuing evaluation of the effectiveness of and make recommendations 493 regarding contracts made pursuant to this section.

494 F. The authority to contract for educational or related services includes the authority to accept gifts, 495 donations, and matching funds to facilitate or advance programs.

- 496 G. Unless an appropriation act specifically provides otherwise, all appropriations shall be construed 497 to authorize contracts with private colleges for the provision of educational or related services that may 498 be the subject of or included in the appropriation.
- 499 H. Nothing in this section shall be construed to restrict or prohibit the use of any federal, state, or 500 local funds made available under any federal, state, or local appropriation or grant.
- 501 § 23.1-106. Formation of not-for-profit benefits consortium.
- 502 A. As used in this section: 503
  - "Benefits consortium" means a nonstock corporation formed pursuant to subsection B.

504 "Benefits plan" means plans adopted by the board of directors of a benefits consortium to provide 505 health and welfare benefits to employees of private educational institutions that are members of the benefits consortium, employees of the sponsoring association of the benefits consortium, employees of 506 507 the benefits consortium, and their dependents.

508 "Employee welfare benefit plan" has the meaning set forth in § 3(1) of the Employee Retirement 509 Income Security Act of 1974, 29 U.S.C. § 1002(1).

510 "Private educational institution" means a nonprofit private institution of higher education that is 511 accredited by a nationally recognized regional accreditation body or by the Board of Governors of the 512 American Bar Association and: 513

1. Has its primary campus located within the Commonwealth:

514 2. Is owned and operated by a corporation, trust, association, or religious institution or any 515 subsidiary or affiliate of any such entity;

516 3. Has been in existence as a private educational institution in the Commonwealth for at least 10 517 years;

518 4. Is a member in good standing of the sponsoring association; and 519

5. Otherwise qualifies as an institution of higher education as defined in § 23.1-213.

520 "Sponsoring association" means an association of private educational institutions that is incorporated 521 under the laws of the Commonwealth, has been in existence for at least 20 years, and exists for 522 purposes other than arranging for or providing health and welfare benefits to members.

523 B. Notwithstanding any provision of law to the contrary, five or more private educational institutions 524 may form a not-for-profit benefits consortium for the purpose of establishing a self-funded employee 525 welfare benefit plan by acting as incorporators of a nonstock corporation pursuant to the Virginia Nonstock Corporation Act (§ 13.1-801 et seq.). In addition to provisions required or permitted by the 526 527 Virginia Nonstock Corporation Act, the organizational documents of the benefits consortium shall:

528 1. Limit membership in the benefits consortium to private educational institutions, the sponsoring 529 association of the benefits consortium, and the benefits consortium;

530 2. Set forth the name and address of each of the initial members of the corporation;

531 3. Set forth requirements for the admission of additional private educational institutions to the 532 corporation and the procedure for admission of additional members;

533 4. Require that each initial member of the corporation and each additional private educational 534 institution admitted to membership agrees to remain a member of the benefits consortium for a period of 535 at least five years from the date the consortium begins operations or the date of its admission to 536 membership;

537 5. Provide that the number of directors of the corporation is equal to the number of members and 538 includes one person employed by each member and may provide for an additional director who shall be 539 an employee of the sponsoring association; however, two individuals affiliated with the same member 540 shall not serve on the board of directors at the same time;

541 6. Provide that the board of directors has exclusive fiscal control over and be responsible for the 542 operation of the benefits plan and shall govern the benefits consortium in accordance with the fiduciary 543 duties defined in the federal Employee Retirement Income Security Act of 1974;

544 7. Vest in the board of directors the power to make and collect special assessments against members 545 and, if any assessment is not timely paid, to enforce collection of such assessment in the name of the corporation: 546

547 8. State the purposes of the benefits consortium, including the types of risks to be shared by its 548 members;

549 9. Provide that each member shall be liable for its allocated share of the liabilities of the benefits 550 consortium as determined by the board of directors;

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551 10. Require that the benefits consortium purchase and maintain (i) a bond that satisfies the 552 requirements of the Employee Retirement Income Security Act of 1974, (ii) fiduciary liability insurance, 553 and (iii) a policy of excess insurance with a retention level determined in accordance with sound 554 actuarial principles from an insurer licensed to transact the business of insurance in the 555 *Commonwealth:* 

556 11. Require that the benefits consortium be audited annually by an independent certified public 557 accountant engaged by the board of directors;

558 12. Prohibit the payment of commissions or other remuneration to any person on account of the enrollment of persons in any benefit plan offered by the benefits consortium; and 559

13. Not include in the name of the corporation the words "insurance," "insurer," "underwriter," 560 "mutual," or any other word or term or combination of words or terms that is uniquely descriptive of an 561 insurance company or insurance business unless the context of the remaining words or terms clearly 562 563 indicates that the corporation is not an insurance company and is not carrying on the business of 564 insurance.

565 C. Each benefits consortium shall establish and maintain reserves determined in accordance with 566 sound actuarial principles. Capital may be maintained in the form of an irrevocable letter of credit 567 issued to the benefits consortium by a state or national bank authorized to engage in the banking 568 business in the Commonwealth.

569 D. Except to the extent specifically provided in this section, each benefits consortium organized 570 under and operated in conformity with this section that remains in good standing under the Virginia Nonstock Corporation Act (§ 13.1-801 et seq.) and otherwise meets the requirements set forth in this 571 572 section is governed solely by and subject only to the provisions of the Employee Retirement Income 573 Security Act of 1974 as implemented by the U.S. Department of Labor, is exempt from all state taxation, 574 and is not otherwise subject to the provisions of Title 38.2, including regulation as a multiple employer 575 welfare arrangement. 576

## § 23.1-107. Private institutions of higher education; human research review committees.

577 The human research review committee at each proprietary private institution of higher education and 578 nonprofit private institution of higher education that conducts human research as that term is defined in 579 § 32.1-162.16 shall submit to the Governor, the General Assembly, and the president of the institution or 580 his designee at least annually a report on the human research projects reviewed and approved by the 581 committee and any significant deviations from approved proposals. 582

## CHAPTER 2.

## STATE COUNCIL OF HIGHER EDUCATION FOR VIRGINIA.

Article 1.

Membership and Organization.

### § 23.1-200. State Council of Higher Education for Virginia established; purpose; membership; terms; officers.

A. The State Council of Higher Education for Virginia is established to advocate for and promote the 588 589 development and operation of an educationally and economically sound, vigorous, progressive, and 590 coordinated system of higher education in the Commonwealth and lead state-level strategic planning 591 and policy development and implementation based on research and analysis and in accordance with 592 § 23.1-301 and subsection A of § 23.1-1002. The Council shall seek to facilitate collaboration among 593 institutions of higher education that will enhance quality and create operational efficiencies and work 594 with institutions of higher education and their governing boards on board development.

595 B. The Council shall be composed of individuals selected from the Commonwealth at large without regard to political affiliation but with due consideration of geographical representation. Nonlegislative citizen members shall have demonstrated experience, knowledge, and understanding of higher education and workforce needs. Nonlegislative citizen members shall be selected for their ability and all 596 597 598 599 appointments shall be of such nature as to aid the work of the Council and inspire the highest degree of 600 cooperation and confidence. No officer, employee, trustee, or member of the governing board of any institution of higher education, employee of the Commonwealth, member of the General Assembly, or 601 member of the Board of Education is eligible for appointment to the Council except as specified in this 602 603 section. All members of the Council are members at large who shall serve the best interests of the whole 604 Commonwealth. No member shall act as the representative of any particular region or of any particular 605 institution of higher education.

606 C. The Council shall consist of 13 members: 12 nonlegislative citizen members appointed by the 607 Governor and one ex officio member. At least one nonlegislative citizen member shall have served as a president or chief executive officer of a public institution of higher education. At least one nonlegislative 608 citizen member shall be a division superintendent or the Superintendent of Public Instruction. The 609 610 President of the Virginia Economic Development Partnership Authority shall serve ex officio with voting 611 privileges.

612 D. All terms shall begin July 1.

E. Nonlegislative citizen members shall serve for terms of four years. Vacancies occurring other than 613 614 by expiration of a term shall be filled for the unexpired term. No nonlegislative citizen member shall 615 serve for more than two consecutive terms; however, a nonlegislative citizen member appointed to serve an unexpired term is eligible to serve two consecutive four-year terms. No nonlegislative citizen member 616 617 who has served two consecutive four-year terms is eligible to serve on the Council until at least two 618 years have passed since the end of his second consecutive four-year term. All appointments are subject 619 to confirmation by the General Assembly. Nonlegislative citizen members shall continue to hold office 620 until their successors have been appointed and confirmed. Ex officio members shall serve terms coincident with their terms of office. 621

622 F. The Council shall elect a chairman and a vice-chairman from its membership. The Council shall
623 appoint a secretary and such other officers as it deems necessary and prescribe their duties and terms
624 of office.

625 G. At each meeting, the Council shall involve the chief executive officer of each public institution of
626 higher education in its agenda. The chief executive officers shall present information and comment on
627 issues of common interest and choose presenters to the Council from among themselves who reflect the
628 diversity of the institutions.

629 H. At each meeting, the Council may involve other groups, including the presidents of nonprofit 630 private institutions of higher education, in its agenda.

#### 631 § 23.1-201. Student advisory committee.

A. The Council shall appoint a student advisory committee consisting of students enrolled in public
and accredited private institutions of higher education whose primary purpose is to provide collegiate or
graduate education and not to provide religious training. Appointments shall be made in a manner to
ensure broad student representation from among such institutions.

636 B. Members shall serve for terms of one year. Vacancies occurring other than by expiration of a 637 term shall be filled for the unexpired term. Members may be reappointed to serve subsequent or 638 consecutive terms.

639 C. The Council shall ensure that at least one member of the student advisory committee is
640 reappointed each year. The student advisory committee shall elect a chairman from among its members.
641 D. The student advisory committee shall meet at least twice annually and advise the Council

642 regarding such matters as may come before it.

#### § 23.1-202. Employment of director and other personnel.

644 The Council shall appoint and employ a director who shall be the chief executive officer of the 645 Council and employ such other personnel as may be required to assist it in the exercise of its powers 646 and duties.

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## Article 2.

### Powers and Duties.

### § 23.1-203. Duties of Council.

The Council shall:

651 1. Develop a statewide strategic plan that (i) reflects the goals set forth in subsection A of § 652 23.1-1002 or (ii) once adopted, reflects the goals and objectives developed pursuant to subdivision B 5 653 of § 23.1-309 for higher education in the Commonwealth, identifies a coordinated approach to such 654 state and regional goals, and emphasizes the future needs for higher education in the Commonwealth at 655 both the undergraduate and the graduate levels and the mission, programs, facilities, and location of each of the existing institutions of higher education, each public institution's six-year plan, and such 656 657 other matters as the Council deems appropriate. The Council shall revise such plan at least once every 658 six years and shall submit such recommendations as are necessary for the implementation of the plan to 659 the Governor and the General Assembly.

660 2. Review and approve or disapprove any proposed change in the statement of mission of any public institution of higher education and define the mission of all newly created public institutions of higher 661 662 education. The Council shall report such approvals, disapprovals, and definitions to the Governor and 663 the General Assembly at least once every six years. No such actions shall become effective until 30 days **664** after adjournment of the session of the General Assembly next following the filing of such a report. 665 Nothing in this subdivision shall be construed to authorize the Council to modify any mission statement 666 adopted by the General Assembly or empower the Council to affect, either directly or indirectly, the selection of faculty or the standards and criteria for admission of any public institution of higher 667 668 education, whether relating to academic standards, residence, or other criteria. Faculty selection and 669 student admission policies shall remain a function of the individual public institutions of higher 670 education.

671 3. Study any proposed escalation of any public institution of higher education to a degree-granting
672 level higher than that level to which it is presently restricted and submit a report and recommendation
673 to the Governor and the General Assembly relating to the proposal. The study shall include the need for

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and benefits or detriments to be derived from the escalation. No such institution shall implement any
such proposed escalation until the Council's report and recommendation have been submitted to the
General Assembly and the General Assembly approves the institution's proposal.

677 4. Review and approve or disapprove all enrollment projections proposed by each public institution 678 of higher education. The Council's projections shall be organized numerically by level of enrollment and 679 shall be used solely for budgetary, fiscal, and strategic planning purposes. The Council shall develop 680 estimates of the number of degrees to be awarded by each public institution of higher education and include those estimates in its reports of enrollment projections. The student admissions policies for such 681 682 institutions and their specific programs shall remain the sole responsibility of the individual governing boards but all baccalaureate public institutions of higher education shall adopt dual admissions policies 683 with comprehensive community colleges as required by § 23.1-907. **684** 

**685** 5. Review and approve or disapprove all new undergraduate or graduate academic programs that any public institution of higher education proposes.

6. Review and require the discontinuance of any undergraduate or graduate academic program that 687 688 is presently offered by any public institution of higher education when the Council determines that such 689 academic program is (i) nonproductive in terms of the number of degrees granted, the number of 690 students served by the program, the program's effectiveness, and budgetary considerations or (ii) supported by state funds and unnecessarily duplicative of academic programs offered at other public **691** 692 institutions of higher education. The Council shall make a report to the Governor and the General Assembly with respect to the discontinuance of any such academic program. No such discontinuance 693 694 shall become effective until 30 days after the adjournment of the session of the General Assembly next 695 following the filing of such report.

696 7. Review and approve or disapprove the establishment of any department, school, college, branch, 697 division, or extension of any public institution of higher education that such institution proposes to 698 establish, whether located on or off the main campus of such institution. If any organizational change is 699 determined by the Council to be proposed solely for the purpose of internal management and the 700 institution's curricular offerings remain constant, the Council shall approve the proposed change. 701 Nothing in this subdivision shall be construed to authorize the Council to disapprove the establishment 702 of any such department, school, college, branch, division, or extension established by the General 703 Assembly.

8. Review the proposed closure of any academic program in a high demand or critical shortage
area, as defined by the Council, by any public institution of higher education and assist in the
development of an orderly closure plan, when needed.

707 9. Develop a uniform, comprehensive data information system designed to gather all information necessary to the performance of the Council's duties. The system shall include information on 708 709 admissions, enrollment, self-identified students with documented disabilities, personnel, programs, 710 financing, space inventory, facilities, and such other areas as the Council deems appropriate. When 711 consistent with the Government Data Collection and Dissemination Practices Act (§ 2.2-3800 et seq.), 712 the Virginia Unemployment Compensation Act (§ 60.2-100 et seq.), and applicable federal law, the 713 Council, acting solely or in partnership with the Virginia Department of Education or the Virginia 714 Employment Commission, may contract with private entities to create de-identified student records in 715 which all personally identifiable information has been removed for the purpose of assessing the 716 performance of institutions and specific programs relative to the workforce needs of the Commonwealth.

717 10. In cooperation with public institutions of higher education, develop guidelines for the assessment
718 of student achievement. Each such institution shall use an approved program that complies with the
719 guidelines of the Council and is consistent with the institution's mission and educational objectives in
720 the development of such assessment. The Council shall report each institution's assessment of student
721 achievement in the revisions to the Commonwealth's statewide strategic plan for higher education.

*11.* In cooperation with the appropriate state financial and accounting officials, develop and
establish uniform standards and systems of accounting, recordkeeping, and statistical reporting for
public institutions of higher education.

725 12. Review biennially and approve or disapprove all changes in the inventory of educational and
726 general space that any public institution of higher education proposes and report such approvals and
727 disapprovals to the Governor and the General Assembly. No such change shall become effective until 30
728 days after the adjournment of the session of the General Assembly next following the filing of such
729 report.

730 13. Visit and study the operations of each public institution of higher education at such times as the
731 Council deems appropriate and conduct such other studies in the field of higher education as the
732 Council deems appropriate or as may be requested by the Governor or the General Assembly.

733 14. Provide advisory services to each accredited nonprofit private institution of higher education
734 whose primary purpose is to provide collegiate or graduate education and not to provide religious
735 training or theological education on academic, administrative, financial, and space utilization matters.

736 The Council may review and advise on joint activities, including contracts for services between public

737 and such private institutions of higher education or between such private institutions of higher education

738 and any agency or political subdivision of the Commonwealth.

739 15. Adopt such policies and regulations as the Council deems necessary to implement its duties 740 established by state law. Each public institution of higher education shall comply with such policies and 741 regulations.

742 16. Issue guidelines consistent with the provisions of the federal Family Educational Rights and 743 Privacy Act (20 U.S.C. § 1232g), requiring public institutions of higher education to release a student's 744 academic and disciplinary record to a student's parent.

- 745 17. Require each institution of higher education formed, chartered, or established in the 746 Commonwealth after July 1, 1980, to ensure the preservation of student transcripts in the event of 747 institutional closure or revocation of approval to operate in the Commonwealth. An institution may 748 ensure the preservation of student transcripts by binding agreement with another institution of higher 749 education with which it is not corporately connected or in such other way as the Council may authorize 750 by regulation. In the event that an institution closes or has its approval to operate in the Commonwealth 751 revoked, the Council, through its director, may take such action as is necessary to secure and preserve the student transcripts until such time as an appropriate institution accepts all or some of the 752 753 transcripts. Nothing in this subdivision shall be deemed to interfere with the right of a student to his 754 own transcripts or authorize disclosure of student records except as may otherwise be authorized by 755 law.
- 756 18. Require the development and submission of articulation, dual admissions, and guaranteed 757 admissions agreements between associate-degree-granting and baccalaureate public institutions of 758 higher education.
- 759 19. Provide periodic updates of base adequacy funding guidelines adopted by the Joint Subcommittee 760 Studying Higher Education Funding Policies for each public institution of higher education.
- 761 20. In consultation with each public institution of higher education, develop a one-year uniform 762 certificate of general studies program to be offered at each comprehensive community college. Such 763 program shall ensure that a comprehensive community college student who completes the one-year certificate program is eligible to transfer all credits earned in academic subject coursework to a 764 baccalaureate public institution of higher education upon acceptance to such baccalaureate institution. 765
- 21. Cooperate with the Board of Education in matters of interest to both public elementary and 766 767 secondary schools and public institutions of higher education, particularly in connection with 768 coordination of the college admission requirements, coordination of teacher training programs with the 769 public school programs, and the Board's Six-Year Educational Technology Plan for Virginia. The 770 Council shall encourage public institutions of higher education to design programs that include the skills necessary for the successful implementation of such Plan. 771
- 772 22. Advise and provide technical assistance to the Brown v. Board of Education Scholarship 773 Committee in the implementation and administration of the Brown v. Board of Education Scholarship 774 Program pursuant to Chapter 34.1 (§ 30-231.01 et seq.) of Title 30.
- 775  $\overline{23}$ . Insofar as possible, seek the cooperation and utilize the facilities of existing state departments, 776 institutions, and agencies in carrying out its duties. 777
  - 24. Serve as the coordinating council for public institutions of higher education.
- 778 25. Serve as the planning and coordinating agency for all postsecondary educational programs for 779 all health professions and occupations and make recommendations, including those relating to financing, 780 for providing adequate and coordinated educational programs to produce an appropriate supply of 781 properly trained personnel. The Council may conduct such studies as it deems appropriate in 782 furtherance of the requirements of this subdivision. All state departments and agencies shall cooperate 783 with the Council in the execution of its responsibilities under this subdivision.
- 784 26. Carry out such duties as the Governor may assign to it in response to agency designations 785 requested by the federal government.
- 786 27. Insofar as practicable, preserve the individuality, traditions, and sense of responsibility of each 787 public institution of higher education in carrying out its duties.
- 788 28. Insofar as practicable, seek the assistance and advice of each public institution of higher 789 education in fulfilling its duties and responsibilities. 790

## § 23.1-204. (Expires June 30, 2017) Post-graduation employment rates.

791 A. The Council shall annually publish data on its website on the proportion of graduates who are 792 employed (i) 18 months and (ii) five years after the date of graduation for each public institution of 793 higher education and each nonprofit private institution of higher education eligible to participate in the 794 Tuition Assistance Grant Program (§ 23.1-628 et seq.). The data shall include the program and the 795 program level, as recognized by the Council, for each degree awarded by each institution; the percentage of graduates known to be employed in the Commonwealth, the average salary, and the 796

797 average higher education-related debt for the graduates on which the data is based; rates of enrollment 798 in remedial coursework for each institution; individual student credit accumulation for each institution; 799 rates of postsecondary degree completion; and any other information that the Council determines is 800 necessary to address adequate preparation for success in postsecondary education and alignment 801 between secondary and postsecondary education. The Council shall disseminate to each public high 802 school and each public institution of higher education and private institution of higher education for 803 which the Council has student-level data a link on its website to the published data. The Council shall 804 provide a notification template that each public high school may use to annually notify students and their parents about the availability of such data. The published data shall be consistent with the 805 806 Government Data Collection and Dissemination Practices Act (§ 2.2-3800 et seq.) and the federal 807

Family Educational Rights and Privacy Act (20 U.S.C. § 1232g).
B. Each such institution of higher education shall provide a link to such published postsecondary 808 809 education and employment data.

810 § 23.1-205. Authority to carry out federal requirements.

811 The Council may prepare plans, administer federal programs, and receive and disburse any federal 812 funds in accordance with the responsibilities assigned to it by federal statutes or regulations.

813 § 23.1-206. Assessments of the performance of public institutions of higher education.

A. 1. The Council shall develop and revise as appropriate, in consultation with the respective 814 815 Chairmen of the House Committees on Education and Appropriations and the Senate Committees on 816 Finance and Education and Health or their designees, representatives of public institutions of higher 817 education, and such other state officials as may be designated by the Governor, objective measures of educational-related performance and institutional performance benchmarks for such objective measures 818 for each public institution of higher education. At a minimum, the Council shall develop objective 819 820 measures and institutional performance benchmarks for the goals and objectives set forth in subsection 821 A of § 23.1-1002.

822 2. The Governor shall develop and revise as appropriate objective measures of financial and 823 administrative management performance and related institutional performance benchmarks for the goals 824 and objectives set forth in subdivision A 11 of § 23.1-1002.

825 B. The Governor shall include objective measures of financial and administrative management and 826 educational-related performance and related institutional performance benchmarks as described in 827 subsection A in "The Budget Bill" submitted as required by subsection A of § 2.2-1509 or in his 828 proposed gubernatorial amendments to the general appropriation act pursuant to subsection E of 829 § 2.2-1509.

830 C. The Council shall annually assess the degree to which each public institution of higher education 831 has met the financial and administrative management and educational-related performance benchmarks 832 set forth in the current general appropriation act. Such annual assessment shall be based upon the objective measures and institutional performance benchmarks included in the current general 833 appropriation act. The Council shall request assistance from the Secretaries of Finance and 834 835 Administration who shall provide such assistance for the purpose of assessing whether public institutions 836 of higher education have met the financial and administrative management performance benchmarks.

837 No later than June 1 of every fiscal year, the Council shall provide a certified written report of the 838 results of such annual assessment to the Governor and the respective Chairmen of the House 839 Committees on Education and Appropriations and the Senate Committees on Finance and Education and 840 Health.

841 Each public institution of higher education that is certified by the Council as having met the 842 financial and administrative management and educational-related performance benchmarks in effect for 843 the fiscal year as set forth in the general appropriation act is entitled to the financial benefits set forth 844 in subsection C of § 23.1-1002. Such benefits shall first be provided as determined under such 845 subsection. 846

§ 23.1-207. Tuition relief and refunds and reinstatement for certain students in the Armed Forces.

847 A. The Council shall issue and revise guidelines for tuition relief, refunds, and reinstatement for 848 students whose service in the Armed Forces of the United States or the Commonwealth has required 849 their sudden withdrawal or prolonged absence from their enrollment in a public institution of higher 850 education and shall provide for the required reenrollment of such students by the relevant institution. 851 These guidelines shall be excluded from the provisions of the Administrative Process Act pursuant to § 852  $2.2-40\bar{0}2.$ 

853 B. The Council shall appoint an advisory committee of at least 10 representatives of the public 854 institutions of higher education to assist in the development and subsequent revision of such guidelines. 855 The Council shall consult with the Office of the Attorney General and provide opportunity for public 856 comment prior to issuing such guidelines or revisions.

857 C. Such guidelines shall include procedures for the required reenrollment of students whose service in the Armed Forces of the United States or the Commonwealth precluded their completion of a 858

859 semester or equivalent term and policies for the required reenrollment of such students in such armed 860 forces.

#### 861 § 23.1-208. Budget requests and recommendations.

862 A. The Council shall develop policies, formulae, and guidelines for the fair and equitable distribution 863 and use of public funds among the public institutions of higher education, taking into account 864 enrollment projections and recognizing differences and similarities in institutional missions. Such 865 policies, formulae, and guidelines shall include provisions for operating expenses and capital outlay 866 programs and shall be utilized by all public institutions of higher education in preparing requests for 867 appropriations. The Council shall consult with the Department of Planning and Budget in the 868 development of such policies, formulae, and guidelines to ensure that they are consistent with the 869 requirements of the Department of Planning and Budget.

870 B. Not less than 30 days prior to submitting its biennial budget request to the Governor, the 871 governing board of each public institution of higher education shall transmit to the Council such 872 selected budgetary information relating to its budget request for maintenance and operation and for capital outlay as the Council shall reasonably require. The Council shall analyze such information in 873 874 light of the Council's plans, policies, formulae, and guidelines and shall submit to the Governor recommendations for approval or modification of each institution's request together with a rationale for 875 876 each such recommendation. The Council shall make available to the General Assembly its analyses and 877 recommendations concerning institutional budget requests.

878 C. Nothing in this section shall prevent any institution of higher education from appearing through 879 its representatives or otherwise before the Governor, the Governor's advisory committee on the budget, 880 the General Assembly, or any committee of the General Assembly at any time.

881 D. Funds for any consortium created by The College of William and Mary in Virginia, Old 882 Dominion University, the University of Virginia, and Virginia Polytechnic Institute and State University 883 for the purpose of promoting graduate marine science education may be included in the budget request 884 of and the appropriations to the Council. 885

### § 23.1-209. Reports of expenditures of state funds.

886 The governing board of each public institution of higher education shall provide the Council annual 887 data indicating the apportionment and amounts of expenditures that the relevant institution expends by 888 category, including academic costs, administration, research, and public service, as defined by the 889 Council. The Council shall compile and submit a report of such data annually to the Governor and the 890 General Assembly.

891 § 23.1-210. Advisory services to accredited nonprofit private institutions of higher education; 892 Private College Advisory Board.

893 A. The Council shall provide advisory services to accredited nonprofit private institutions of higher 894 education on academic and administrative matters. The Council may review and advise on joint 895 activities, including contracts for services, between private and public institutions of higher education 896 and between private institutions of higher education and any agency or political subdivision of the 897 Commonwealth. The Council may collect and analyze such data as may be pertinent to such activities.

898 B. The Council shall seek the advice of the Private College Advisory Board, and the Advisory Board 899 shall assist the Council in the performance of its duties as required by subsection A. The Private 900 College Advisory Board shall be composed of representatives of nonprofit private institutions of higher 901 education and such other members as the Council may select and shall be broadly representative of 902 nonprofit private institutions of higher education.

903 C. The Private College Advisory Board shall meet at least once each year.

#### 904 § 23.1-211. Distance learning reciprocity agreements; participation; Distance Learning Reciprocity 905 Advisory Council.

906 A. The Council may enter into interstate reciprocity agreements that authorize accredited 907 associate-degree-granting and baccalaureate (i) public institutions of higher education and (ii) private 908 institutions of higher education to offer postsecondary distance education. The Council shall administer 909 such agreements and shall approve or disapprove participation in such agreements by accredited 910 associate-degree-granting and baccalaureate (a) public institutions of higher education and (b) private 911 institutions of higher education. Participation in the agreements is voluntary.

912 B. The Council shall establish the Distance Learning Reciprocity Advisory Council, which shall 913 include representatives from each institution that offers postsecondary distance education pursuant to an 914 interstate reciprocity agreement as set forth in subsection A. The Advisory Council shall advise the 915 Council on the development of policies governing the terms of participation by eligible institutions, 916 including the establishment of fees to be paid by participating institutions to cover direct and indirect 917 administrative costs incurred by the Council.

918 § 23.1-212. Effect upon powers of governing boards of public institutions of higher education; 919 endowment funds.

A. The powers of the governing boards of public institutions of higher education over the affairs of 920 921 such institutions are not impaired by the provisions of this chapter except to the extent that powers and

922 duties are specifically conferred upon the Council in this chapter.

923 B. The Council shall have no authority over the solicitation, investment, or expenditure of endowment 924 funds now held or in the future received by any public institution of higher education. 925

Article 3.

Regulation of Certain Private and Out-of-State Institutions of Higher Education.

927 § 23.1-213. Definitions.

928 As used in this article, unless the context requires a different meaning:

929 "Academic-vocational non-college degree school" means a non-college degree school that offers 930 degree and nondegree credit courses.

'Agent" means a person who is employed by any institution of higher education or non-college 931 932 degree school, whether such institution or school is located within or outside the Commonwealth, to act 933 as an agent, solicitor, procurer, broker, or independent contractor to procure students or enrollees for 934 any such institution or school by solicitation in any form at any place in the Commonwealth other than 935 the office or principal location of such institution or school.

936 "Certificate" means an award that is given by (i) institutions of higher education and 937 academic-vocational non-college degree schools for successful completion of a curriculum consisting of 938 courses that may also be taken for degree credit or (ii) vocational non-college degree schools for 939 successful completion of a curriculum. "Certificate" includes a diploma.

940 "College" means any associate-degree-granting institution of higher education or institution of higher 941 education at which a bachelor's degree is the most advanced degree that is granted.

"Continuing or professional education" means those classes, courses, and programs designed 942 943 specifically for individuals who have completed a degree in a professional field that (i) are intended to 944 fulfill the continuing education requirements for licensure or certification in such professional field, (ii) 945 have been approved by a legislatively or judicially established board or agency responsible for regulating the practice of the profession, and (iii) are offered exclusively to an individual practicing in 946 947 such professional field.

948 "Degree" means any earned award at the associate, baccalaureate, graduate, first professional, or 949 specialist levels that represents satisfactory completion of the requirements of a program or course of 950 study or instruction beyond the secondary school level.

951 "Degree credit" means any earned credits awarded for successful completion of the requirements of 952 a course of study or instruction beyond the secondary school level that may be used toward completion 953 of a certificate or degree.

954 "Fraudulent academic credential" means a certificate, academic transcript, or other document issued by a person or other entity that is not an institution of higher education that provides evidence of or 955 956 demonstrates completion of coursework or academic credit that results in the issuance of a degree.

957 "Institution of higher education" or "institution" means any person or other entity, other than a 958 public institution of higher education or any other entity authorized to issue bonds pursuant to Chapter 959 11 (§ 23.1-1100 et seq.), that has received approval from the Council to (i) use the term "college" or 960 "university," or words of like meaning, in its name or in any manner in connection with its academic 961 affairs or business; (ii) enroll students; and (iii) offer approved courses for degree credit or programs 962 of study leading to a degree or offer degrees either at a site or via telecommunications equipment 963 located in the Commonwealth.

964 "Multistate compact" means any agreement involving two or more states to jointly offer 965 postsecondary educational opportunities pursuant to policies and procedures established in such 966 agreement and approved by the Council.

"Non-college degree school" means any person or other entity that offers courses or programs of study that do not lead to a degree. "Non-college degree school" includes academic-vocational 967 968 969 non-college degree schools and vocational non-college degree schools.

970 "Nondegree credit" means any earned credits awarded for successful completion of the requirements 971 of a course of study or instruction beyond the secondary school level that may be used toward 972 completion of a certificate but may not be used to earn a degree.

973 "Out-of-state" means formed, chartered, established, or incorporated outside of the Commonwealth.

974 "Postsecondary school" means any institution of higher education or non-college degree school 975 offering formal instructional programs with a curriculum designed primarily for students who have completed the requirements for a high school diploma or its equivalent. "Postsecondary school" includes 976 977 programs of academic, vocational, and continuing professional education, except course or programs of 978 continuing professional education set forth in subdivision B 4 of § 23.1-226. "Postsecondary school" 979 does not include avocational and adult basic education programs.

980 "Program" means a curriculum or course of study in a discipline or interdisciplinary area that leads 981 to a degree or certificate.

982 "Program area" means a general group of disciplines in which one or more programs may be 983 offered.

**984** *"Proprietary" means privately owned, privately managed, and profit-making.* 

985 "Site" means a location in the Commonwealth where a postsecondary school (i) offers at least one
986 course on an established schedule and (ii) enrolls at least two individuals who are not members of the
987 same household, regardless of the presence or absence of administrative capability at such location.

988 "Teachout plan" means a written agreement between or among postsecondary schools that provides
989 for the equitable treatment of students if one party to the agreement ceases to offer an educational
990 program before all students enrolled in that program complete the program.

991 "University" means any baccalaureate institution of higher education.

992 "Vocational non-college degree school" means a non-college degree school that offers only courses
993 for nondegree credit. "Vocational non-college degree school" does not include instructional programs
994 that are intended solely for recreation, enjoyment, or personal interest or as a hobby or courses or
995 instructional programs that prepare individuals to teach such pursuits.

#### 996 § 23.1-214. Certified mail; subsequent mail or notices may be sent by regular mail.

997 Whenever the Council is required to send any mail or notice by certified mail pursuant to this article
998 and such mail or notice is sent certified mail, return receipt requested, the Council may send any
999 subsequent, identical mail or notice by regular mail.

1000 § 23.1-215. Authority of the Council; regulations; standards for postsecondary schools; delegation 1001 of authority to director.

1002 A. The Council shall adopt, pursuant to the Administrative Process Act (§ 2.2-4000 et seq.), such 1003 regulations as may be necessary to implement the provisions of this article, including (i) procedures by 1004 which a postsecondary school may apply for Council approval to confer degrees in the Commonwealth; 1005 (ii) measures designed to ensure that all postsecondary schools that are subject to the provisions of this 1006 article meet the minimal standards established pursuant to subsection B; (iii) protections for students 1007 pursuing postsecondary education opportunities in postsecondary schools subject to the provisions of 1008 this article; and (iv) information to assist persons who rely on postsecondary degrees or certificates to 1009 judge the competence of individuals in receipt of such degrees or certificates.

1010 B. The Council shall establish minimal standards for postsecondary schools that include standards for faculty preparation and experience, educational programs, physical plants, additional locations, 1011 1012 finances, guaranty instruments, advertising and publications, maintenance of student records, personnel 1013 qualifications, student services, the method for collecting and refunding tuition and fees, library 1014 resources and services, organization and administration, changes of ownership or control, procedures 1015 for student admission and graduation, agent or solicitor requirements, consistency of a postsecondary 1016 school's stated purpose with the proposed offerings, reporting requirements, and any other relevant 1017 standards or requirements adopted by an accrediting agency recognized by the U.S. Department of 1018 Education.

1019 C. The Council shall prescribe the manner, conditions, and language to be used by a postsecondary
1020 school or agent of such school to disclose or advertise that the postsecondary school has received
1021 certification from the Council to offer postsecondary programs in the Commonwealth.

**1022** D. The Council may establish separate certification criteria for various postsecondary school **1023** classifications.

**1024** *E.* The Council may grant to its director the authority to take specific actions on its behalf in furtherance of the provisions of this article.

## 1026 § 23.1-216. Career College Advisory Board established.

A. The Council shall establish and seek the advice of the Career College Advisory Board, which shall assist the Council in the performance of its duties and provide advisory services in academic and administrative matters relating to proprietary private postsecondary schools, excluding vocational non-college degree schools. The Career College Advisory Board shall be composed of college and university representatives and such other members as the Council may select and shall be broadly representative of proprietary private postsecondary schools, excluding vocational non-college degree to schools.

B. The Career College Advisory Board shall meet at least twice each year and advise the Council and proprietary private postsecondary schools, excluding vocational non-college degree schools, regarding such matters as may come before the Career College Advisory Board. The Council may employ such qualified personnel as may be required to assist the Career College Advisory Board in the performance of its duties.

## 1039 § 23.1-217. Certification required.

1040 A. No person shall open, operate, or conduct any postsecondary school in the Commonwealth
1041 without certification to operate such postsecondary school issued by the Council. The Council shall
1042 certify those postsecondary schools in compliance with Council regulations issued pursuant to this

1043 article.

1044 B. Postsecondary schools shall seek such certification from the Council immediately after receipt of a 1045 valid business license issued by the relevant official of the locality in which it seeks to operate.

#### 1046 § 23.1-218. List of postsecondary schools holding valid certification.

1047 A. The Council shall maintain a list of postsecondary schools holding valid certification under the 1048 provisions of this article and shall make such list available to the public.

1049 B. Upon confirmation of any notification or discovery of any postsecondary school operating without 1050 its certification or approval, the Council shall notify in writing the relevant local Commissioner of the Revenue or other official serving such equivalent functions of the postsecondary school's violation of 1051 such certification or approval requirement and shall recommend revocation of the postsecondary 1052 1053 school's business license. 1054

## § 23.1-219. Council certification: requirements and prohibitions.

1055 A. Without obtaining the certification of the Council or a determination that the activity or program 1056 is exempt from such certification requirements, no postsecondary school subject to the provisions of this 1057 article shall:

1058 1. Use the term "college" or "university" or abbreviations or words of similar meaning in its name 1059 or in any manner in connection with its academic affairs or business;

1060 2. Enroll students:

1061 3. Offer degrees, courses for degree credit, programs of study leading to a degree, or courses for 1062 nondegree credit, either at a site or via telecommunications equipment located within the 1063 Commonwealth: or

1064 4. Initiate other programs for degree credit or award degrees or certificates at a new or additional 1065 level.

B. All institutions of higher education and academic-vocational non-college degree schools subject to 1066 1067 the provisions of this article shall be fully accredited by an accrediting agency recognized by the U.S. 1068 Department of Education.

1069 C. All out-of-state academic-vocational non-college degree schools subject to the provisions of this 1070 article shall disclose their accreditation status in all written materials advertising or describing such 1071 school that are distributed to prospective or enrolled students or the general public.

1072 D. No postsecondary school shall be required to obtain another certification from the Council to 1073 operate in the Commonwealth if it (i) was formed, chartered, or established in the Commonwealth or 1074 chartered by an Act of Congress; (ii) has maintained its main campus continuously in the 1075 Commonwealth for at least 20 calendar years under its current ownership; (iii) was continuously 1076 approved or authorized to confer or grant academic or professional degrees by the Council, the Board 1077 of Education, or an act of the General Assembly during those 20 years; and (iv) is fully accredited by an accrediting agency that is recognized by and has met the criteria for Title IV eligibility of the U.S. 1078 1079 Department of Education. If the Council revokes an institution's authorization to confer or grant 1080 academic or professional degrees, the institution is required to seek recertification annually until it 1081 meets the criteria of this subsection.

1082 E. In addition to such other requirements as are established in this article or the regulations of the 1083 Council, any out-of-state institution of higher education or academic-vocational non-college degree 1084 school shall provide verification that:

1085 1. The institution or school is fully accredited by an accrediting agency recognized by the U.S. 1086 Department of Education;

1087 2. All courses, degrees, or certificates offered at any site are also offered at an out-of-state campus 1088 of the institution or school;

1089 3. All credits earned at any site are transferable to an out-of-state campus of the institution or 1090 school: and

1091 4. The institution or school has complied with the requirements of either Article 17 (§ 13.1-757 et 1092 seq.) of Chapter 9 of Title 13.1 or Article 14 (§ 13.1-919 et seq.) of Chapter 10 of Title 13.1.

1093 F. Any postsecondary school that seeks to conduct telecommunications activities from a site shall 1094 apply for Council approval to conduct such activity and shall comply with this article and the Council's 1095 regulations in the same manner as any other postsecondary school subject to this article. 1096

## § 23.1-220. Approval procedures.

1097 A. Prior to Council approval for a postsecondary school to use the term "college" or "university" or 1098 abbreviations or words of similar meaning in its name or in any manner in connection with its 1099 academic affairs or business, offer courses or programs for degree credit, enroll students in any courses or programs, or confer or award degrees, each postsecondary school shall be evaluated by the Council 1100 1101 in accordance with the regulations adopted pursuant to § 23.1-215.

1102 B. Upon finding that the applicant has fully complied with the regulations adopted pursuant to 1103 § 23.1-215, the Council shall approve the application.

1104 C. The Council may defer a decision on an application upon determining that additional information

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1105 is needed.

1106 D. The Council shall not take into account duplication of effort by public institutions of higher 1107 education and private institutions of higher education or other questions of need when considering an 1108 application.

1109 § 23.1-221. Refusal, suspension, and revocation of approval or certification.

1110 A. The Council may refuse to grant a certification, may revoke or suspend a prior approval or 1111 certification, including any approval or authorization issued prior to July 1, 1980, and may add 1112 conditions to any approval or certification on such grounds as may be provided in its regulations or if 1113 the postsecondary school:

1114 1. Submits or has submitted any false or misleading information to the Council in connection with its 1115 approval;

1116 2. Fails to meet or to maintain compliance with the Council's regulations at any of its locations;

1117 3. Publicly makes or causes to be made any false or misleading representation that it has complied 1118 with any requirement of this article or the Council's regulations;

1119 4. Violates any provision of this article or the Council's regulations; or

1120 5. Fails or refuses to furnish the Council with any requested information or records required by this 1121 article or the Council's regulations.

1122 B. The Council may refuse to grant an approval or may place conditions on an approval for a 1123 request to use a name that incorporates terms deemed by the Council to be misleading to consumers, 1124 students, or the general public regarding the postsecondary school's affiliation or association with any 1125 public institution of higher education but shall not add conditions to, revoke, or suspend a prior 1126 approval of a name. The Council shall, by regulation, designate the terms deemed to be misleading, 1127 which shall include "public university," "public college," and "community college."

C. The Council shall notify a postsecondary school by certified mail, return receipt requested, of its 1128 1129 intention to deny an application, suspend or revoke a prior approval or certification, or add conditions 1130 to an approval or certification and state in writing the reasons for the denial, suspension, revocation, or 1131 conditions. The postsecondary school may, within 10 days of receipt of the certified mail notice, submit 1132 a written request for a proceeding before the Council pursuant to Article 3 (§ 2.2-4018 et seq.) of 1133 Chapter 40 of Title 2.2.

1134 D. The Council may issue orders to comply with its regulations or the provisions of this article; 1135 unless an emergency exists, such orders shall only be issued after a proceeding pursuant to Article 3 1136 (§ 2.2-4018 et seq.) of Chapter 40 of Title 2.2.

1137 E. In accordance with Article 3 (§ 2.2-4018 et seq.) of Chapter 40 of Title 2.2, any postsecondary 1138 school aggrieved by (i) a decision of the Council to deny an application, suspend or revoke a prior 1139 approval or certification, or add conditions to an approval or certification or (ii) any order to comply 1140 with this article or the Council's regulations may appeal such decision. The Council shall make a final 1141 administrative decision on such appeal in accordance with the Administrative Process Act (§ 2.2-4000 et 1142 seq.).

1143 F. In order to regain approval, a postsecondary school that has had its approval or certification 1144 revoked or suspended by the Council shall file a new application for certification and provide clear and 1145 convincing evidence that the conditions resulting in the suspension or revocation have been remedied 1146 and the postsecondary school is in compliance with this article and the Council's regulations. 1147

§ 23.1-222. Emergency actions.

1148 A. The Council may, by regulation, authorize its director to take immediate action on its behalf in 1149 any instance in which a postsecondary school holding certification to operate in the Commonwealth is 1150 the subject of an adverse action by the U.S. Department of Education or the postsecondary school's 1151 accrediting agency. When such adverse action threatens a disruption of the operation of the 1152 postsecondary school and exposes students to a loss of course or degree credit or financial loss, the 1153 director may:

1154 1. Suspend new enrollment in specified programs or degree levels or all programs and degree levels 1155 that have been approved by the Council:

2. Require the postsecondary school to provide a guaranty instrument in the amount necessary to 1156 1157 cover the refund of unearned tuition to all students enrolled at the time of the action; or

1158 3. Take such other actions as may be necessary to protect the rights of currently enrolled or future 1159 students.

1160 B. At its next regularly scheduled meeting, the Council shall either ratify the director's action or take 1161 such other actions as it deems necessary.

1162 § 23.1-223. Preservation of students' records.

1163 A. In the event of school closure or revocation of its approval or certification, the postsecondary 1164 school shall (i) make arrangements for the transfer of the academic and financial records of all students to the Council within 30 days of the closure or (ii) with the approval of the Council, ensure 1165

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1166 preservation of the academic and financial records of all students by entering an agreement with 1167 another postsecondary school. An out-of-state postsecondary school that is public or corporately held 1168 may retain records at the postsecondary school's location outside of the Commonwealth but shall 1169 provide the Council with the contact information needed for each student to obtain copies of his 1170 academic and financial records.

1171 B. This section shall not be deemed to interfere with students' rights to have access to and obtain 1172 copies of their own records or to authorize disclosure of student records except in compliance with 1173 applicable state and federal law, including the federal Family Educational Rights and Privacy Act of 1174 1974 (20 U.S.C. § 1232g).

1175 § 23.1-224. Fees. 1176

The Council may establish nonrefundable fees for services and methods for collecting such fees. § 23.1-225. Prohibited acts.

1178 A. Without prior Council approval, no person or other entity subject to the provisions of this article 1179 shall use in any manner within the Commonwealth the term "college" or "university" or abbreviations 1180 or words of similar meaning in its name, in connection with its academic affairs or business, or in any 1181 literature, catalog, pamphlet, or descriptive material.

This subsection shall not apply to any person or other entity that (i) used the term "college" or 1182 1183 "university" openly and conspicuously in its title within the Commonwealth prior to July 1, 1970; (ii) 1184 was granted authority to operate in the Commonwealth by the Council between July 1, 1970, and July 1185 1, 2002, and maintains valid authority to so operate in the Commonwealth on or after July 1, 2002; (iii) was exempted from the provisions of former Chapter 21 (§ 23-265 et seq.) of Title 23, as such law was 1186 in effect prior to July 1, 2002; or (iv) was authorized by the Council to use a name while its request for 1187 1188 approval to enroll students is pending before the Council.

1189 B. No person or other entity shall sell, barter, or exchange for any consideration, or attempt to sell, 1190 barter, or exchange for any consideration, any degree credit, degree, or certificate. 1191

C. No person or other entity shall:

1192 1. Use or attempt to use, in connection with any business, trade, profession, or occupation, any 1193 degree credit, degree, or certificate, including any transcript of coursework that it knows or has reason 1194 to know has been fraudulently issued, obtained, forged, materially altered, or purchased; 1195

2. Issue or manufacture a fraudulent academic credential;

1196 3. Physically present a fraudulent academic credential, knowing it is fraudulent, in an attempt to 1197 obtain employment, promotion, licensure, or admission to an institution of higher education;

1198 4. In any way represent that it is an institution of higher education that is accredited by an accrediting agency recognized by the U.S. Department of Education or has the foreign equivalent of 1199 1200 such accreditation if the person or entity is not so accredited; or

1201 5. Represent that credits earned at or granted by any institution of higher education or 1202 academic-vocational non-college degree school may be applied for credit toward a degree unless such 1203 person is exempted from the provisions of this article or granted certification or approval by the 1204 Council in accordance with this article and the Council's regulations. 1205

## § 23.1-226. Exemptions.

1206 A. The provisions of this article shall not apply to any public institution of higher education as that 1207 term is defined in § 23.1-100 or any entity authorized to issue bonds pursuant to Chapter 11 1208 (§ 23.1-1100 et seq.).

1209 B. The following activities or programs offered by postsecondary schools that are otherwise subject 1210 to this article are exempt from its provisions:

1211 1. The awarding of any honorary degree conferred that clearly states on its face that it is honorary 1212 in nature and is regarded as (i) commemorative in recognition of an individual's contributions to society 1213 and (ii) not representative of the satisfactory completion of any or all of the requirements of a program 1214 or course of study; 1215

2. A nursing education program or curriculum regulated by the Board of Nursing;

1216 3. A professional or occupational training program subject to the approval of (i) a regulatory board 1217 pursuant to Title 54.1 or (ii) another state or federal governmental agency;

1218 4. Any course or program of instruction provided or approved by any professional body, fraternal 1219 organization, civic club, or benevolent order for which the principal purpose is continuing or 1220 professional education or a similar purpose and for which no degree credit is awarded;

1221 5. Any course or program offered through approved multistate compacts, including the Southern 1222 Regional Education Board's Electronic Campus;

1223 6. Any course offered and delivered by a postsecondary school solely on a contractual basis for 1224 which no individual is charged tuition and there is no advertising for open enrollment;

1225 7. Any school, institute, or course of instruction offered by any trade association or any nonprofit 1226 affiliate of a trade association on subjects relating to the trade, business, or profession represented by 1227 such association;

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1228 8. Any public or private high school accredited or recognized by the Board of Education that has 1229 offered or may offer one or more courses as provided in this article, if the school collects any tuition, 1230 fees, or charges as permitted by Title 22.1 in the case of a public school or pursuant to regulations 1231 prescribed by the relevant governing body in the case of a private school; or

1232 9. Tutorial instruction delivered and designed to supplement regular classes for students enrolled in 1233 any public or private school or prepare an individual for an examination for professional practice or 1234 higher education.

1235 C. The Council shall exempt from the provisions of this article any postsecondary school whose 1236 primary purpose is to provide religious or theological education. Postsecondary schools shall apply for 1237 exemptions to confer certificates or degrees relating to religion and theology. Exemptions may be 1238 granted for a maximum of five years, unless the postsecondary school has been granted a standing 1239 exemption prior to July 1, 2002. Each postsecondary school seeking such an exemption or continuation 1240 of such an exemption shall file such information as may be required by the Council. If the Council does 1241 not grant a postsecondary school an exemption, the postsecondary school shall be notified in writing 1242 with the reasons for the exemption denial. The affected postsecondary school has the right to appeal the 1243 Council's decision pursuant to Article 3 (§ 2.2-4018 et seq.) of Chapter 40 of Title 2.2. The Council 1244 shall, in each instance, determine the applicability of the exemption as provided in this section.

1245 D. Notwithstanding the exemptions provided in this section, exempted postsecondary schools are 1246 subject to the provisions of subsection B of § 23.1-221 and a postsecondary school may seek Council 1247 approval for an otherwise exempt activity or program.

#### 1248 § 23.1-227. Virginia law to apply to contracts.

1249 The laws of the Commonwealth shall govern any agreement, contract, or instrument of indebtedness 1250 executed between a postsecondary school and any person enrolling in any course or program offered or 1251 to be offered by such school in the Commonwealth or any person employed or offered employment by 1252 such school in the Commonwealth. 1253

### § 23.1-228. Violations; penalties; remedies.

1254 A. Violations of this article or the Council's implementing regulations are punishable as a Class 1 1255 misdemeanor. Each degree, certificate, program, academic transcript, or course of study offered, 1256 conferred, or used in violation of this article or the Council's regulations shall constitute a separate 1257 offense.

1258 B. If no criminal prosecution is instituted against such postsecondary school pursuant to subsection 1259 A, the Council may recover a civil penalty of at least \$200 but not more than \$1,000 per separate 1260 offense set forth in subsection A. In no event shall the civil penalties against any one person, 1261 corporation, or other entity exceed \$25,000 per year.

1262 C. The Council may institute a proceeding in equity to enjoin any violation of this article or its 1263 implementing regulations and upon substantially prevailing on the merits of the case and unless special 1264 circumstances would render such an award unjust, the Council is entitled to an award of reasonable 1265 attorney fees and costs in any such action. 1266

### § 23.1-229. Postsecondary school closure procedures.

1267 A. Each postsecondary school shall notify the Council of its intention to close at least 30 days prior 1268 to the closure. The notice shall be accompanied by a comprehensive plan for closure and a teachout plan that makes provision for presently enrolled students to complete the program of instruction for 1269 1270 which they have enrolled, either at such postsecondary school or at another postsecondary school 1271 certified by the Council or authorized to operate in the Commonwealth. Each closing postsecondary 1272 school shall obtain the Council's approval of the teachout plan prior to implementation.

B. Each closing postsecondary school shall notify the Council, in writing, if there is no comparable 1273 1274 program for the purposes of developing a teachout plan within 50 miles of the closing postsecondary 1275 school or if the closing postsecondary school is unable to enter a teachout agreement with another 1276 postsecondary school. This information shall be provided at the time the closing postsecondary school 1277 notifies the Council of its intention to close.

1278 C. Owners or senior administrators of a postsecondary school that closes without providing (i) an 1279 adequate teachout plan or refunds of unearned tuition and (ii) appropriate preservation of records shall 1280 be denied certification to operate another postsecondary school in the Commonwealth. 1281

#### CHAPTER 3.

### THE VIRGINIA HIGHER EDUCATION OPPORTUNITY ACT OF 2011.

#### 1283 § 23.1-300. Definitions.

1282

1284 As used in this chapter, unless the context requires a different meaning:

1285 "College degree" means an undergraduate degree from an accredited associate-degree-granting or 1286 baccalaureate (i) public institution of higher education or (ii) private institution of higher education.

1287 "Cost of education" means the operating funds necessary during a fiscal year to provide educational 1288 and general services, other than research and public service, to students attending an institution in that

1289 fiscal year.

1290 "Educational and general fees" means fees over and above tuition charged for certain educational 1291 and general services.

1292 "Educational and general services" means services associated with instruction, academic support, 1293 student services, institutional support, research, public service, or operation and maintenance of physical 1294 plant, with adjustments based on particular state policies relating to specific institutional conditions. 1295 "Educational and general services" does not include services associated with programs and 1296 administrative services that are required to be self-supporting or are otherwise supported by funds other 1297 than general funds, such as food services, university-owned or university-leased dormitories or other 1298 living facilities, athletics programs, or other self-supporting programs.

1299 "Enrollment" or "student enrollment" means the number of full-time equivalent students.

1300 "Fiscal year" means the period from July 1 of one calendar year to June 30 of the next calendar 1301 vear.

1302 "Peer institutions" means those institutions determined by the Council, in consultation with a public 1303 institution of higher education, the Secretary of Education or his designee, the Director of the 1304 Department of Planning and Budget or his designee, and the Chairmen of the House Committee on 1305 Appropriations and the Senate Committee on Finance or their designees, to be most similar to such 1306 public institution of higher education and provide a fair comparison in determining appropriate and 1307 competitive faculty salaries for such public institution of higher education.

1308 "Public institution of higher education" does not include each comprehensive community college.

1309 "STEM" means science, technology, engineering, and mathematics.

1310 "Student" means a full-time or part-time undergraduate, graduate, or professional student attending a public institution of higher education and enrolled in a degree program. 1311 1312

## § 23.1-301. Short title; objective; purposes.

A. This chapter may be cited as the "Preparing for the Top Jobs of the 21st Century: The Virginia 1313 Higher Education Opportunity Act of 2011," the "Top Jobs Act," or "TJ21." 1314

1315 B. The objective of this chapter is to fuel strong economic growth in the Commonwealth and prepare 1316 Virginians for the top job opportunities in the knowledge-driven economy of the 21st century by 1317 establishing a long-term commitment, policy, and framework for sustained investment and innovation 1318 that will (i) enable the Commonwealth to build upon the strengths of its excellent higher education 1319 system and achieve national and international leadership in college degree attainment and personal 1320 income and (ii) ensure that these educational and economic opportunities are accessible and affordable 1321 for all capable and committed Virginia students.

1322 C. In furtherance of the objective set forth in subsection B, the following purposes shall inform the 1323 development and implementation of funding policies, performance criteria, economic opportunity metrics, 1324 and recommendations required by this chapter:

1325 1. To ensure an educated workforce in the Commonwealth through a public-private higher education 1326 system whose hallmarks are instructional excellence, affordable access, economic impact, institutional 1327 diversity and managerial autonomy, cost-efficient operation, technological and pedagogical innovation, 1328 and reform-based investment;

1329 2. To take optimal advantage of the demonstrated correlation between higher education and 1330 economic growth by investing in higher education in a manner that will generate economic growth, job 1331 creation, personal income growth, and revenues generated for state and local government in the 1332 Commonwealth;

1333 3. To (i) place the Commonwealth among the most highly educated states and countries by conferring approximately 100,000 cumulative additional undergraduate degrees on Virginians between 1334 2011 and 2025, accompanied by a comparable percentage increase in privately conferred undergraduate 1335 degrees in the Commonwealth over the same period and (ii) achieve this purpose by expanding 1336 1337 enrollment of Virginians at public institutions of higher education and private institutions of higher 1338 education, improving undergraduate graduation and retention rates in the higher education system in 1339 the Commonwealth, and increasing degree completion by Virginians with partial credit toward a college 1340 degree, including students with ongoing job and family commitments who require access to 1341 nontraditional college-level educational opportunities:

1342 4. To enhance personal opportunity and earning power for individual Virginians by (i) increasing 1343 college degree attainment in the Commonwealth, especially in high-demand, high-income fields such as 1344 STEM and health care fields and (ii) providing information about the economic value and impact of 1345 individual degree programs by institution;

1346 5. To promote university-based research that produces outside investment in the Commonwealth, 1347 fuels economic advances, triggers commercialization of new products and processes, fosters the 1348 formation of new businesses, leads businesses to bring their facilities and jobs to the Commonwealth, 1349 and in other ways helps place the Commonwealth on the cutting edge of the knowledge-driven economy;

1350 6. To support the national effort to enhance the security and economic competiveness of the United

1351 States and secure a leading economic position for the Commonwealth through increased research and 1352 instruction in STEM and related fields that require qualified faculty, appropriate research facilities and 1353 equipment, public-private and intergovernmental collaboration, and sustained state support;

1354 7. To preserve and enhance the excellence and cost-efficiency of the Commonwealth's higher 1355 education system through reform-based investment that promotes innovative instructional models and 1356 pathways to degree attainment, including optimal use of physical facilities and instructional resources 1357 throughout the year, technology-enhanced instruction, sharing of instructional resources between 1358 colleges, universities, and other degree-granting entities in the Commonwealth, increased online learning 1359 opportunities for nontraditional students, improved rate and pace of degree completion, expanded 1360 availability of dual enrollment and advanced placement options and early college commitment programs, 1361 expanded comprehensive community college transfer options leading to bachelor's degree completion, 1362 and enhanced college readiness before matriculation;

8. To realize the potential for enhanced benefits from the Restructured Higher Education Financial 1363 1364 and Administrative Operations Act (§ 23.1-1000 et seq.) through a sustained commitment to the 1365 principles of autonomy, accountability, affordable access, and mutual trust and obligation underlying the 1366 *restructuring initiative;* 

1367 9. To establish a higher education funding framework and policy that promotes stable, predictable, 1368 equitable, and adequate funding, facilitates effective planning at the institutional and state levels, 1369 provides incentives for increased enrollment of Virginia students at public or nonprofit private 1370 institutions of higher education, provides need-based financial aid for low-income and middle-income 1371 students and families, relieves the upward pressure on tuition associated with loss of state support due 1372 to economic downturns or other causes, and provides financial incentives to promote innovation and 1373 enhanced economic opportunity in furtherance of the objective of this chapter set forth in subsection A; 1374 and

1375 10. To recognize that the unique mission and contributions of each public institution of higher 1376 education and private institution of higher education is consistent with the desire to build upon the 1377 strengths of the Commonwealth's excellent system of higher education, afford these unique missions and 1378 contributions appropriate safeguards, and allow these attributes to inform the development and 1379 implementation of funding policies, performance criteria, economic opportunity metrics, and 1380 recommendations in the furtherance of the objective of this chapter set forth in subsection B. 1381

§ 23.1-302. Public institutions of higher education; funding.

1382 Each public institution of higher education shall receive funds from the state general fund or sources 1383 other than the state general fund, or both, for each fiscal year of each biennium for:

1384 1. Basic operations and instruction, as provided in § 23.1-303;

1385 2. Each Virginia undergraduate student actually enrolled at the institution, as provided in § 1386 23.1-304; 1387

3. Need-based financial aid, as provided in § 23.1-306; and

1388 4. Support for targeted financial incentives that encourage and reward progress toward the policy 1389 objectives specified in this chapter, as provided in § 23.1-305.

1390 § 23.1-303. Calculation of state general fund share of an institution's basic operations and 1391 instruction funding need; cost of education.

1392 A. Following consultation with each public institution of higher education and the Higher Education 1393 Advisory Committee described in § 23.1-309, the Council shall calculate the basic operations and 1394 instruction funding need of each public institution of higher education as provided in subsection B for 1395 each year of the next biennium and make such calculation available to the Governor, the General 1396 Assembly, and all public institutions of higher education. The Governor shall take into account each 1397 institution's basic operations and instruction funding need and the Commonwealth's funding split policy 1398 established in the general appropriation act by which 67 percent of an institution's cost of education for 1399 Virginia students is funded from the state general fund and 33 percent from funds other than the state 1400 general fund during the preparation of his proposed biennial budget bill for the next biennium, and the 1401 General Assembly shall take such items into account in enacting the general appropriation act for the 1402 next biennium. Between such biennial recalculations, the General Assembly may increase or decrease 1403 the appropriation of basic operations and instruction funding to a public institution of higher education 1404 to correspond with an increase or decrease in Virginia undergraduate student enrollment at the 1405 institution as provided in § 23.1-304, or the institution's meeting or not meeting targeted financial 1406 incentives listed in § 23.1-305, or for any other purpose deemed appropriate by the General Assembly.

1407 B. The basic operations and instruction funding need of each public institution of higher education 1408 for each fiscal year of the biennium shall consist of the sum of (i) the institution's cost of education for 1409 the total enrollment in actual attendance during the fiscal year that ended on June 30 of each odd-numbered year, which shall be determined using a cost-based funding policy that consists of (a) a 1410 set of formulas for calculating (1) educational cost based on faculty-student ratios by discipline and 1411

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1412 level and (2) the educational and general programs of instruction, academic support, student services, 1413 institutional support, and operation and maintenance of physical plant and (b) adjustments based on 1414 particular state policies or specific institutional missions or conditions; (ii) the amount required to reach 1415 the Commonwealth's faculty salary goal of the 60th percentile of the most recently reported average 1416 faculty salaries paid by that institution's peer institutions as established in the general appropriation 1417 act; and (iii) such other funding for educational and general services as the General Assembly may 1418 appropriate.

1419 C. State general funds shall be allocated and appropriated to public institutions of higher education 1420 in a fair and equitable manner such that, to the extent practicable, the percentage of the cost of education for Virginia students enrolled at an institution to be funded from state general funds is the 1421 1422 same for each institution. To the extent that the percentages differ among institutions, that fact shall be 1423 taken into account as the Governor deems appropriate in his proposed biennial budget bill and by the 1424 General Assembly as it deems appropriate in the general appropriation act. 1425

## § 23.1-304. Per student enrollment-based funding at public institutions of higher education.

1426 A. To incentivize undergraduate Virginia student enrollment growth at the Commonwealth's public 1427 institutions of higher education in furtherance of the increased degree conferral purpose of this chapter, 1428 the Governor shall recommend and the General Assembly shall determine and appropriate to such 1429 institutions a per student amount that follows each Virginia undergraduate student to the public 1430 institution of higher education in which the student enrolls. Recommendations regarding such Virginia 1431 undergraduate student enrollment growth incentive shall be developed and reviewed as provided in 1432 subdivision B 1 of § 23.1-309.

1433 B. The Governor shall consider and may recommend and the General Assembly shall consider and may provide additional general fund appropriations to address the unfunded enrollment growth that occurred between the 2005-2006 fiscal year and July 1, 2011. 1434 1435

1436 C. To assist the General Assembly in determining the per student amount provided for in subsection A and its relation to the per student amount provided to nonprofit private institutions of higher 1437 education pursuant to the Tuition Assistance Grant Act (§ 23.1-628 et seq.), each nonprofit private 1438 1439 institution of higher education eligible to participate in the Tuition Assistance Grant Program shall 1440 submit to the Council its Virginia student enrollment projections for that fiscal year and its actual 1441 Virginia student enrollment for the prior fiscal year in a manner determined by the Council. The student 1442 admissions policies for such private institutions and their specific programs shall remain the sole 1443 responsibility of the governing boards of such individual institutions. 1444

§ 23.1-305. Public institutions of higher education; targeted economic and innovation incentives.

1445 A. The Governor shall consider and may recommend and the General Assembly shall consider and 1446 may fund targeted economic and innovation incentives to achieve the objective and purposes of this 1447 chapter. Such incentives may include incentives based on the economic opportunity metrics developed pursuant to subdivision B 4 of § 23.1-309 and incentives for: 1448

1449 1. Increased enrollment of Virginia students, in addition to the per student funding provided by § 1450 23.1-304:

1451 2. Increased degree completion for Virginia residents who have partial credit completion for a 1452 degree: 1453

3. Increased degree completion in a timely or expedited manner;

4. Improved retention and graduation rates:

1455 5. Increased degree production in STEM or other high-need areas such as the health care-related 1456 professions: 1457

6. Increased research, including regional and public-private collaboration;

1458 7. Optimal year-round utilization of resources and other efficiency reforms designed to reduce total 1459 institutional cost:

1460 8. Technology-enhanced instruction, including course redesign, online instruction, and resource 1461 sharing among institutions; and

1462 9. Enhanced comprehensive community college transfer programs and grants and other enhanced 1463 degree path programs.

1464 B. The Governor and the General Assembly shall consider maintenance of effort initiatives for 1465 individual institutions with unique missions and demonstrable performance in specific incentive areas 1466 identified pursuant to subsection A.

1467 C. The criteria for measuring whether the incentive areas in subsection A have been met, and the 1468 benefits or consequences for meeting or not meeting such incentive areas, shall be developed and reviewed as provided in subdivisions B 3 and 4 of § 23.1-309. 1469 1470

§ 23.1-306. Public institutions of higher education; six-year plans.

1471 A. The governing board of each public institution of higher education shall (i) develop and adopt 1472 biennially and amend or affirm annually a six-year plan for the institution; (ii) submit such plan to the 1473 Council, the Governor, and the Chairmen of the House Committee on Appropriations and the Senate

1474 Committee on Finance no later than July 1 of each odd-numbered year; and (iii) submit amendments to 1475 or an affirmation of that plan no later than July 1 of each even-numbered year or at any other time 1476 permitted by the Governor or General Assembly.

1477 B. The Secretary of Finance, the Secretary of Education, the Director of the Department of Planning 1478 and Budget, the Director of the Council, the Staff Director of the House Committee on Appropriations, 1479 and the Staff Director of the Senate Committee on Finance, or their designees, shall review each 1480 institution's plan or amendments and provide comments to the institution on such plan or amendments 1481 by September 1 of the relevant year. Each institution shall respond to any such comments by October 1 1482 of that year.

1483 C. Each plan shall be structured in accordance with, and be consistent with, the objective and 1484 purposes of this chapter set forth in § 23.1-301 and the criteria developed pursuant to § 23.1-309 and 1485 shall be in a form and manner prescribed by the Council, in consultation with the Secretary of Finance, 1486 the Secretary of Education, the Director of the Department of Planning and Budget, the Director of the 1487 Council, the Staff Director of the House Committee on Appropriations, and the Staff Director of the 1488 Senate Committee on Finance, or their designees.

1489 D. Each six-year plan shall (i) address the institution's academic, financial, and enrollment plans, 1490 including the number of Virginia and non-Virginia students, for the six-year period; (ii) indicate the 1491 planned use of any projected increase in general fund, tuition, or other nongeneral fund revenues; (iii) 1492 be based upon any assumptions provided by the Council, following consultation with the Department of 1493 Planning and Budget and the staffs of the House Committee on Appropriations and the Senate 1494 Committee on Finance, for funding relating to state general fund support pursuant to §§ 23.1-303, 1495 23.1-304, and 23.1-305 and subdivision 9; (iv) be aligned with the institution's six-year enrollment 1496 projections; and (v) include:

1497 1. Financial planning reflecting the institution's anticipated level of general fund, tuition, and other 1498 nongeneral fund support for each year of the next biennium;

1499 2. The institution's anticipated annual tuition and educational and general fee charges required by 1500 (i) degree level and (ii) domiciliary status, as provided in § 23.1-307:

1501 3. Plans for providing financial aid to help mitigate the impact of tuition and fee increases on 1502 low-income and middle-income students and their families as described in subdivision 9, including the 1503 projected mix of grants and loans; 1504

4. Degree conferral targets for undergraduate Virginia students;

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5. Plans for optimal year-round use of the institution's facilities and instructional resources;

1506 6. Plans for the development of an instructional resource-sharing program with other public 1507 institutions of higher education and private institutions of higher education;

1508 7. Plans with regard to any other incentives set forth in § 23.1-305 or any other matters the 1509 institution deems appropriate;

1510 8. The identification of (i) new programs or initiatives including quality improvements and (ii) 1511 institution-specific funding based on particular state policies or institution-specific programs, or both, as 1512 provided in subsection C of § 23.1-307; and

1513 9. An institutional student financial aid commitment that, in conjunction with general funds 1514 appropriated for that purpose, provides assistance to students from both low-income and middle-income 1515 families and takes into account the information and recommendations resulting from the review of 1516 federal and state financial aid programs and institutional practices conducted pursuant to subdivisions B 1517 2 and C 1 of § 23.1-309.

1518 E. In developing such plans, each public institution of higher education shall consider potential 1519 future impacts of tuition increases on the Virginia College Savings Plan and ABLE Savings Trust 1520 Accounts (§ 23.1-700 et seq.) and shall discuss such potential impacts with the Virginia College Savings 1521 Plan. The chief executive officer of the Virginia College Savings Plan shall provide to each institution 1522 the Plan's assumptions underlying the contract pricing of the program.

1523 § 23.1-307. Public institutions of higher education; tuition and fees.

1524 A. The governing board of each public institution of higher education shall continue to fix, revise, 1525 charge, and collect tuition, fees, rates, rentals, and other charges for the services, goods, or facilities 1526 furnished by or on behalf of such institution and may adopt policies regarding any such service 1527 rendered or the use, occupancy, or operation of any such facility.

1528 B. Except to the extent included in the institution's six-year plan as provided in subsection C, if the 1529 total of an institution's tuition and educational and general fees for any fiscal year for Virginia students 1530 exceeds the difference for such fiscal year between (i) the institution's cost of education for all students, 1531 as calculated pursuant to clause (i) of subsection B of § 23.1-303 and (ii) the sum of the tuition and 1532 educational and general fees for non-Virginia students, the state general funds appropriated for its basic 1533 operations and instruction pursuant to subsection A of § 23.1-303, and its per student funding provided 1534 pursuant to § 23.1-304, the institution shall forgo new state funding at a level above the general funds

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1535 received by the institution during the 2011-2012 fiscal year, at the discretion of the General Assembly, 1536 and shall be obligated to provide increased financial aid to maintain affordability for students from low-income and middle-income families. This limitation shall not apply to any portion of tuition and 1537 1538 educational and general fees for Virginia students allocated to student financial aid, an institution's 1539 share of state-mandated salary or fringe benefit increases, increases in funds other than state general 1540 funds for the improvement of faculty salary competitiveness above the level included in the calculation 1541 in clause (i) of subsection B of § 23.1-303, the institution's progress towards achieving any financial 1542 incentive pursuant to § 23.1-305, unavoidable cost increases such as operation and maintenance for new 1543 facilities and utility rate increases, or other items directly attributable to an institution's unique mission 1544 and contributions.

1545 C. Nothing in subsection B shall prohibit an institution from including in its six-year plan required 1546 by § 23.1-306 (i) new programs or initiatives including quality improvements or (ii) institution-specific 1547 funding based on particular state policies or institution-specific programs, or both, that will cause the 1548 total of the institution's tuition and educational and general fees for any fiscal year for Virginia students 1549 to exceed the difference for such fiscal year between (a) the institution's cost of education for all 1550 students, as calculated pursuant to clause (i) of subsection B of § 23.1-303, and (b) the sum of the 1551 tuition and educational and general fees for the institution's non-Virginia students, the state general 1552 funds appropriated for its basic operations and instruction pursuant to subsection A of § 23.1-303, and 1553 its per student funding provided pursuant to § 23.1-304. 1554

## § 23.1-308. STEM public-private partnership established; duties.

1555 A. To (i) increase the number of students completing degrees in the high-demand, high-impact STEM 1556 fields and other high-demand, anticipated-shortage fields such as the health care-related professions and 1557 (ii) help develop and guide the implementation of a comprehensive plan for higher degree attainment in 1558 these fields, the Secretaries of Education and Finance, in cooperation with the House Committees on 1559 Appropriations and Education and the Senate Committees on Finance and on Education and Health, 1560 shall form a public-private partnership comprised of private-sector leaders, distinguished representatives from the scientific community, including retired military personnel, government scientists, and 1561 1562 researchers, educational experts, relevant state and local government officials, and such other 1563 individuals as they deem appropriate.

1564 B. The partnership shall advise on, and may collaborate with public and private entities to develop 1565 and implement strategies to address, such priority issues as (i) determining the need for additional 1566 high-demand degree enrollment, capacity, and resources at public institutions of higher education and 1567 private institutions of higher education; (ii) incentivizing greater coordination, innovation, and private 1568 collaboration in kindergarten through secondary school STEM and other high-demand degree initiatives; 1569 (iii) determining and refining best practices in STEM instruction and leveraging those best practices to 1570 promote STEM education in both the Commonwealth's institutions of higher education and its 1571 elementary and secondary schools; (iv) enhancing teacher education and professional development in 1572 STEM disciplines; (v) strengthening mathematics readiness in secondary schools through earlier 1573 diagnosis and remediation of deficiencies; (vi) providing financial incentives to increase STEM 1574 enrollment and degree production at the Commonwealth's institutions of higher education; (vii) 1575 providing assistance to public institutions of higher education and private institutions of higher education in the acquisition and improvement of STEM-related facilities and equipment; (viii) providing 1576 1577 STEM incentives in early pathway programs at institutions of higher education and in the 1578 comprehensive community college transfer grant program; (ix) assessing degree programs using such 1579 economic opportunity metrics as marketplace demand, earning potential, and employer satisfaction and 1580 other indicators of the historical and projected economic value and impact of degrees to provide useful 1581 information on degrees to students as they make career choices and to state policy makers and 1582 university decision makers as they decide how to allocate scarce resources; (x) aligning state higher 1583 education efforts with marketplace demands; and (xi) determining such other issues as the partnership 1584 deems relevant to increasing the number of students completing degrees in STEM and other 1585 high-demand fields at institutions of higher education. 1586

## § 23.1-309. Higher Education Advisory Committee established; duties.

1587 A. The Secretary of Education, in consultation with the Chairmen of the House Committee on 1588 Appropriations and the Senate Committee on Finance, the Secretary of Finance, and each public 1589 institution of higher education, shall convene a Higher Education Advisory Committee (Advisory 1590 Committee) to provide advice and make recommendations on the matters set forth in subsections B, C, 1591 and D. The Advisory Committee shall consist of at least 11 members as follows: one representative of 1592 the Office of the Secretary of Education appointed by the Secretary of Education who shall serve as 1593 chair of the Advisory Committee; one representative of the Office of the Secretary of Finance appointed 1594 by the Secretary of Finance; one representative of the Council appointed by the Chairman of the 1595 Council; the staff directors of the House Appropriations Committee and the Senate Finance Committee, 1596 or their designees; and the presidents or their designees of five public institutions of higher education,

which shall include two doctoral institutions, two comprehensive institutions, and one comprehensive community college, appointed by the presidents of the public institutions of higher education, and a representative from a nonprofit private institution of higher education appointed by the Governor who shall not provide advice or make recommendations concerning policies that solely impact public institutions of higher education. Both the Governor and the Advisory Committee may designate other individuals to serve on the Advisory Committee, including representatives of academic and instructional faculty or fiscal officers of public institutions of higher education.

**B.** Consistent with the objective and purposes of this chapter identified in § 23.1-301, the Advisory **Committee** shall develop and subsequently review at least once every five years, in consultation with the staff of the Council and the respective Chairmen of the House Committees on Appropriations and Education and the Senate Committees on Finance and on Education and Health, or their designees, representatives of public institutions of higher education, and such other state officials as may be designated by the Governor, and with assistance from the staff of the Council and such other assistance as it may require:

1611 1. The methodology established pursuant to subsection A of § 23.1-304 for determining how a 1612 significant increment of state funding shall follow the student to the associate-degree-granting or 1613 baccalaureate public institution of higher education in which the student enrolls, how the amount of 1614 such per student funding for baccalaureate public institutions of higher education will be made to 1615 correspond as nearly as practical to the per student allocation envisioned under the then-existing appropriation for the Tuition Assistance Grant Act (§ 23.1-628 et seq.) for students attending nonprofit 1616 1617 private institutions of higher education, how and as of what date the student enrollment at each public 1618 institution of higher education shall be calculated, and how an increase or decrease in Virginia 1619 undergraduate student enrollment above or below the enrollment level used to calculate the institution's 1620 funding pursuant to § 23.1-303 shall be reflected in the institution's appropriation pursuant to subsection 1621 A of § 23.1-304, and the standards and process for determining whether an increase or decrease in 1622 Virginia undergraduate student enrollment qualifies for funding pursuant to § 23.1-304;

1623 2. Criteria for determining which families qualify as "low-income" and "middle-income" for purposes 1624 of § 23.1-306 and how they relate to federal, state, and institutional policies governing the provision of 1625 financial assistance to students of such families;

1626 3. Objective performance criteria for measuring the financial incentives set forth in § 23.1-305 and
1627 the benefits of meeting or consequences of not meeting the incentives included in an institution's six-year
1628 plan pursuant to § 23.1-306;

4. Economic opportunity metrics such as marketplace demand, earning potential, and employer
satisfaction and other indicators of the historical and projected economic value of degrees that can be
used to assess degree programs in order to provide useful information on the economic impact of
degrees to students as they make career choices and state policy makers and university decision makers
as they decide how to allocate scarce resources;

5. The additional authority that should be granted to all public institutions of higher education under
the Restructured Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.),
state goals and objectives each public institution of higher education should be expected to achieve,
objective criteria for measuring educational-related performance with regard to those goals and
objectives, and the benefits of meeting or consequences of not meeting those goals and objectives,
including those set forth in subsection C of § 23.1-1002; and

**1640** 6. The role of nonpublic institutions of higher education in addressing the goals set forth in this chapter and recommendations regarding such matters.

1642The Advisory Committee shall submit its recommendations to the Council, which shall review the1643recommendations and report its recommendations to the Governor and the Chairmen of the House1644Committees on Appropriations and Education and the Senate Committees on Finance and on Education1645and Health.

1646 C. Consistent with the objective and purposes of this chapter identified in § 23.1-301, the Advisory
1647 Committee shall review at least every five years, in consultation with the staff of the Council, the
1648 respective Chairmen of the House Committees on Appropriations and Education and the Senate
1649 Committees on Finance and on Education and Health, or their designees, representatives of public
1650 institutions of higher education, and such other state officials as may be designated by the Governor,
1651 and with assistance from the staff of the Council and such other assistance as it may require:

1652 1. Federal and state financial aid programs and institutional practices to ensure that the appropriate 1653 level of financial assistance is being provided to both low-income and middle-income families, as 1654 required by § 23.1-306, including loan forgiveness programs targeted by purpose in furtherance of the 1655 objective of this chapter; and

**1656** 2. The Restructured Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.) to identify additional ways to reduce costs and enhance efficiency by increasing managerial

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1658 autonomy with accountability at the institutional level.

1659 The Advisory Committee shall submit its recommendations to the Council, which shall review the 1660 recommendations and report its recommendations to the Governor and the Chairmen of the House 1661 Committees on Appropriations and Education and the Senate Committees on Finance and on Education 1662 and Health.

1663 D. The Advisory Committee shall periodically assess, based upon the institutions' six-year plans and 1664 other relevant factors, the degree to which the Commonwealth's system of higher education is meeting the statewide objectives of economic impact, reform, affordability, and access reflected in this chapter 1665 1666 and the strategic impact of new general fund investments on achieving those objectives. The Advisory 1667 Committee shall submit its assessment and recommendations to the Council, which shall review the 1668 assessment and recommendations and report its recommendations to the Governor and the Chairmen of the House Committees on Appropriations and Education and the Senate Committees on Finance and on 1669 1670 Education and Health.

1671 E. In addition to providing advice and making recommendations on the matters set forth in 1672 subsections B, C, and D, the Advisory Committee shall perform such other duties and undertake such 1673 other responsibilities as requested by the Governor or the General Assembly. 1674

§ 23.1-310. Assessment and certification of institutions by the Council.

1675 The Council shall annually assess the degree to which each institution has satisfied any goals or 1676 criteria developed by the Higher Education Advisory Committee pursuant to § 23.1-309 and no later 1677 than October 1 of each fiscal year provide a certified written report of the results of such annual assessment to the Governor and the Chairmen of the House Committees on Appropriations and 1678 Education and the Senate Committees on Finance and on Education and Health. In order to assist the 1679 Council in its assessment, each public institution of higher education, and each nonprofit private 1680 institution of higher education eligible for and seeking to qualify for state general funds, shall furnish 1681 periodic reports, including copies of institutional financial aid audit reports and audited financial 1682 1683 statements, and such other pertinent information, including student-level data, as may be required by the 1684 Council. 1685

#### SUBTITLE II. STUDENTS AND CAMPUS. CHAPTER 4.

GENERAL PROVISIONS.

## § 23.1-400. Student organizations; rights and recognition.

1690 A. To the extent allowed by state and federal law, a religious or political student organization may 1691 determine that ordering the organization's internal affairs, selecting the organization's leaders and members, defining the organization's doctrines, and resolving the organization's disputes are in 1692 furtherance of the organization's religious or political mission and that only persons committed to that 1693 1694 mission should conduct such activities.

1695 B. No public institution of higher education that has granted recognition of and access to any 1696 student organization or group shall discriminate against any such student organization or group that 1697 exercises its rights pursuant to subsection A. 1698

## § 23.1-401. Restrictions on student speech; limitations.

1699 No public institution of higher education shall impose restrictions on the time, place, and manner of 1700 student speech that (i) occurs in the outdoor areas of the institution's campus and (ii) is protected by 1701 the First Amendment to the United States Constitution unless the restrictions (a) are reasonable, (b) are 1702 justified without reference to the content of the regulated speech, (c) are narrowly tailored to serve a 1703 significant governmental interest, and (d) leave open ample alternative channels for communication of 1704 the information.

#### 1705 § 23.1-402. Collection and dissemination of information concerning religious preferences and 1706 affiliations.

1707 Notwithstanding any provision of law to the contrary, any public institution of higher education may 1708 collect and disseminate information concerning the religious preferences and affiliations of its students, 1709 provided that no such institution shall (i) require any student to indicate his religious preference or 1710 affiliation or (ii) disseminate such information without the student's consent.

## § 23.1-403. Access to campus and student directory provided to certain persons and groups.

1712 Any public institution of higher education that provides access to its campus and student directory to persons or groups for occupational, professional, or educational recruitment shall provide access on the 1713 same basis to official recruiting representatives of the Armed Forces of the United States and the 1714 1715 *Commonwealth.* 1716

## § 23.1-404. Retention of student birth certificates authorized.

Any public institution of higher education that requests that an applicant who has been accepted for 1717 1718 admission present a certified copy of his birth certificate as a condition of enrollment may retain a copy 1719 of the birth certificate in the student's record.

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#### 1720 § 23.1-405. Student records and personal information.

1721 A. Each public institution of higher education and private institution of higher education may require 1722 any student who attends, or any applicant who has been accepted to and has committed to attend, such 1723 institution to provide, to the extent available, from the originating secondary school and, if applicable, 1724 any institution of higher education he has attended a complete student record, including any mental 1725 health records held by the previous school or institution. Such records shall be kept confidential as 1726 required by state and federal law, including the Family Educational Rights and Privacy Act (20 U.S.C. 1727 § 1232g).

1728 B. No public institution of higher education shall sell students' personal information, including 1729 names, addresses, phone numbers, and email addresses, to any person. This subsection shall not apply 1730 to transactions involving credit, debit, employment, finance, identity verification, risk assessment, fraud 1731 prevention, or other transactions initiated by the student.

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## § 23.1-406. Reporting of certain students issued student visas.

1733 A. Each associate-degree-granting and baccalaureate (i) public institution of higher education and 1734 (ii) private institution of higher education and the governing board, president, or director of any flight 1735 school in the Commonwealth shall notify the Attorney General whenever (a) an applicant who has been 1736 accepted for admission to such institution pursuant to a student visa fails to enroll or (b) a student who 1737 has been attending such institution pursuant to a student visa withdraws from such institution or violates 1738 the terms of his visa. Such notification shall contain all available information from U.S. Citizenship and 1739 Immigration Services Form I-20 and shall be submitted no later than 30 days after discovery of the 1740 event for which notification is required.

1741 B. The Attorney General shall notify U.S. Citizenship and Immigration Services and all other 1742 appropriate national, state, and local agencies of any such failure to enroll, withdrawal, or student visa 1743 violation. 1744

C. This section is effective until superseded by federal action.

1745 § 23.1-407. Reporting of enrollment information to Sex Offender and Crimes Against Minors 1746 Registry.

1747 A. Each associate-degree-granting and baccalaureate (i) public institution of higher education and 1748 (ii) private institution of higher education shall electronically transmit the complete name, social 1749 security number or other identifying number, date of birth, and gender of each applicant accepted to 1750 attend the institution to the Department of State Police, in a format approved by the Department of 1751 State Police, for comparison with information contained in the Virginia Criminal Information Network 1752 and National Crime Information Center Sex Offender Registry File. Such data shall be transmitted (i) 1753 before an accepted applicant becomes a student in attendance pursuant to 20 U.S.C. 1232g(a)(6) or 1754 (ii) in the case of institutions with a rolling or instantaneous admissions policy, in accordance with 1755 guidelines developed by the Department of State Police in consultation with the Council.

1756 B. Whenever it appears from the records of the Department of State Police that an accepted 1757 applicant has failed to comply with the duty to register or reregister pursuant to Chapter 9 (§ 9.1-900 et 1758 seq.) of Title 9.1, the Department of State Police shall promptly investigate and, if there is probable 1759 cause to believe a violation has occurred, obtain a warrant or assist in obtaining an indictment 1760 charging a violation of § 18.2-472.1 in the jurisdiction in which the institution of higher education is 1761 located. 1762

## § 23.1-408. Annual reporting of the use of student fees.

1763 Each public institution of higher education shall publish annually a descriptive report detailing (i) 1764 the amount and distribution of student activity fees assessed each semester or during an academic year 1765 and (ii) the name of each organization that receives funding of \$100 or more from student activity fees 1766 and the nature of such organization's activity. Each such institution shall post such annual descriptive 1767 report on its website to facilitate its access by and availability to enrolled students and their parents. 1768 § 23.1-409. Transparency in higher education information.

1769 Each baccalaureate public institution of higher education shall maintain and update annually no 1770 later than September 30 a tab or link on the home page of its website that shall include the following 1771 information:

1772 1. The institution's six-year undergraduate graduation rate for each of the past 10 years;

1773 2. The institution's freshman-to-sophomore retention rate for full-time undergraduate students for 1774 each of the past 10 years;

1775 3. The institution's average annual percentage increase in base undergraduate tuition for each of the 1776 past 10 years;

- 1777 4. The institution's average annual percentage increase in mandatory undergraduate comprehensive 1778 student fees for each of the past 10 years;
- 5. A link to the annual report of the use of student fees as required by § 23.1-408; 1779
- 1780 6. A link to the postsecondary education and employment data referenced in subsection B of §

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1781 23.1-204; and

1782 7. A summary of the institution's budget, consistent with the institution's annual budgeting process, 1783 that includes (i) the major budget units (MBUs) in the institution and standard expenditure categories 1784 within each MBU for the current fiscal year and the previous fiscal year or (ii) a link to the annual 1785 reports required by subdivision B 10 of § 23.1-1303.

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## § 23.1-410. Student loan vendors.

1787 A. No employee of a public institution of higher education shall demand or receive any payment, 1788 loan, advance, deposit of money, services, or anything, present or promised, as an inducement for 1789 promoting any student loan vendor.

1790 B. No public institution of higher education shall enter into any agreement with any student loan 1791 vendor that states or implies an exclusive relationship between the institution and vendor regarding 1792 student loans. 1793

## CHAPTER 5.

## IN-STATE TUITION AND REDUCED RATE TUITION ELIGIBILITY.

§ 23.1-500. Definitions.

As used in this chapter:

1797 "Date of the alleged entitlement" means the first official day of class within the term, semester, or 1798 quarter of the program of study in which a student is enrolled.

1799 "Dependent student" means a student who is listed as a dependent on the federal or state income tax 1800 return of his parents or legal guardian or who receives substantial financial support from his spouse, parent, or legal guardian. "Dependent student" includes unemancipated minors. 1801

1802 "Domicile" means the present, fixed home of an individual to which he returns following temporary absences and at which he intends to stay indefinitely. No individual may have more than one domicile at 1803 a time. Domicile, once established, is not affected by (i) mere transient or temporary physical presence 1804 outside the Commonwealth or (ii) the establishment and maintenance of a place of residence outside the 1805 1806 Commonwealth for the purpose of maintaining a joint household with an active duty United States 1807 military spouse. 1808

"Domiciliary intent" means present intent to remain indefinitely.

1809 "Emancipated minor" means a minor student who has been emancipated pursuant to Article 15 1810 (§ 16.1-331 et seq.) of Chapter 11 of Title 16.1 or the applicable laws of any other jurisdiction.

1811 "Employed full time" means employed in a position resulting in at least an annual earned income 1812 reported for tax purposes equivalent to 50 work weeks of 40 hours at minimum wage.

"Independent student" means a student whose parents have surrendered the right to his care, 1813 1814 custody, and earnings; do not claim him as a dependent on federal or state income tax returns; and 1815 have ceased to provide him with substantial financial support. "Independent student" includes 1816 emancipated minors.

1817 "Substantial financial support" means any amount of financial support received by a student that 1818 qualifies him to be listed as a dependent on federal and state income tax returns.

1819 "Surviving spouse" means the spouse of a military service member who, while serving as an active 1820 duty member in the Armed Forces of the United States, Reserves of the Armed Forces of the United 1821 States, or Virginia National Guard, during military operations against terrorism, on a peacekeeping 1822 mission, or as a result of a terrorist act, or in any armed conflict, was killed in action, became missing 1823 in action, or became a prisoner of war.

1824 "Unemancipated minor" means a minor student who has not been emancipated pursuant to Article 1825 15 (§ 16.1-331 et seq.) of Chapter 11 of Title 16.1 or the applicable laws of any other jurisdiction.

1826 "Veteran" means an individual who has served on active duty in the Armed Forces of the United 1827 States and who was discharged or released from such service under conditions other than dishonorable.

1828 "Virginia employer" means (i) any employing unit organized under the laws of the Commonwealth or 1829 having income from sources in the Commonwealth regardless of its organizational structure or (ii) any 1830 public or nonprofit organization authorized to operate in the Commonwealth. 1831

§ 23.1-501. Presumption of dependency for certain students.

1832 It shall be presumed that a student under the age of 24 on the date of the alleged entitlement 1833 receives substantial financial support from his parent or legal guardian and is therefore the dependent of his parent or legal guardian unless the student (i) is a veteran or an active duty member of the 1834 1835 Armed Forces of the United States, (ii) is a graduate or professional student, (iii) is married, (iv) is a 1836 ward of the court or was a ward of the court until age 18, (v) has no adoptive parent or legal guardian 1837 and each of the student's parents is deceased, (vi) has legal dependents other than a spouse, or (vii) is 1838 able to present clear and convincing evidence that he is financially self-sufficient. 1839

§ 23.1-502. Eligibility for in-state tuition charges; domicile; domiciliary intent.

1840 A. To be eligible for in-state tuition at public institutions of higher education, an independent student 1841 or, in the case of a dependent student, the individual through whom he claims eligibility, shall establish 1842 by clear and convincing evidence (i) domicile in the Commonwealth for a period of at least one year

1843 immediately succeeding the establishment of domiciliary intent pursuant to subsection B and immediately 1844 prior to the date of the alleged entitlement and (ii) the abandonment of any previous domicile, if such 1845 existed. No institution of higher education shall give weight to any evidence that such student or 1846 individual presents in support of his claim for domicile or the abandonment of any previous domicile 1847 unless such evidence has existed for a period of at least one year immediately prior to the date of the 1848 alleged entitlement. If the individual through whom a dependent student establishes domicile and 1849 eligibility for in-state tuition charges abandons his domicile in the Commonwealth, such student is 1850 entitled to in-state tuition charges for one year from the date of such abandonment.

1851 B. To establish domicile, an independent student or, in the case of a dependent student, the 1852 individual through whom he claims eligibility, shall establish by clear and convincing evidence 1853 domiciliary intent. In determining domiciliary intent, institutions of higher education shall consider the 1854 totality of the circumstances, including the following applicable factors: continuous residence for at least one year prior to the date of the alleged entitlement, except in the event of the establishment and 1855 1856 maintenance of a place of residence outside the Commonwealth for the purpose of maintaining a joint 1857 household with an active duty United States military spouse; state to which income taxes are filed or 1858 paid; driver's license; motor vehicle registration; voter registration; employment; property ownership; 1859 sources of financial support; military records; a written offer and acceptance of employment following 1860 graduation; and any other social or economic relationships within and outside the Commonwealth. 1861

§ 23.1-503. Determination of domicile; rules; presumptions.

1862 A. Students shall not ordinarily establish domicile by the performance of acts that are auxiliary to 1863 fulfilling educational objectives or are required or routinely performed by temporary residents of the 1864 Commonwealth. Students shall not establish domicile by mere physical presence or residence primarily 1865 for educational purposes. 1866

B. A married individual may establish domicile in the same manner as an unmarried individual.

1867 C. A nonmilitary student whose parent or spouse is a member of the Armed Forces of the United 1868 States may establish domicile in the same manner as any other student.

1869 D. Any alien holding an immigration visa or classified as a political refugee may establish domicile 1870 in the same manner as any other student. However, absent congressional intent to the contrary, any 1871 individual holding a student visa or another temporary visa does not have the capacity to intend to 1872 remain in the Commonwealth indefinitely and is therefore ineligible to establish domicile and receive 1873 in-state tuition charges.

1874 E. The domicile of a dependent student shall be rebuttably presumed to be the domicile of the parent 1875 or legal guardian (i) claiming him as an exemption on federal or state income tax returns currently and 1876 for the tax year prior to the date of the alleged entitlement or (ii) providing him with substantial 1877 financial support. The spouse of an active duty military service member, if such spouse has established 1878 domicile and claimed the dependent student on federal or state income tax returns, is not subject to 1879 minimum income tests or requirements.

1880 F. The domicile of an unemancipated minor or a dependent student 18 years old or older may be the 1881 domicile of either the parent with whom he resides, the parent who claims the student as a dependent 1882 for federal or Virginia income tax purposes for the tax year prior to the date of the alleged entitlement 1883 and is currently so claiming the student, or the parent who provides the student with substantial 1884 financial support. If there is no surviving parent or the whereabouts of the parents are unknown, then 1885 the domicile of an unemancipated minor shall be the domicile of the legal guardian of such 1886 unemancipated minor unless circumstances indicate that such guardianship was created primarily for 1887 the purpose of establishing domicile.

1888 G. Continuously enrolled non-Virginia students shall be presumed to be in the Commonwealth for 1889 educational purposes unless they rebut such presumption with clear and convincing evidence of 1890 domicile.

1891 H. A non-Virginia student is not eligible for reclassification as a Virginia student unless he applies 1892 for and is approved for such reclassification. Any such reclassification shall only be granted 1893 prospectively from the date such application is received.

1894 I. A student who knowingly provides erroneous information in an attempt to evade payment of 1895 out-of-state tuition charges shall be charged out-of-state tuition for each term, semester, or quarter 1896 attended and may be subject to dismissal from the institution. All disputes relating to the veracity of 1897 information provided to establish domicile in the Commonwealth are appealable as set forth in § 1898 23.1-510.

#### 1899 § 23.1-504. Determination of domicile; exception; certain active duty and retired military 1900 personnel, etc.

1901 In determining the domicile of (i) active duty military personnel residing in the Commonwealth, 1902 retired military personnel residing in the Commonwealth at the time of their retirement, surviving 1903 spouses, or veterans who voluntarily elect to establish the Commonwealth as their permanent residence

1904 for the purpose of domicile or (ii) a dependent spouse or dependent child who claims domicile through 1905 an individual listed in clause (i), institutions of higher education shall waive the one-year requirement

1906 set forth in subsection B of § 23.1-502.

1907 § 23.1-505. Determination of domicile; exception; dependents of certain active duty military 1908 personnel, etc.

1909 A. For the purposes of this section:

1910 "Date of alleged entitlement" means the date of admission or acceptance for dependents currently 1911 residing in the Commonwealth or the final add/drop date for dependents of members newly transferred 1912 to the Commonwealth.

1913 "Temporarily mobilized" means activated for service for 180 days or more.

1914 "Unaccompanied orders" means orders that assign active duty military personnel or activated or 1915 temporarily mobilized reserve or guard members an unaccompanied tour listed in Appendix Q of the 1916 Joint Federal Travel Regulations.

1917 B. Notwithstanding § 23.1-502 or any other provision of law to the contrary, all dependents, as 1918 defined by 37 U.S.C. § 401, of active duty military personnel or activated or temporarily mobilized 1919 reservists or guard members (i) assigned to a permanent duty station or workplace in the 1920 Commonwealth, the District of Columbia, or a state contiguous to the Commonwealth who reside in the 1921 Commonwealth; (ii) assigned unaccompanied orders and immediately prior to receiving such 1922 unaccompanied orders were assigned to a permanent duty station or workplace in the Commonwealth, 1923 the District of Columbia, or a state contiguous to the Commonwealth and resided in the Commonwealth; 1924 or (iii) assigned unaccompanied orders with the Commonwealth listed as the designated place move 1925 shall be deemed to be domiciled in the Commonwealth and are eligible to receive in-state tuition.

1926 C. All such dependents shall be afforded the same educational benefits as any other individual who 1927 is eligible for in-state tuition pursuant to § 23.1-502. Such dependents are eligible for such benefits, 1928 including in-state tuition status, for as long as they are continuously enrolled in a public institution of 1929 higher education or private institution of higher education or have transferred between public 1930 institutions of higher education or private institutions of higher education or from an undergraduate 1931 degree program to a graduate degree program at a public institution of higher education or private 1932 institution of higher education, regardless of any change of duty station or residence of the military 1933 service member. 1934

§ 23.1-506. Eligibility for in-state tuition; exception; certain out-of-state and high school students.

1935 A. Notwithstanding § 23.1-502 or any other provision of law to the contrary, the following students 1936 are eligible for in-state tuition charges regardless of domicile:

1937 1. Any non-Virginia student who resides outside the Commonwealth and has been employed full time in the Commonwealth for at least one year immediately prior to the date of the alleged entitlement if 1938 such student has paid Virginia income taxes on all taxable income earned in the Commonwealth for the 1939 1940 tax year prior to the date of the alleged entitlement. Such student shall continue to be eligible for 1941 in-state tuition charges for so long as the student is employed full time in the Commonwealth and the 1942 student pays Virginia income taxes on all taxable income earned in the Commonwealth.

1943 2. Any non-Virginia student who resides outside the Commonwealth and is claimed as a dependent for federal and Virginia income tax purposes if the nonresident parent claiming the student as a 1944 1945 dependent has been employed full time in the Commonwealth for at least one year immediately prior to 1946 the date of the alleged entitlement and paid Virginia income taxes on all taxable income earned in the 1947 Commonwealth for the tax year prior to the date of the alleged entitlement. Such student shall continue 1948 to be eligible for in-state tuition charges for so long as his qualifying parent is employed full time in the 1949 Commonwealth, pays Virginia income taxes on all taxable income earned in the Commonwealth, and 1950 claims the student as a dependent for Virginia and federal income tax purposes.

3. Any active duty member, activated guard or reserve member, or guard or reserve member mobilized or on temporary active orders for 180 days or more who resides in the Commonwealth. 1951 1952 1953

4. Any veteran who resides in the Commonwealth.

5. Any surviving spouse who resides in the Commonwealth.

1955 6. Following completion of active duty service, any non-Virginia student who established domicile 1956 before being called to active duty in the National Guard of another state if during such active duty he 1957 maintained at least one of the following in the Commonwealth: a driver's license, motor vehicle 1958 registration, voter registration, employment, property ownership, or sources of financial support.

1959 Any non-Virginia student granted in-state tuition pursuant to this subsection shall be counted as a 1960 Virginia student for the purposes of determining college admissions, enrollment, and tuition and fee 1961 revenue policies.

B. Notwithstanding the provisions of § 23.1-502 or any other provision of law to the contrary, the 1962 1963 governing board of any public institution of higher education may charge in-state tuition to the 1964 following students regardless of domicile:

1965 1. Any non-Virginia student enrolled in one of the institution's programs designated by the Council

1966 who (i) is entitled to reduced tuition charges at the institutions of higher education in any other state 1967 that is a party to the Southern Regional Education Compact and that has similar reciprocal provisions 1968 for Virginia students and (ii) is domiciled in such other state;

1969 2. Any non-Virginia student from a foreign country who is enrolled in a foreign exchange program 1970 approved by the institution of higher education during the same period in which a Virginia student from 1971 such institution is attending such foreign institution as an exchange student; and

1972 3. Any high school or magnet school student, not otherwise qualified for in-state tuition, who is 1973 enrolled in courses specifically designed as part of the high school or magnet school curriculum in a 1974 comprehensive community college for which he may, upon successful completion, receive high school 1975 and college credit pursuant to a dual enrollment agreement between the high school or magnet school 1976 and the comprehensive community college.

1977 Any non-Virginia student granted in-state tuition pursuant to this subsection shall be counted as a 1978 non-Virginia student for the purposes of determining college admissions, enrollment, and tuition and fee 1979 revenue policies.

1980 C. The State Board shall charge in-state tuition to any non-Virginia student enrolled at a 1981 comprehensive community college who resides in another state within a 30-mile radius of a public 1982 institution of higher education in the Commonwealth, is domiciled in such other state, and is entitled to 1983 in-state tuition charges at the institutions of higher education in any state that is contiguous to the 1984 *Commonwealth and that has similar reciprocal provisions for Virginia students.* 

1985 Any non-Virginia student granted in-state tuition pursuant to this subsection shall be counted as a 1986 Virginia student for the purposes of determining college admissions, enrollment, and tuition and fee 1987 revenue policies.

1988 § 23.1-507. University of Virginia's College at Wise; reduced rate tuition charges for certain 1989 students.

1990 A. The board of visitors of the University of Virginia may charge reduced rate tuition to any student 1991 enrolled at the University of Virginia's College at Wise who resides in Kentucky within a 50-mile radius 1992 of the University of Virginia's College at Wise, is domiciled in Kentucky, and is entitled to in-state 1993 tuition charges at the institutions of higher education in Kentucky if Kentucky has similar reciprocal 1994 provisions for Virginia students.

1995 B. The board of visitors of the University of Virginia may charge reduced rate tuition to any student 1996 enrolled at the University of Virginia's College at Wise who resides in Tennessee within a 50-mile 1997 radius of the University of Virginia's College at Wise, is domiciled in Tennessee, and is entitled to 1998 in-state tuition charges at the institutions of higher education in Tennessee if Tennessee has similar 1999 reciprocal provisions for Virginia students.

2000 C. The board of visitors of the University of Virginia may charge reduced rate tuition to any student 2001 enrolled in programs offered jointly by its partners or associates and the University of Virginia's 2002 College at Wise at a regional off-campus center who resides in Tennessee within a 50-mile radius of the University of Virginia's College at Wise, is domiciled in Tennessee, and is entitled to in-state tuition 2003 charges at the institutions of higher education in Tennessee if Tennessee has similar reciprocal 2004 2005 provisions for Virginia students. Any such respective partners or associates shall establish separate 2006 tuition charges for their independent classes or programs at such regional off-campus centers.

2007 D. Any non-Virginia student granted reduced rate tuition pursuant to this section shall be counted as 2008 a non-Virginia student for the purposes of determining admissions, enrollment, and tuition and fee 2009 revenue policies. 2010

§ 23.1-508. Special arrangement contracts; reduced rate tuition charges.

2011 A. Public institutions of higher education may enter into special arrangement contracts with 2012 employers in the Commonwealth or authorities controlling federal installations or agencies located in 2013 the Commonwealth for the purpose of providing reduced rate tuition charges for the employees of such 2014 employers or authorities who are non-Virginia students at such institutions when such employers or 2015 authorities assume the liability for paying, to the extent permitted by federal law, the tuition charges for 2016 such employees.

2017 B. Such special arrangement contracts may be (i) for group instruction in facilities provided by the 2018 employer or federal authority or in the institution's facilities or (ii) on a student-by-student basis for 2019 specific employment-related programs.

2020 C. Special arrangement contracts are valid for a period not to exceed two years and shall be 2021 reviewed for legal sufficiency by the Office of the Attorney General prior to signing. All tuition charges 2022 agreed to by the public institutions shall be at least equal to in-state tuition and shall be granted only 2023 by the institution with which the employer or the federal authorities have a valid contract for students 2024 for whom the employer or federal authority is paying the tuition charges.

2025 D. All special arrangement contracts with authorities controlling federal installations or agencies 2026 shall include a specific number of students to be charged reduced tuition rates.

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2027 E. Nothing in this section shall change the domicile of any student for the purposes of enrollment 2028 reporting or calculating the proportions of general funds and tuition and fees contributed to the cost of 2029 education. 2030

## § 23.1-509. In-state tuition; surcharge.

A. For the purpose of this section:

2032 "Credit hour threshold" means 125 percent of the credit hours needed to satisfy the degree 2033 requirements for a specified undergraduate program.

2034 "Surcharge" means an amount equal to 100 percent of the average cost of a student's education at the baccalaureate public institution of higher education that the student attends less tuition and 2035 mandatory educational and general fee charges assessed to a Virginia student who has not exceeded the 2036 2037 credit hour threshold.

B. Virginia students who enroll for the first time at baccalaureate public institutions of higher 2038 2039 education after August 1, 2006, shall be assessed a surcharge for each semester beginning in which the 2040 student continues to be enrolled after such student has reached the credit hour threshold.

2041 C. In calculating the credit hour threshold, the following courses and credit hours shall be excluded: 2042 (i) remedial courses; (ii) transfer credits from another institution of higher education that do not meet degree requirements for general education courses or the student's chosen program of study; (iii) 2043 advanced placement or international baccalaureate credits that were obtained while in high school or 2044 2045 another secondary school program; and (iv) dual enrollment, college-level credits obtained by the 2046 student prior to receiving a high school diploma.

2047 D. The relevant baccalaureate public institution of higher education may waive the surcharge in 2048 accordance with guidelines and criteria established by the Council, which may include illness, disability, 2049 and active service in the Armed Forces of the United States. 2050

# § 23.1-510. Determinations of eligibility; appeals and guidelines.

2051 A. Each public institution of higher education shall establish an appeals process for those students 2052 who are aggrieved by decisions regarding eligibility for in-state or reduced rate tuition charges pursuant to this chapter. The Administrative Process Act (§ 2.2-4000 et seq.) shall not apply to these 2053 2054 administrative reviews.

2055 B. Each appeals process shall include an initial determination, an intermediate review of the initial 2056 determination, and a final administrative review. The final administrative decision shall be in writing. A 2057 copy of this decision shall be sent to the student. Either the intermediate review or the final 2058 administrative review shall be conducted by an appeals committee consisting of an odd number of 2059 members. No individual who serves at one level of this appeals process is eligible to serve at any other 2060 level of this appeals process. All such due process procedures shall be in writing and shall include time 2061 limitations in order to provide for orderly and timely resolutions of all disputes.

2062 C. Any party aggrieved by a final administrative decision has the right to review in the circuit court 2063 for the jurisdiction in which the relevant institution is located. A petition for review of the final administrative decision shall be filed within 30 days of receiving the written decision. In any such 2064 2065 action, the institution shall forward the record to the court, whose function is only to determine whether the decision reached by the institution could reasonably be said, on the basis of the record, not to be 2066 2067 arbitrary, capricious, or otherwise contrary to law.

D. To ensure the application of uniform criteria in administering this section and determining 2068 2069 eligibility for in-state tuition charges, the Council shall issue and revise domicile guidelines to be 2070 incorporated by all public institutions of higher education in their admissions applications. Such guidelines are not subject to the Administrative Process Act (§ 2.2-4000 et seq.). The Council shall 2071 2072 consult with the Office of the Attorney General and provide opportunity for public comment prior to 2073 issuing any such guidelines.

2074 E. An advisory committee composed of at least 10 representatives of public institutions of higher education and private institutions of higher education shall be appointed by the Council each year to 2075 2076 cooperate with the Council in developing the guidelines for determining eligibility or revisions of such 2077 guidelines. 2078

#### CHAPTER 6. FINANCIAL ASSISTANCE.

Article 1.

## General Provisions.

## § 23.1-600. Participation in and eligibility for state-supported financial aid programs.

A. Participation in and eligibility for state-supported financial aid or other higher education 2083 programs designed to promote greater racial diversity in public institutions of higher education shall not 2084 be restricted on the basis of race or ethnic origin. Any individual who is a member of any federally 2085 recognized minority is eligible for and may participate in such programs if such individual meets all 2086 2087 other qualifications for admission to the relevant institution and the specific program.

2088 B. Individuals who have completed a program of home instruction in accordance with § 22.1-254.1

2089 and individuals who have been excused from school attendance pursuant to subsection B of § 22.1-254 2090 shall be deemed to have met the high school graduation requirements for purposes of eligibility for any 2091 state-supported financial aid or other higher education programs. When a high school grade point 2092 average, class rank, or other academic criteria are specified as a condition of participating in a 2093 program, the Council shall develop empirical alternative equivalent measures that may be required for 2094 such programs.

2095 § 23.1-601. Comprehensive community colleges; grants for tuition and fees for certain individuals.

2096 A. Each comprehensive community college shall provide a grant for the payment of tuition or fees, 2097 except fees established for the purpose of paying for course materials such as laboratory fees, for any 2098 Virginia student who:

2099 1. a. Has received a high school diploma or has passed a high school equivalency examination 2100 approved by the Board of Education and was in foster care or in the custody of the Department of 2101 Social Services or is considered a special needs adoption at the time such diploma or certificate was 2102 awarded; or

2103 b. Was in foster care when he turned 18 and subsequently received a high school diploma or passed 2104 a high school equivalency examination approved by the Board of Education;

2105 2. Is enrolled or has been accepted for enrollment as a full-time or part-time student, taking a 2106 minimum of six credit hours per semester, in a degree or certificate program of at least one academic 2107 year in length in a comprehensive community college;

2108 3. Has not been enrolled in postsecondary education as a full-time student for more than five years 2109 or does not have a bachelor's degree;

4. Maintains the required grade point average established by the State Board; 2110

2111 5. Has submitted applications for federal student financial aid programs for which he may be 2112 eligible: 2113

6. Demonstrates financial need; and

2114 7. Meets any additional financial need requirements established by the State Board for the purposes 2115 of such grant.

2116 B. The State Board, in consultation with the Council and the Department of Social Services, shall 2117 establish regulations governing such grants. The regulations shall include provisions addressing 2118 renewals of grants, financial need, the calculation of grant amounts after consideration of any 2119 additional financial resources or aid the student holds, the minimum grade point average required to 2120 retain such grant, and procedures for the repayment of tuition and fees for failure to meet the 2121 requirements imposed by this section.

#### 2122 § 23.1-602. Payments to institutions of higher education for certain courses taken by 2123 law-enforcement officers.

2124 A. The Department of Criminal Justice Services shall enter into contracts to make payments to public 2125 institutions of higher education and accredited private institutions of higher education whose primary 2126 campus is within the Commonwealth for tuition, books, and mandatory fees for any law-enforcement 2127 officer of the Commonwealth or its political subdivisions, departments, or authorities or any locality of 2128 the Commonwealth who (i) is enrolled on a full-time or part-time basis in courses included in an 2129 undergraduate or graduate program that leads to a degree or certificate in an area relating to law 2130 enforcement or suitable for law-enforcement officers and (ii) enters into an agreement to continue to 2131 serve as a law-enforcement officer in the Commonwealth upon completion of his course of study for a 2132 period at least as long as the length of the course of study undertaken and paid for under the provisions 2133 of this section and, in the event that he does not complete such service, to repay the full amount of such 2134 payments on the terms and in the manner that the Department of Criminal Justice Services prescribes.

2135 B. Any individual who receives the benefit of funds expended pursuant to this section shall reimburse 2136 such funds to the Department of Criminal Justice Services if he fails to satisfactorily complete the 2137 course for which the funds were expended.

2138 The Department of Criminal Justice Services shall use such reimbursed funds in accordance with the 2139 purposes of this section.

2140 § 23.1-603. State cadets; Mary Baldwin College and Virginia Polytechnic Institute and State 2141 University; financial assistance awards.

2142 From funds appropriated by the Commonwealth to Mary Baldwin College for the Virginia Women's 2143 Institute for Leadership and to Virginia Polytechnic Institute and State University, each such institution's 2144 governing board may provide for financial assistance awards to students designated as state cadets on 2145 terms and conditions comparable to the provisions of § 23.1-2506.

2146 § 23.1-604. Investment of funds donated for scholarships.

2147 A. When any person deposits moneys in, bequeaths moneys to be deposited in, or devises or bequeaths property to be sold and the proceeds to be deposited in the state treasury for the benefit of 2148 any institution of higher education in such an amount that the interest on such moneys is sufficient to 2149

2150 cover the costs of tuition, mandatory fees, and other necessary expenses for a cadet or student enrolled 2151 in such institution, the moneys shall be invested in securities that are legal investments under the laws

2152 of the Commonwealth for public funds in the name and for the benefit of such institution.

2153 B. Such donation is irrevocable, but the donor, his heirs, or the guardian of any heir who is under 2154 21 years old may nominate and place in such institution any cadet or student.

2155 C. If such donor, heirs, or guardian fails to nominate a cadet or student within one year of such 2156 donation, the governing board of the institution may appropriate such moneys to cover tuition, mandatory fees, and other necessary expenses for indigent Virginia students or cadets. 2157 2158

§ 23.1-605. Commissioned officers; waiver of tuition and mandatory fees.

2159 Any commissioned officer of the Virginia National Guard or the Virginia Defense Force may become 2160 a student at any public institution of higher education for a period not exceeding 10 months and receive 2161 instruction in the departments of military science, emergency management, emergency services, public 2162 safety, and disaster management at such institution without being required to pay tuition and mandatory 2163 fees.

#### 2164 § 23.1-606. Service in Armed Forces of the United States; discharge of scholarship service 2165 obligations.

2166 Any length of service by any individual in the Armed Forces of the United States as an officer, 2167 private, or nurse or in any other capacity in time of war or other declared national emergency is a 2168 complete and final discharge of any obligation of such individual to serve the Commonwealth as a 2169 teacher in the public schools or in any other capacity, including any such obligation that has been 2170 reduced or computed into terms of a monetary obligation in lieu of such service, arising by virtue of 2171 any statute or of any contract entered into between such individual and any public institution of higher 2172 education in consideration of any state scholarship awarded to or received by such individual as a student in such institution, provided that such service is terminated by an honorable or medical 2173 2174 discharge and such individual entered such service within four years after leaving such institution. 2175

§ 23.1-607. Compensation of cooperating teachers.

2176 A. As used in this section, "cooperating teacher" means an individual licensed by the Board of 2177 Education who meets the criteria established by the relevant institution of higher education and is 2178 engaged in supervising and evaluating one or more student teachers.

2179 B. In addition to the provisions of § 22.1-290.1 relating to compensation of certain licensed teachers 2180 while engaged in supervising and evaluating student teachers, any institution of higher education engaged in educating students to be teachers may, from such funds as may be available for such 2181 2182 purpose, develop and implement a program to compensate public school or private school teachers who 2183 agree to be cooperating teachers. Such compensation programs may provide for payment in the form of 2184 money or authorization to enroll without charge for a designated number of credit hours in the school, 2185 department, or other unit of the institution of higher education at which the student teacher being 2186 supervised is enrolled.

2187 § 23.1-608. Virginia Military Survivors and Dependents Education Program and Fund; tuition and 2188 fee waivers.

2189 A. As used in this section, unless the context requires a different meaning:

2190 "Domicile" has the same meaning as provided in § 23.1-500.

2191 "Fund" means the Virginia Military Survivors and Dependents Education Fund.

2192 "Program" means the Virginia Military Survivors and Dependents Education Program.

2193 "Qualified survivors and dependents" means the spouse or a child between the ages of 16 and 29 of 2194 a military service member who, while serving as an active duty member in the Armed Forces of the 2195 United States, Reserves of the Armed Forces of the United States, or Virginia National Guard, during 2196 military operations against terrorism, on a peacekeeping mission, as a result of a terrorist act, or in any armed conflict, was killed, became missing in action, or became a prisoner of war, or of a veteran who, 2197 2198 as a direct result of such service, has been rated by the U.S. Department of Veterans Affairs as totally 2199 and permanently disabled or at least 90 percent permanently disabled and has been discharged or released under conditions other than dishonorable. However, the Commissioner of Veterans Services 2200 2201 may certify dependents above the age of 29 in those cases in which extenuating circumstances prevented 2202 the dependent child from using his benefits before the age of 30.

2203 B. The Virginia Military Survivors and Dependents Education Program is established for the purpose 2204 of waiving tuition and mandatory fees at a public institution of higher education or Eastern Virginia 2205 Medical School for qualified survivors and dependents who have been admitted to such institution and 2206 meet the requirements of subsection B, as certified by the Commissioner of Veterans Services.

2207 C. Admitted qualified survivors and dependents are eligible for a waiver of tuition and mandatory 2208 fees pursuant to this section if the military service member who was killed, became missing in action, became a prisoner of war, or is disabled (i) established domicile (a) at the time of entering such active 2209 2210 military service or called to active duty as a member of the Reserves of the Armed Forces of the United States or Virginia National Guard; (b) at least five years immediately prior to, or had a physical 2211

2212 presence in the Commonwealth for at least five years immediately prior to, the date on which the admission application was submitted by or on behalf of such qualified survivor or dependent for 2213 2214 admission to such institution of higher education or Eastern Virginia Medical School; or (c) on the date 2215 of his death and for at least five years immediately prior to his death or had a physical presence in the 2216 Commonwealth on the date of his death and had a physical presence in the Commonwealth for at least 2217 five years immediately prior to his death; (ii) in the case of a qualified child, is deceased and the 2218 surviving parent, at some time previous to marrying the deceased parent, established domicile for at 2219 least five years, or established domicile or had a physical presence in the Commonwealth for at least 2220 five years immediately prior to the date on which the admission application was submitted by or on 2221 behalf of such child; or (iii) in the case of a qualified spouse, is deceased and the surviving spouse, at 2222 some time previous to marrying the deceased spouse, established domicile for at least five years or had 2223 a physical presence in the Commonwealth for at least five years prior to the date on which the 2224 admission application was submitted by such qualified spouse.

2225 D. From such funds as may be appropriated and from such gifts, bequests, and any gifts, grants, or 2226 donations from public or private sources, the Virginia Military Survivors and Dependents Education Fund is established for the sole purpose of providing financial assistance in an amount (i) up to \$2,000 2227 2228 or (ii) as provided in the general appropriation act, for room and board charges, books and supplies, 2229 and other expenses at any public institution of higher education or Eastern Virginia Medical School for 2230 the use and benefit of qualified survivors and dependents, provided that the maximum amount to be 2231 expended for each such survivor or dependent pursuant to this subsection shall not exceed, when 2232 combined with any other form of scholarship, grant, or waiver, the actual costs relating to the survivor's 2233 or dependent's educational expenses allowed under this subsection.

2234 E. Each year, from the funds available in the Fund, the Council and each public institution of higher 2235 education and Eastern Virginia Medical School shall determine the amount and the manner in which 2236 financial assistance shall be made available to beneficiaries and shall make that information available 2237 to the Commissioner of Veterans Services for distribution.

2238 F. The Council shall disburse to each public institution of higher education and Eastern Virginia 2239 Medical School the funds appropriated or otherwise made available by the Commonwealth to support 2240 the Fund and shall report to the Commissioner of Veterans Services the beneficiaries' completion rate.

2241 G. The Department of Veterans Services shall disseminate information about the Program and Fund 2242 to those spouses and dependents who may qualify. The Department of Veterans Services shall coordinate 2243 with the U.S. Department of Veterans Affairs to identify veterans and qualified survivors and 2244 dependents. The Commissioner of Veterans Services shall include in the annual report submitted to the 2245 Governor and the General Assembly pursuant to § 2.2-2004 an overview of the agency's policies and 2246 strategies relating to dissemination of information about the Program and Fund.

2247 H. Each public institution of higher education and Eastern Virginia Medical School shall include in 2248 its catalog or equivalent publication a statement describing the benefits available pursuant to this 2249 section. 2250

### § 23.1-609. Surviving spouses and children of certain individuals; tuition and fee waivers.

2251 A. (Effective until July 1, 2018) The surviving spouse and any child between the ages of 16 and 25 2252 of an individual who was killed in the line of duty while employed or serving as a (i) law-enforcement 2253 officer, including as a campus police officer appointed under Article 3 (§ 23.1-809 et seq.) of Chapter 8, 2254 sworn law-enforcement officer, firefighter, special forest warden pursuant to § 10.1-1135, member of a 2255 rescue squad, special agent of the Department of Alcoholic Beverage Control, state correctional, 2256 regional or local jail officer, regional jail or jail farm superintendent, sheriff, or deputy sheriff; (ii) 2257 member of the Virginia National Guard while serving on official state duty or federal duty under Title 2258 32 of the United States Code; or (iii) member of the Virginia Defense Force while serving on official 2259 state duty, and any individual whose spouse was killed in the line of duty while employed or serving in 2260 any of such occupations, is entitled to a waiver of undergraduate tuition and mandatory fees at any 2261 public institution of higher education under the following conditions:

2262 A. (Effective July 1, 2018) The surviving spouse and any child between the ages of 16 and 25 of an 2263 individual who was killed in the line of duty while employed or serving as a (i) law-enforcement officer, 2264 including as a campus police officer appointed under Article 3 (§ 23.1-809 et seq.) of Chapter 8, sworn 2265 law-enforcement officer, firefighter, special forest warden pursuant to § 10.1-1135, member of a rescue 2266 squad, special agent of the Virginia Alcoholic Beverage Control Authority, state correctional, regional 2267 or local jail officer, regional jail or jail farm superintendent, sheriff, or deputy sheriff; (ii) member of 2268 the Virginia National Guard while serving on official state duty or federal duty under Title 32 of the 2269 United States Code; or (iii) member of the Virginia Defense Force while serving on official state duty, 2270 and any individual whose spouse was killed in the line of duty while employed or serving in any of such 2271 occupations, is entitled to a waiver of undergraduate tuition and mandatory fees at any public 2272 institution of higher education under the following conditions:

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2273 1. (Effective until July 1, 2018) The chief executive officer of the deceased individual's employer 2274 certifies that such individual was so employed and was killed in the line of duty while serving or living 2275 in the Commonwealth; and

2276 1. (Effective July 1, 2018) The chief executive officer of the deceased individual's employer certifies 2277 that such individual was so employed and was killed in the line of duty while serving or living in the 2278 *Commonwealth: and* 

2279 2. The surviving spouse or child is admitted to, enrolls at, and is in attendance at such institution 2280 and applies to such institution for the waiver. Waiver recipients who make satisfactory academic 2281 progress are eligible for renewal of such waiver.

2282 B. Institutions that grant such waivers shall waive the amounts payable for tuition, institutional 2283 charges and mandatory educational and auxiliary fees, and books and supplies but shall not waive user 2284 fees such as room and board charges.

2285 C. Each public institution of higher education shall include in its catalog or equivalent publication a 2286 statement describing the benefits available pursuant to this section. 2287

§ 23.1-610. Members of the National Guard; grants.

2288 A. Any individual who (i) is a member of the Virginia National Guard and has a minimum remaining 2289 obligation of two years, (ii) has satisfactorily completed required initial active duty service, (iii) is 2290 satisfactorily performing duty in accordance with regulations of the National Guard, and (iv) is enrolled 2291 in any course or program at any public institution of higher education or accredited nonprofit private institution of higher education whose primary purpose is to provide collegiate or graduate education 2292 2293 and not to provide religious training or theological education is eligible for a grant in the amount of the difference between the full cost of tuition and any other educational benefits for which he is eligible 2294 as a member of the National Guard. Application for a grant shall be made to the Department of 2295 Military Affairs. Grants shall be awarded from funds made available for the purpose by the Department 2296 2297 of Military Affairs.

2298 B. Notwithstanding the requirement in subsection A that a member of the Virginia National Guard 2299 have a minimum of two years remaining on his service obligation, if a member is activated or deployed 2300 for federal military service, an additional day shall be added to the member's eligibility for the grant for each day of active federal service, up to 365 days. Additional credit or credit for state duty may be 2301 2302 given at the discretion of the Adjutant General. 2303

§ 23.1-611. Students from foreign countries; student exchange programs; tuition and fee waivers.

2304 Tuition and mandatory fees may be waived for a student from a foreign country enrolled in a public institution of higher education through a student exchange program approved by such institution, provided that the number of students from a foreign country for whom tuition and mandatory fees has 2305 2306 2307 been waived does not exceed during any three-year period the number of students from a foreign 2308 country who are enrolled through such student exchange program and who pay full tuition and 2309 mandatory fees to the institution. 2310

## Article 2.

Scholarships.

## § 23.1-612. Unfunded scholarships.

2313 A. The governing board of each public institution of higher education may establish unfunded 2314 scholarships that are subject to such regulations and conditions as the governing board establishes and 2315 the following limitations and restrictions:

2316 1. All such scholarships shall be applied exclusively to the remission, in whole or in part, of tuition 2317 and mandatory fees.

2318 2. The governing board shall determine the number of such scholarships annually awarded to 2319 undergraduate Virginia students and non-Virginia students.

2320 3. The total value of all such scholarships annually awarded to undergraduate Virginia students 2321 shall not exceed the amount of the applicable sum of undergraduate tuition and mandatory fees 2322 multiplied by 20 percent of the enrollment of undergraduate Virginia students during the preceding 2323 academic year.

2324 4. The total value of all such scholarships annually awarded by an institution to undergraduate 2325 non-Virginia students shall not exceed the amount of the applicable per capita out-of-state tuition 2326 differential paid by undergraduate non-Virginia students for tuition and mandatory fees multiplied by 20 2327 percent of the enrollment of undergraduate non-Virginia students during the preceding academic year.

2328 5. All such scholarships awarded to undergraduate students shall be awarded only to students in the 2329 first four years of undergraduate work and shall be awarded and renewed on a selective basis to 2330 students of character and ability who are in need of financial assistance. For purposes of determining 2331 need under this section, each governing board shall use a nationally recognized needs-analysis system 2332 approved by the Council.

2333 6. The governing board of each public institution of higher education shall determine the number of 2334 such scholarships annually awarded to graduate students or teachers serving as clinical faculty pursuant

2335 to § 22.1-290.1. The total value of all such scholarships annually awarded to such graduate students 2336 and clinical faculty shall not exceed the amount of the sum of graduate tuition and mandatory fees 2337 multiplied by the number of teachers serving as clinical faculty pursuant to § 22.1-290.1 and graduate 2338 students who are employed as teaching assistants, graduate assistants, or research assistants with 2339 significant academic or academic support responsibilities and who are paid a stipend of at least \$2,000 2340 in the particular academic year. All unfunded scholarships awarded to graduate students or teachers 2341 serving as clinical faculty shall be awarded and renewed on a selective basis to such graduate students 2342 and clinical faculty of character and ability.

2343 7. An unfunded scholarship shall entitle the holder to the following award, as appropriate:

2344 a. An undergraduate Virginia student may receive an annual remission of an amount not to exceed 2345 the cost of tuition and mandatory fees;

2346 b. An undergraduate non-Virginia student may receive an annual remission not to exceed the amount 2347 of the out-of-state tuition differential required to be paid by the student for tuition and mandatory fees;

2348 c. A qualified graduate student may receive an annual remission of an amount not to exceed the cost 2349 of tuition and mandatory fees; and

2350 d. A teacher serving as clinical faculty may receive an award as determined by the governing board 2351 of the institution.

2352 8. Notwithstanding the limitations on the awards of unfunded scholarships to undergraduate students 2353 pursuant to subdivision A 7, an institution may award unfunded scholarships to visiting foreign 2354 exchange students as long as the number of such awards in any fiscal year does not exceed one quarter 2355 of one percent of the total institutional headcount enrollment.

2356 B. No public institution of higher education shall remit any tuition or mandatory fees to any student 2357 at such institution except as authorized in this section. Each such institution shall make a report to the 2358 Council, upon request, showing the number and value of scholarships awarded under this section 2359 according to each student classification.

2360 C. Nothing in this section shall be construed to prevent or limit in any way the admission of state 2361 cadets at Virginia Military Institute or to affect the remission of tuition, mandatory fees, or other 2362 charges to such state cadets as permitted under existing law.

2363 D. Nothing in this section shall be construed to affect or limit in any way the control of the 2364 governing boards of the respective institutions over (i) any other scholarships, (ii) any gifts or donations 2365 made to such institutions for scholarships or other special purposes, (iii) any funds provided by the federal government or otherwise for the purpose of career and technical education or vocational 2366 2367 rehabilitation in the Commonwealth, or (iv) any funds derived from endowment or appropriations from 2368 the federal government for instruction in agriculture and mechanic arts at land-grant universities.

2369 E. Nothing in this section shall be construed to prevent the governing board of any public institution 2370 of higher education from fixing a tuition charge for Virginia students reasonably lower than that for 2371 non-Virginia students.

2372 F. Nothing in this section or any other provision of law shall prohibit the awarding of 10 full tuition 2373 unfunded scholarships each year by Old Dominion University under the terms and conditions provided 2374 for in a deed conveying certain property in Norfolk known as the Old Larchmont School made July 5, 2375 1930, between the City of Norfolk and The College of William and Mary in Virginia.

2376 G. Nothing in this section shall be construed to limit other financial aid programs provided pursuant 2377 to state law.

#### 2378 § 23.1-613. Alumni scholarships.

2379 The alumni association of any public institution of higher education may provide for and maintain a 2380 scholarship fund by annual contributions under such criteria as may be prescribed.

#### 2381 § 23.1-614. Nursing scholarships. 2382

A. As used in this section:

2383 "Graduate nursing program" means a program at a school of nursing that leads to a master's degree 2384 or doctorate in nursing or a field relating to nursing activities.

2385 "Undergraduate nursing program" means a program at a school of nursing that leads to an 2386 associate degree, diploma, or baccalaureate degree in nursing.

2387 B. Annual nursing scholarships are established for part-time and full-time Virginia students enrolled 2388 in undergraduate and graduate nursing programs or first-year Virginia students at the beginning of 2389 their first academic year who present to the advisory committee established pursuant to subsection D a 2390 notice of intention to pursue an undergraduate nursing program.

2391 C. Undergraduate nursing scholarships shall not exceed \$2,000 annually. Graduate nursing scholarships shall not exceed \$4,000 annually. No scholarship shall be less than \$150 annually. 2392 2393 Scholarship funds shall be paid directly to the recipient.

2394 D. Each nursing scholarship shall be made by an advisory committee appointed by the State Board 2395 of Health that consists of eight members, four of whom shall be deans or directors of schools of nursing

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2396 or their designees, two of whom shall be past recipients of nursing scholarships awarded pursuant to 2397 this section, two of whom shall have experience in the administration of student financial aid programs, 2398 and at least two of whom shall not have served as members of the advisory committee during the 2399 previous two years. Appointments shall be for two-year terms. No member of the advisory committee is 2400 eligible to serve more than two consecutive two-year terms immediately succeeding any unexpired term 2401 for which such member was appointed.

2402 E. Awards shall be made upon such basis, competitive or otherwise, as determined by the advisory 2403 committee, with due regard for scholastic attainments, character, need, and adaptability of the applicant 2404 for the service contemplated in such award. No award shall be made if the applicant fails to possess the 2405 requisite qualifications. With due consideration of the number of applications and the qualifications of all such applicants, the advisory committee shall, to the extent that it is practicable, award an equal 2406 number of scholarships among the various congressional districts within the Commonwealth. 2407

2408 F. Before any such scholarship is awarded, the applicant shall agree in a signed written contract to complete a nursing program and, upon completion, to promptly begin and continuously engage in 2409 2410 nursing work in the Commonwealth in a region with a critical shortage of nurses for one month for 2411 each \$100 of scholarship awarded. The requirement for continuous engagement in nursing work may be waived by the advisory committee if the scholarship recipient requests leave to pursue an undergraduate 2412 2413 or graduate degree in nursing or relating to nursing activities. The contract shall contain such other 2414 provisions as the State Board of Health determines to be necessary to accomplish the purposes of the 2415 scholarship.

2416 G. Each scholarship shall be awarded for a single award year and may be renewed annually for up 2417 to four additional award years upon a showing of satisfactory progress toward completion of the 2418 relevant nursing program. 2419

## § 23.1-615. Soil scientist scholarships.

2420 A. The Virginia Polytechnic Institute and State University Board of Visitors may establish up to 20 2421 annual soil scientist scholarships for Virginia students in an amount equal to tuition and mandatory fees 2422 at Virginia Polytechnic Institute and State University.

2423 B. Each scholarship award shall be made upon such basis, competitive or otherwise, as is 2424 determined by the president or other proper officer of the institution of higher education (institution) 2425 that the applicant plans to attend, with due regard to the scholastic achievements, character, and 2426 adaptability of the applicant to the service contemplated under such award. No award shall be made 2427 unless the applicant possesses the requisite qualifications.

2428 C. Each such scholarship shall be awarded for a single award year and may be renewed annually 2429 for up to three additional award years upon a showing of satisfactory progress.

2430 D. Before any such scholarship is awarded, the applicant shall agree in a signed written contract to 2431 pursue soil science at the institution at which the scholarship is awarded until his graduation and, upon 2432 graduating, to promptly begin and engage continuously as a soil scientist as an employee of the 2433 Commonwealth for as many years as he was a beneficiary of such scholarship, unless no such suitable 2434 vacancy exists as an employee of the Commonwealth, in which case the obligation of such contract shall 2435 be discharged by being continuously engaged in the Commonwealth as a soil scientist as an employee of a local, state, or federal government agency for as many years as he was a beneficiary of such 2436 2437 scholarship. The contract shall contain such other provisions as Virginia Polytechnic Institute and State 2438 University deems necessary to accomplish the purposes of the scholarship. In the event that the holder 2439 of any awarded soil scientist scholarship dies while receiving instruction under such a scholarship, any 2440 balance unpaid and agreed to be repaid by the holder of such scholarship shall be deemed paid, and no 2441 liability shall be attached to his estate.

2442 E. Such contract shall contain a clause under which the applicant shall be relieved of his obligation 2443 to serve the Commonwealth as a soil scientist, for a period equal to that during which he was a 2444 beneficiary of such scholarship, at any time that he (i) fails to maintain a scholastic standard at least 2445 equal to the standard required of the general student body at such institution or (ii) becomes 2446 permanently disabled and is not able to engage in the profession of soil scientist, upon certification by a 2447 faculty committee. Any applicant so relieved shall arrange to reimburse the Commonwealth for the 2448 amount received on account of such scholarship plus interest on such amount computed at the 2449 prevailing rate charged on student loans at the institution attended by the applicant. Any applicant who 2450 so reimburses the Commonwealth and subsequently fulfills the terms of his contract by completing his studies and serving the Commonwealth as a soil scientist for a period equal to that during which he 2451 2452 received such scholarship shall be reimbursed from the general fund of the state treasury the amount of the scholarship and interest previously repaid to the Commonwealth. This reimbursement shall be made 2453 2454 on any contract made under the provisions of this subsection.

2455 F. All funds repaid by any applicant pursuant to subsection E shall be paid into the state treasury 2456 and shall become a part of the general fund. The governing board of the institution attended by the 2457 applicant shall collect such payments and shall pay all moneys so received into the state treasury

promptly. If any applicant fails to abide by the terms of such contract, such fact shall be communicated 2458 2459 to the Attorney General by the proper officer of the institution or by the employing state agency. The

Attorney General shall take such action as he deems proper. 2460

G. The funds making up each scholarship shall be paid to the recipient or applied toward the 2461 2462 payment of his expenses at the relevant institution in such a manner and at such a time during the 2463 academic year as the president or other proper officer determines.

H. There is appropriated to Virginia Polytechnic Institute and State University from the general fund 2464 2465 of the state treasury the sum of \$8,000 each year of the biennium for carrying out the purpose of this 2466 section. 2467

## § 23.1-616. Stephen J. Wright Scholars Program established.

2468 The Graduate Student Recruitment Program and the Southern Regional Education Board Minority 2469 Doctoral Program established in the general appropriation act are renamed and established as the Stephen J. Wright Scholars Program for the purpose of fostering scholarship among the 2470 Commonwealth's graduate students and retaining the Commonwealth's outstanding and promising young 2471 2472 adults through awards based on scholarship and achievement.

Article 3.

#### Student Loan Funds.

### § 23.1-617. Definitions.

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As used in this article, unless the context requires a different meaning:

2477 "Fund" means a student loan fund.

2478 "Institution" means a public institution of higher education that has established a student loan fund 2479 from appropriations from the general fund of the state treasury for fellowships, scholarships, and loans. 2480 "Student" means a medical student, dental student, intern, resident, or undergraduate student who is

2481 entitled to reduced rate tuition charges pursuant to Chapter 5 (§ 23.1-500 et seq.).

#### § 23.1-618. Loans to students.

2483 A. Any institution may make loans from its fund only to needy students who might be unable to 2484 attend such institution without such loans and who are duly admitted into degree or certificate programs 2485 at the institution. Such loans shall be made upon such terms and according to such rules as may be 2486 prescribed by the governing board of the institution.

2487 B. In any one academic year, no student shall receive a loan from the fund of an institution that 2488 would result in such student owing a net outstanding amount at the end of that year in excess of the 2489 tuition and mandatory fees charged by the institution.

2490 C. The rate of interest charged on loans to students from a fund is three percent annually. 2491

## § 23.1-619. Collection of loans.

2492 Each institution shall make every effort to collect each loan made from its fund and comply with the 2493 Virginia Debt Collection Act (§ 2.2-4801 et seq.) with regard to the collection of such loans.

#### 2494 § 23.1-620. Biennial audits.

2495 The Auditor of Public Accounts shall at least biennially audit and exhibit the account of the fund of 2496 each institution.

## § 23.1-621. Additional student loan funds.

2498 A. Whenever an institution's fund is inadequate to carry out fully the purpose for which the fund was 2499 established, the governing board and chief executive officer of such institution, with the prior written 2500 consent and approval of the Governor, are authorized, for the purpose of providing an additional fund, 2501 to borrow from such sources and on such terms as may be approved by the Governor an amount not to 2502 exceed \$25,000 and provide for such extensions or renewals of such loans as may be necessary. Such 2503 additional fund shall be used only in making loans to students as provided in this article and for no 2504 other purpose.

2505 B. The repayments and interest accretions to the additional fund shall be used insofar as may be 2506 necessary to repay the indebtedness of the institution created by the governing board and chief executive 2507 officer in establishing such additional fund.

2508 C. Such additional amounts may be borrowed as may be deemed necessary by the governing board 2509 and chief executive officer of the institution, with the Governor's approval, but in no event shall the 2510 amount of the additional fund, including cash, notes receivable, and all amounts borrowed and not 2511 repaid exceed \$50,000.

2512 D. Accounts shall be kept and reports rendered for each such additional fund in all respects as 2513 required by this article for funds created by appropriations from the general fund of the state treasury 2514 and the Auditor of Public Accounts shall biennially exhibit in his report the amount of the additional 2515 fund at each institution. Article 4.

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## Two-Year College Transfer Grant Program.

2518 § 23.1-622. Definitions. HB209

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2519 As used in this article, unless the context requires a different meaning:

2520 "Eligible institution" means a baccalaureate public institution of higher education or baccalaureate 2521 nonprofit private institution of higher education whose primary purpose is to provide undergraduate 2522 collegiate education and not to provide religious training or theological education.

2523 "Grant" means the amount of financial assistance awarded under this article whether disbursed by 2524 warrant directly to an eligible institution or directly to a Virginia student. 2525

"Program" means the Two-Year College Transfer Grant Program.

§ 23.1-623. Two-Year College Transfer Grant Program; Council regulations.

2527 A. The Two-Year College Transfer Grant Program is created to provide financial assistance to 2528 eligible students, beginning with the first-time entering freshman class of the fall 2007 academic year, 2529 for the costs of attending an eligible institution. Funds may be paid to any eligible institution on behalf of students who have been awarded financial assistance pursuant to § 23.1-624. 2530

2531 B. The Council shall adopt regulations for the implementation of the provisions of this article and 2532 the disbursement of funds consistent with the provisions of this article that are appropriate to the 2533 administration of the Program. 2534

## § 23.1-624. Eligibility criteria.

2535 A. Grants shall be made under the Program to or on behalf of Virginia students who (i) maintained 2536 a cumulative grade point average of at least 3.0 on a scale of 4.0 or its equivalent while enrolled in an 2537 associate degree program at an associate-degree-granting public institution of higher education, (ii) have received an associate degree at an associate-degree-granting public institution of higher education, 2538 2539 (iii) have enrolled in an eligible institution by the fall or spring following the award of such associate 2540 degree, (iv) have applied for financial aid, and (v) have demonstrated financial need, defined as an Expected Family Contribution (EFC) of no more than \$8,000 as calculated by the federal government 2541 2542 using the family's financial information reported on the Free Application for Federal Student Aid 2543 (FAFSA) form.

2544 B. Eligibility for a grant under the Program is limited to three academic years. Grants under the 2545 Program shall be used only for undergraduate coursework in educational programs other than those 2546 providing religious training or theological education.

2547 C. To remain eligible for a grant under the Program, a student shall continue to demonstrate 2548 financial need as defined in subsection A, maintain a cumulative grade point average of at least 3.0 on 2549 a scale of 4.0 or its equivalent, and make satisfactory academic progress toward a degree.

2550 D. Individuals who have failed to meet the federal requirement to register for the Selective Service 2551 are not eligible to receive grants pursuant to this article. However, an individual who has failed to 2552 register for the Selective Service shall not be denied a right, privilege, or benefit under this section if (i) 2553 the requirement to so register has terminated or become inapplicable to the individual and (ii) the 2554 individual shows by a preponderance of the evidence that the failure to register was not a knowing and 2555 willful failure to register. 2556

## § 23.1-625. Amount of award.

2557 The amount of the grant for an eligible student shall be provided in accordance with the general appropriation act and shall be fixed at \$1,000 per academic year. An additional \$1,000 per academic 2558 2559 year shall be provided to eligible students pursuing undergraduate coursework in engineering, 2560 mathematics, nursing, teaching, or science. 2561

## § 23.1-626. Determination of domicile.

2562 For the purposes of determining a student's eligibility for a grant, the enrolling institution shall determine domicile as provided in § 23.1-502 and the Council's domicile guidelines. 2563 2564

## § 23.1-627. State financial aid eligibility.

2565 A. Eligible institutions shall reduce a student's state financial aid eligibility by the amount of the 2566 grant awarded pursuant to this article.

2567 B. Grants shall not be reduced by virtue of an eligible student's receipt of any other financial aid 2568 from any other source except when the total of the grant and such other financial aid would enable the 2569 student to receive total financial assistance in excess of the estimated cost to the student of attending the 2570 institution in which he is enrolled. 2571

## Article 5.

Tuition Assistance Grant Act.

## § 23.1-628. Tuition Assistance Grant Program.

A. As used in this article, unless the context requires a different meaning:

2575 "Eligible institution" means a nonprofit private institution of higher education whose primary purpose is to provide collegiate, graduate, or professional education and not to provide religious 2576 2577 training or theological education. 2578

"Grant" means a Tuition Assistance Grant.

2579 "Principal place of business" means the single state in which the natural persons who establish 2580 policy for the direction, control, and coordination of the operations of the institution as a whole

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2581 primarily exercise that function, considering the following factors: (i) the state in which the primary 2582 executive and administrative offices of the institution are located; (ii) the state in which the principal 2583 office of the chief executive officer of the institution is located; (iii) the state in which the board of 2584 trustees or similar governing board of the institution conducts a majority of its meetings; and (iv) the 2585 state from which the overall operations of the institution are directed.

2586 "Program" means the Tuition Assistance Grant Program.

2587 B. From such funds as may be provided for such purpose, the Tuition Assistance Grant Program is 2588 established to provide Tuition Assistance Grants to or on behalf of Virginia students who attend eligible 2589 institutions.

2590 C. Eligible institutions admitted to this program on or after January 1, 2011, shall (i) be formed, 2591 chartered, established, or incorporated within the Commonwealth; (ii) have their principal place of 2592 business within the Commonwealth; (iii) conduct their primary educational activity within the 2593 *Commonwealth; and (iv) be accredited by a nationally recognized regional accrediting agency.* 

2594 § 23.1-629. Council designated as administering agency.

2595 The Council is designated as the administering agency for the Program and may adopt regulations 2596 consistent with this article and appropriate to the administration of the Program. The Council may 2597 define by regulation such terms used in this article as "full-time," "undergraduate," "graduate," 2598 "professional," and "financial aid."

### § 23.1-630. Maximum amount of tuition assistance per student.

2600 The annual amount of tuition assistance in the form of a grant for a Virginia student attending an 2601 eligible institution shall not exceed the annual average appropriation per full-time equivalent student for 2602 the previous year from the general fund of the state treasury for operating costs at public institutions of 2603 higher education. 2604

## § 23.1-631. Eligibility; duration.

2605 A. Virginia students who are obligated to pay tuition as full-time undergraduate, graduate, or 2606 professional students at an eligible institution are eligible to receive a grant for the academic year for 2607 which they enroll.

B. Eligibility for grants under the Program is limited to a total of four academic years for 2608 2609 undergraduate students, pharmacy students, and medical students and a total of three academic years 2610 for other graduate students and professional school students. The academic years for which grants are 2611 awarded need not be in succession.

2612 C. Grants under the Program shall be used only for undergraduate, graduate, or professional 2613 collegiate work in educational programs other than those providing religious training or theological 2614 education.

#### 2615 § 23.1-632. Eligibility; Selective Service registration.

2616 Individuals who have failed to meet the federal requirement to register for the Selective Service are 2617 not eligible to receive grants. However, an individual who has failed to register for the Selective Service 2618 shall not be denied a right, privilege, or benefit under this section if (i) the requirement to so register 2619 has terminated or become inapplicable to the individual and (ii) the individual shows by a 2620 preponderance of the evidence that the failure to register was not a knowing and willful failure to 2621 register. The Council shall be assisted in enforcing this provision by the eligible institutions whose 2622 students benefit from the Program. 2623

## § 23.1-633. Receipt of other financial aid by students.

2624 Grants shall not be reduced by virtue of the student's receipt of any other financial aid from any 2625 other source except when the total of the grant and such other financial aid would enable the student to 2626 receive total financial assistance in excess of the estimated cost to the student of attending the institution 2627 in which he is enrolled. 2628

## § 23.1-634. Prompt crediting and expeditious refunding of funds.

2629 Each eligible institution acting as an agent for students receiving awards under the Program shall 2630 promptly credit disbursed funds to student accounts following the institution's verification of student 2631 eligibility and expeditiously distribute any refunds due recipients. 2632

## § 23.1-635. Determination of domicile; Council oversight and reports.

2633 A. For the purposes of determining a student's eligibility for a grant, the enrolling institution shall 2634 determine domicile as provided in § 23.1-502 and the Council's domicile guidelines.

2635 B. In order to ensure consistency and fairness, the Council shall (i) require all participating eligible 2636 institutions to file student-specific data, (ii) monitor the decisions of such institutions regarding domicile, 2637 and (iii) make final decisions on any disputes between such institutions and grant applicants.

2638 C. The Council shall report to the Governor and the General Assembly, as the Council deems 2639 necessary, on issues relating to determinations of domicile for students applying for grants. Article 6.

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Virginia Guaranteed Assistance Program and Fund.

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#### 2642 § 23.1-636. Virginia Guaranteed Assistance Program; Council to adopt regulations.

2643 A. The Virginia Guaranteed Assistance Program is created to provide financial assistance in the 2644 form of grants to eligible students for the costs of attending a public institution of higher education. 2645 Funds may be paid to any public institution of higher education on behalf of students who have been 2646 awarded grants pursuant to § 23.1-638.

2647 B. The Council shall adopt regulations for the implementation of the provisions of this article.

#### 2648 § 23.1-637. Virginia Guaranteed Assistance Fund.

2649 There is created in the state treasury a special nonreverting fund to be known as the Virginia 2650 Guaranteed Assistance Fund (the Fund). The Fund shall be established on the books of the Comptroller. 2651 All moneys as may be appropriated by the General Assembly and any gifts, donations, grants, bequests, 2652 or other moneys as may be received for the purposes of the Fund shall be paid into the state treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in the Fund and be 2653 2654 credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund. Moneys in the Fund shall be 2655 2656 paid to any public institution of higher education on behalf of students who have been awarded grants 2657 pursuant to the provisions of § 23.1-638. Any moneys remaining in the Fund shall be credited to the 2658 account of the Council. Expenditures and disbursements from the Fund shall be made by the State 2659 Treasurer on warrants issued by the Comptroller upon written request signed by the director of the 2660 Council. 2661

## § 23.1-638. Eligibility; amount of grants; renewals.

2662 A. Only students who (i) are accepted for enrollment as dependent students at a public institution of 2663 higher education; (ii) are not receiving a Virginia Commonwealth Award; (iii) demonstrate financial 2664 need as determined by the Council according to the congressional methodology for determining financial need and eligibility for financial aid; and (iv) are either (a) Virginia students who graduated 2665 2666 from a high school in the Commonwealth with a cumulative grade point average of at least 2.5 on a scale of 4.0 or its equivalent or (b) are dependent children of active duty military personnel residing 2667 2668 outside the Commonwealth pursuant to military orders, claiming Virginia on their State of Legal 2669 Residence Certificate, and satisfying the domicile requirements for such active duty military personnel 2670 pursuant to § 23.1-504 and graduated from a high school within or outside the Commonwealth with a 2671 cumulative grade point average of at least 2.5 on a scale of 4.0 or its equivalent are eligible to receive 2672 such grants.

2673 B. All grants shall be awarded for one award year and may be renewed annually for no more than 2674 three subsequent award years if the recipient: 2675

1. Maintains a cumulative grade point average of at least 2.0 on a scale of 4.0 or its equivalent;

2. Demonstrates continued financial need:

3. Makes satisfactory academic progress toward a degree, earning not less than the minimum 2677 2678 number of hours of credit required for full-time standing in each academic period during enrollment at 2679 a public institution of higher education; and

4. Maintains continuous enrollment for not less than two semesters or three quarters in each 2680 2681 successive award year unless the Council grants the recipient an exception for cause. 2682

Article 7.

Senior Citizens Higher Education Act of 1974.

## § 23.1-639. Definition: construction of section.

2685 A. As used in this article, "senior citizen" means any individual who, before the beginning of any 2686 academic term, semester, or quarter in which he claims entitlement to the benefits of this article, has 2687 reached the age of 60 and has been legally domiciled in the Commonwealth for at least one year.

2688 B. Nothing in this section shall be construed to exclude any other rules and requirements made by 2689 any public institution of higher education for all other students besides senior citizens with respect to 2690 domicile in the Commonwealth. 2691

## § 23.1-640. Senior citizens; registration and enrollment in courses.

A. Any senior citizen may, subject to any regulations prescribed by the Council:

2693 1. Register for and enroll in courses for academic credit as a full-time or part-time student if he had 2694 a taxable individual income not exceeding \$23,850 for Virginia income tax purposes for the year 2695 preceding award year:

2696 2. Register for and audit up to three courses offered for academic credit in any one academic term, 2697 quarter, or semester for an unlimited number of academic terms, quarters, or semesters; and

2698 3. Register for and enroll in up to three courses not offered for academic credit in any one academic 2699 term, quarter, or semester for an unlimited number of academic terms, quarters, or semesters.

2700 B. No senior citizen who enrolls in or audits courses pursuant to subsection A shall pay tuition or 2701 fees except fees established for the purpose of paying for course materials such as laboratory fees.

2702 C. Senior citizens are subject to the admission requirements of the institution and a determination by 2703 the institution of its ability to offer the course for which the senior citizen registers.

2704 D. The Council shall establish procedures to ensure that tuition-paying students are accommodated 2705 in courses before senior citizens enroll in or audit courses pursuant to subsection A. However, public 2706 institutions of higher education may make individual exceptions to these procedures for any senior 2707 citizen who has completed 75 percent of the requirements for a degree.

2708 § 23.1-641. Catalog to include statement of benefits.

2709 Each public institution of higher education shall prominently include in its course catalog a 2710 statement of the benefits provided by this article for senior citizens.

2711 § 23.1-642. Determination of senior citizen status; forms.

2712 The registrar or other admissions officer of each public institution of higher education shall 2713 determine whether an individual is a senior citizen pursuant to the provisions of this article and may 2714 require senior citizens to execute appropriate forms to request the benefits provided by this article. 2715

CHAPTER 7.

### VIRGINIA COLLEGE SAVINGS PLAN AND ABLE SAVINGS TRUST ACCOUNTS.

#### § 23.1-700. Definitions.

As used in this chapter, unless the context requires a different meaning:

2719 "ABLE savings trust account" means an account established pursuant to this chapter to assist 2720 individuals and families to save private funds to support individuals with disabilities to maintain health, 2721 independence, and quality of life, with such account used to apply distributions for qualified disability 2722 expenses for an eligible individual, as both such terms are defined in § 529A of the Internal Revenue 2723 *Code of 1986, as amended, or other applicable federal law.* 

2724 "Board" means the governing board of the Plan.

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2725 "College savings trust account" means an account established pursuant to this chapter to assist 2726 individuals and families to enhance the accessibility and affordability of higher education, with such 2727 account used to apply distributions from the account toward qualified higher education expenses at 2728 eligible educational institutions, as both such terms are defined in § 529 of the Internal Revenue Code 2729 of 1986, as amended, or other applicable federal law.

2730 "Contributor" means a person who contributes money to a savings trust account established pursuant 2731 to this chapter on behalf of a qualified beneficiary and who is listed as the owner of the savings trust 2732 account.

2733 "Non-Virginia public and accredited nonprofit independent or private institutions of higher 2734 education" means public and accredited nonprofit independent or private institutions of higher education 2735 that are located outside the Commonwealth.

"Plan" means the Virginia College Savings Plan.

2737 "Prepaid tuition contract" means the contract entered into by the board and a purchaser pursuant to 2738 this chapter for the advance payment of tuition at a fixed, guaranteed level for a qualified beneficiary to 2739 attend any public institution of higher education to which the qualified beneficiary is admitted. 2740

"Public institution of higher education" has the same meaning as provided in § 23.1-100.

2741 "Purchaser" means a person who makes or is obligated to make advance payments in accordance 2742 with a prepaid tuition contract and who is listed as the owner of the prepaid tuition contract.

"Qualified beneficiary" or "beneficiary" means (i) a resident of the Commonwealth, as determined by 2743 2744 the board, who is the beneficiary of a prepaid tuition contract and who may apply advance tuition 2745 payments to tuition as set forth in this chapter; (ii) a beneficiary of a prepaid tuition contract purchased 2746 by a resident of the Commonwealth, as determined by the board, who may apply advance tuition 2747 payments to tuition as set forth in this chapter; or (iii) a beneficiary of a savings trust account 2748 established pursuant to this chapter.

2749 "Savings trust account" means an ABLE savings trust account or a college savings trust account.

2750 "Savings trust agreement" means the agreement entered into by the board and a contributor that 2751 establishes a savings trust account.

2752 "Tuition" means the quarter, semester, or term charges imposed for undergraduate tuition by any 2753 public institution of higher education and all mandatory fees required as a condition of enrollment of 2754 all students. At the discretion of the board, a beneficiary may apply benefits under a prepaid tuition 2755 contract and distributions from a savings trust account toward graduate-level tuition and toward tuition 2756 costs at such eligible educational institutions, as that term is defined in 26 U.S.C. § 529 or any other 2757 applicable section of the Internal Revenue Code of 1986, as amended. 2758

#### § 23.1-701. Plan established; moneys; governing board.

2759 A. To enhance the accessibility and affordability of higher education for all citizens of the 2760 Commonwealth, and assist families and individuals to save for qualified disability expenses, the Virginia 2761 College Savings Plan is established as a body politic and corporate and an independent agency of the 2762 Commonwealth.

2763 B. Moneys of the Plan that are contributions to savings trust accounts made pursuant to this chapter, 2764 except as otherwise authorized or provided in this chapter, shall be deposited as soon as practicable in HB209

2765 a separate account or separate accounts in banks or trust companies organized under the laws of the 2766 Commonwealth, national banking associations, federal home loan banks, or, to the extent permitted by 2767 law, savings institutions organized under the laws of the Commonwealth or the United States. The 2768 savings program moneys in such accounts shall be paid out on checks, drafts payable on demand, 2769 electronic wire transfers, or other means authorized by officers or employees of the Plan.

2770 C. All other moneys of the Plan, including payments received pursuant to prepaid tuition contracts, 2771 bequests, endowments, grants from the United States government or its agencies or instrumentalities, 2772 and any other available public or private sources of funds shall be first deposited in the state treasury 2773 in a special nonreverting fund (the Fund). Such moneys shall then be deposited as soon as practicable 2774 in a separate account or separate accounts in banks or trust companies organized under the laws of the Commonwealth, national banking associations, federal home loan banks, or, to the extent permitted by 2775 2776 law, savings institutions organized under the laws of the Commonwealth or the United States. Benefits 2777 relating to prepaid tuition contracts and Plan operating expenses shall be paid from the Fund. Any moneys remaining in the Fund at the end of a biennium shall not revert to the general fund but shall 2778 2779 remain in the Fund. Interest and income earned from the investment of such funds shall remain in the 2780 Fund and be credited to it.

2781 D. The Plan shall be administered by an 11-member board that consists of (i) the director of the 2782 Council or his designee, the Chancellor of Community Colleges or his designee, the State Treasurer or 2783 his designee, and the State Comptroller or his designee, all of whom shall serve ex officio with voting 2784 privileges, and (ii) seven nonlegislative citizen members, four of whom shall be appointed by the Governor, one of whom shall be appointed by the Senate Committee on Rules, two of whom shall be 2785 2786 appointed by the Speaker of the House of Delegates, and all of whom shall have significant experience 2787 in finance, accounting, law, or investment management.

2788 E. Members appointed to the board shall serve terms of four years. Vacancies occurring other than 2789 by expiration of a term shall be filled for the unexpired term. No member appointed to the board shall 2790 serve more than two consecutive four-year terms; however, a member appointed to serve an unexpired 2791 term is eligible to serve two consecutive four-year terms immediately succeeding such unexpired term. 2792

F. Ex officio members of the board shall serve terms coincident with their terms of office.

2793 G. Members of the board shall receive no compensation but shall be reimbursed for actual expenses 2794 incurred in the performance of their duties.

2795 H. The board shall elect from its membership a chairman and a vice-chairman annually. 2796

I. A majority of the members of the board shall constitute a quorum.

§ 23.1-702. Advisory committees to the board; membership; terms; qualifications; duties.

2798 A. To assist the board in fulfilling its fiduciary duty as trustee of the funds of the Plan and to assist 2799 the chief executive officer in directing, managing, and administering the Plan's assets, the board shall 2800 appoint an Investment Advisory Committee to provide sophisticated, objective, and prudent investment 2801 advice and direction.

2802 1. Members of the Investment Advisory Committee shall demonstrate extensive experience in any one 2803 or more of the following areas: domestic or international equity or fixed-income securities, cash 2804 management, alternative investments, institutional real estate investments, or managed futures.

2805 2. The Investment Advisory Committee shall (i) review, evaluate, and monitor investments and 2806 investment opportunities; (ii) make appropriate recommendations to the board about such investments 2807 and investment opportunities; (iii) make appropriate recommendations to the board about overall asset 2808 allocation; and (iv) perform such other duties as the board may delegate to the Investment Advisory 2809 Committee.

2810 B. To assist the board in fulfilling its responsibilities relating to the integrity of the Plan's financial 2811 statements, financial reporting process, and systems of internal accounting and financial controls, the board shall appoint an Audit and Actuarial Committee. 2812

2813 1. Members of the Audit and Actuarial Committee shall demonstrate an understanding of generally 2814 accepted accounting principles, generally accepted auditing standards, enterprise risk management 2815 principles, and financial statements, and evidence an ability to assess the general application of such principles to the Plan's activities. The members should have experience in preparing, auditing, 2816 2817 analyzing, or evaluating financial statements of the same complexity as those of the Plan, and an 2818 understanding of internal controls and procedures for financial reporting.

2819 2. In order to establish and maintain its effectiveness and independence, the following individuals 2820 shall not be members of the Audit and Actuarial Committee: (i) current Plan employees; (ii) individuals who have been employees of the Plan in any of the prior three fiscal years; and (iii) immediate family 2821 2822 members of an individual currently employed as an officer of the Plan or who has been employed in 2823 such a capacity within the past three fiscal years.

2824 3. The Audit and Actuarial Committee shall (i) review, examine, and monitor the Plan's accounting 2825 and financial reporting processes and systems of internal controls; (ii) review and examine financial statements and financial disclosures and discuss any findings with the Plan's senior management; (iii) 2826

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2827 make appropriate recommendations and reports to the board; (iv) monitor the Plan's external audit 2828 function by (a) participating in the retention, review, and discharge of independent auditors; (b) 2829 discussing the Plan's financial statements and accounting policies with independent auditors; and (c) 2830 reviewing the independence of independent auditors; and (v) perform such other duties as the board 2831 may delegate to the Audit and Actuarial Committee.

2832 C. The board may appoint such other advisory committees as it deems necessary and shall set the 2833 qualifications for members of any such advisory committee by resolution.

2834 D. Advisory committee members shall serve at the pleasure of the board and may be removed by a 2835 majority vote of the board.

2836 E. Members of advisory committees shall receive no compensation but shall be reimbursed for actual 2837 expenses incurred in the performance of their duties.

2838 F. The disclosure requirements of subsection B of § 2.2-3114 shall apply to each member of any 2839 advisory committee established pursuant to this section who is not also a board member.

2840 G. The recommendations of an advisory committee are not binding upon the board or the designee 2841 appointed by the board to make investment decisions pursuant to subsections A and B of § 23.1-706. 2842

## § 23.1-703. Chief executive officer of the Plan.

2843 A. The board shall employ a chief executive officer to direct, manage, and administer the Plan. The 2844 chief executive officer may employ such staff as are necessary to accomplish the Plan's stated objectives. 2845 B. The chief executive officer shall demonstrate (i) extensive experience in some or all of the 2846 following areas: management, finance, law, regulatory affairs, and investments and (ii) such other 2847 qualifications as the board may set.

2848 C. The chief executive officer shall, in addition to such other duties as the board may establish, (i)2849 oversee the development, structure, evaluation, and implementation of the Plan's strategic goals and 2850 objectives; (ii) facilitate communication among and between the board, advisory committees, employees, 2851 account owners, beneficiaries, and outside entities interested in the Plan; (iii) enhance the board's 2852 ability to make effective and prompt decisions in all matters relating to the administration of the Plan; 2853 (iv) with the assistance of the Investment Advisory Committee appointed by the board and investment 2854 consultants, direct, manage, and administer the Plan's assets and programs; and (v) report to the board 2855 periodically and as requested by the board.

#### 2856 § 23.1-704. Powers and duties of the board.

2857 The board shall: 2858

1. Administer the Plan established by this chapter;

2859 2. Develop and implement programs for (i) the prepayment of undergraduate tuition, as defined in § 2860 23.1-700, at a fixed, guaranteed level for application at a public institution of higher education; (ii) 2861 contributions to college savings trust accounts established pursuant to this chapter on behalf of a 2862 qualified beneficiary in order to apply distributions from the account toward qualified higher education 2863 expenses at eligible educational institutions, as both such terms are defined in § 529 of the Internal 2864 Revenue Code of 1986, as amended, or other applicable federal law; and (iii) contributions to ABLE 2865 savings trust accounts established pursuant to this chapter on behalf of a qualified beneficiary in order to apply distributions from the account toward qualified disability expenses for an eligible individual, as 2866 2867 both such terms are defined in § 529A of the Internal Revenue Code of 1986, as amended, or other 2868 applicable federal law;

2869 3. Invest moneys in the Plan in any instruments, obligations, securities, or property deemed 2870 appropriate by the board;

2871 4. Develop requirements, procedures, and guidelines regarding prepaid tuition contracts and savings 2872 trust accounts, including residency and other eligibility requirements; the number of participants in the 2873 Plan; the termination, withdrawal, or transfer of payments under a prepaid tuition contract or savings 2874 trust account; time limitations for the use of tuition benefits or savings trust account distributions; and 2875 payment schedules;

2876 5. Enter into contractual agreements, including contracts for legal, actuarial, financial, and 2877 consulting services and contracts with other states to provide savings trust accounts for residents of 2878 contracting states;

2879 6. Procure insurance as determined appropriate by the board (i) against any loss in connection with 2880 the Plan's property, assets, or activities and (ii) indemnifying board members from personal loss or 2881 accountability from liability arising from any action or inaction as a board member;

2882 7. Make arrangements with public institutions of higher education to fulfill obligations under prepaid 2883 tuition contracts and apply college savings trust account distributions, including (i) payment from the 2884 Plan of the then actual in-state undergraduate tuition cost on behalf of a qualified beneficiary of a 2885 prepaid tuition contract to the institution to which the beneficiary is admitted and at which the 2886 beneficiary is enrolled and (ii) application of such benefits towards graduate-level tuition and toward 2887 tuition costs at such eligible educational institutions, as that term is defined in 26 U.S.C. § 529 or any 2888 other applicable section of the Internal Revenue Code of 1986, as amended, as determined by the Board 2889 in its sole discretion;

2890 8. Develop and implement scholarship or matching grant programs, or both, as the board may deem 2891 appropriate, to further its goal of making higher education more affordable and accessible to all citizens 2892 of the Commonwealth;

2893 9. Apply for, accept, and expend gifts, grants, or donations from public or private sources to enable 2894 it to carry out its objectives;

2895 10. Adopt regulations and procedures and perform any act or function consistent with the purposes 2896 of this chapter; and

2897 11. Reimburse, at its option, all or part of the cost of employing legal counsel and such other costs 2898 as are demonstrated to have been reasonably necessary for the defense of any board member, officer, or 2899 employee of the Plan upon the acquittal, dismissal of charges, nolle prosequi, or any other final 2900 disposition concluding the innocence of such member, officer, or employee who is brought before any 2901 regulatory body, summoned before any grand jury, investigated by any law-enforcement agency, arrested, indicted, or otherwise prosecuted on any criminal charge arising out of any act committed in 2902 2903 the discharge of his official duties that alleges a violation of state or federal securities laws. The board 2904 shall provide for the payment of such legal fees and expenses out of funds appropriated or otherwise 2905 available to the board. 2906

### § 23.1-705. Board actions not a debt of Commonwealth.

2907 A. As used in this section, "current obligations of the Plan" means amounts required for the payment 2908 of contract benefits or other obligations of the Plan, the maintenance of the Plan, and operating expenses for the current biennium. 2909

2910 B. No act or undertaking of the board is a debt or a pledge of the full faith and credit of the 2911 Commonwealth or any political subdivision of the Commonwealth, and all such acts and undertakings 2912 are payable solely from the Plan.

2913 C. Notwithstanding the provisions of subsection B, in order to ensure that the Plan is able to meet 2914 its current obligations, the Governor shall include in the budget bills submitted pursuant to § 2.2-1509 a 2915 sum sufficient appropriation for the purpose of ensuring that the Plan can meet the current obligations 2916 of the Plan. Any sums appropriated by the General Assembly for such purpose shall be deposited into the Fund. All amounts paid into the Fund pursuant to this subsection shall constitute and be accounted 2917 2918 for as advances by the Commonwealth to the Plan and, subject to the rights of the Plan's contract 2919 holders, shall be repaid to the Commonwealth without interest from available operating revenue of the 2920 Plan in excess of amounts required for the payment of current obligations of the Plan. 2921

## § 23.1-706. Standard of care; investment and administration of the Plan.

2922 A. In acquiring, investing, reinvesting, exchanging, retaining, selling, and managing property for the 2923 benefit of the Plan, the board, and any person, investment manager, or committee to whom the board delegates any of its investment authority, shall act as trustee and shall exercise the judgment of care 2924 2925 under the circumstances then prevailing that persons of prudence, discretion, and intelligence exercise in 2926 the management of their own affairs, not in regard to speculation but to the permanent disposition of 2927 funds, considering the probable income and the probable safety of their capital.

2928 If the annual accounting and audit required by § 23.1-710 reveal that there are insufficient funds to 2929 ensure the actuarial soundness of the Plan, the board may adjust the terms of subsequent prepaid 2930 tuition contracts, arrange refunds for current purchasers to ensure actuarial soundness, or take such 2931 other action the board deems appropriate.

2932 B. The assets of the Plan shall be preserved, invested, and expended solely pursuant to and for the 2933 purposes of this chapter and shall not be loaned or otherwise transferred or used by the Commonwealth 2934 for any other purpose. Within the standard of care set forth in subsection A, the board and any person, 2935 investment manager, or committee to whom the board delegates any of its investment authority, may 2936 acquire and retain any kind of property and any kind of investment, including (i) debentures and other 2937 corporate obligations of foreign or domestic corporations; (ii) common or preferred stocks traded on foreign or domestic stock exchanges; (iii) not less than all of the stock or 100 percent ownership of a 2938 2939 corporation or other entity organized by the board under the laws of the Commonwealth for the 2940 purposes of acquiring and retaining real property that the board may acquire and retain under this 2941 chapter; and (iv) securities of any open-end or closed-end management type investment company or 2942 investment trust registered under the federal Investment Company Act of 1940, as amended, including 2943 investment companies or investment trusts that, in turn, invest in the securities of such investment 2944 companies or investment trusts that persons of prudence, discretion, and intelligence acquire or retain 2945 for their own account. The board may retain property properly acquired without time limitation and 2946 without regard to its suitability for original purchase.

All provisions of this subsection shall apply to the portion of the Plan assets attributable to savings 2947 2948 trust account contributions and the earnings on such contributions.

2949 C. The selection of services relating to the operation and administration of the Plan, including

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2950 2951	contracts or agreements for the management, purchase, or sale of authorized investments or actuarial, recordkeeping, or consulting services, are governed by the standard of care set forth in subsection A
2952 2953	and are not subject to the provisions of the Virginia Public Procurement Act (§ 2.2-4300 et seq.).
2955 2954	D. No board member or person, investment manager, or committee to whom the board delegates any of its investment authority who acts in accordance with the standard of care set forth in subsection A
2955	shall be held personally liable for losses suffered by the Plan on investments made pursuant to this
2956	chapter.
2957 2958	E. To the extent necessary to lawfully administer the Plan and in order to comply with federal, state, and local tax reporting requirements, the Plan may obtain all necessary social security account or tax
2959	identification numbers and such other data as the Plan deems necessary for such purposes, whether
2960	from a contributor, a purchaser, or another state agency.
2961	F. This section shall not be construed to prohibit the Plan's investment, by purchase or otherwise, in
2962 2963	bonds, notes, or other obligations of the Commonwealth or its agencies and instrumentalities. § 23.1-707. Prepaid tuition contracts and savings trust agreements.
2964	A. Each prepaid tuition contract made pursuant to this chapter shall include the following terms and
2965	provisions:
2966 2967	1. The amount of payment or payments and the number of payments required from a purchaser on behalf of a qualified beneficiary;
2967	2. The terms and conditions under which purchasers shall remit payments, including the dates of
2969	such payments;
2970	3. Provisions for late payment charges, defaults, withdrawals, refunds, and any penalties;
2971 2972	4. The name and date of birth of the qualified beneficiary on whose behalf the contract is made; 5. Terms and conditions for a substitution for the qualified beneficiary originally named;
2973	6. Terms and conditions for termination of the contract, including any refunds, withdrawals, or
2974	transfers of tuition prepayments, and the name of the person entitled to terminate the contract;
2975 2976	7. The time period during which the qualified beneficiary is required to claim benefits from the Plan;
2970	8. The number of credit hours or quarters, semesters, or terms contracted for by the purchaser; 9. All other rights and obligations of the purchaser and the trust; and
2978	10. Any other terms and conditions that the board deems necessary or appropriate, including those
2979	necessary to conform the contract with the requirements of § 529 of the Internal Revenue Code of 1986,
2980 2981	as amended, which specifies the requirements for qualified state tuition programs. B. Each college savings trust agreement made pursuant to this chapter shall include the following
2982	terms and provisions:
2983	1. The maximum and minimum contribution allowed on behalf of each qualified beneficiary for the
2984 2985	payment of qualified higher education expenses at eligible institutions, as both such terms are defined in \$520 of the Internal Payanua Code of 10% as amended on other applicable federal laws
2985 2986	<ul> <li>§ 529 of the Internal Revenue Code of 1986, as amended, or other applicable federal law;</li> <li>2. Provisions for withdrawals, refunds, transfers, and any penalties;</li> </ul>
2987	3. The name, address, and date of birth of the qualified beneficiary on whose behalf the savings trust
2988	account is opened;
2989 2990	4. Terms and conditions for a substitution for the qualified beneficiary originally named; 5. Terms and conditions for termination of the account, including any refunds, withdrawals, or
2991	transfers, and applicable penalties, and the name of the person entitled to terminate the account;
2992	6. The time period during which the qualified beneficiary is required to use benefits from the savings
2993 2994	trust account; 7. All other rights and obligations of the contributor and the Plan; and
2995	8. Any other terms and conditions that the board deems necessary or appropriate, including those
2996	necessary to conform the savings trust account with the requirements of § 529 of the Internal Revenue
2997	Code of 1986, as amended, or other applicable federal law.
2998 2999	C. Each ABLE savings trust agreement made pursuant to this chapter shall include the following terms and provisions:
3000	1. The maximum and minimum annual contribution and maximum account balance allowed on behalf
3001	of each qualified beneficiary for the payment of qualified disability expenses, as defined in § 529A of the
3002 3003	<i>Internal Revenue Code of 1986, as amended, or other applicable federal law;</i> 2. Provisions for withdrawals, refunds, transfers, return of excess contributions, and any penalties;
3003	3. The name, address, and date of birth of the qualified beneficiary on whose behalf the savings trust
3005	account is opened;
3006	4. Terms and conditions for a substitution for the qualified beneficiary originally named;
3007 3008	5. Terms and conditions for termination of the account, including any transfers to the state upon the death of the qualified beneficiary, refunds, withdrawals, transfers, applicable penalties, and the name of
3009	the person entitled to terminate the account;
3010	$\dot{6}$ . The time period during which the qualified beneficiary is required to use benefits from the savings

3011 trust account;

3012 7. All other rights and obligations of the contributor and the Plan; and

3013 8. Any other terms and conditions that the board deems necessary or appropriate, including those 3014 necessary to conform the savings trust account with the requirements of § 529A of the Internal Revenue Code of 1986, as amended, or other applicable federal law. 3015

3016 D. In addition to the provisions required by subsection A, each prepaid tuition contract shall include 3017 provisions for the application of tuition prepayments (i) at accredited nonprofit independent or private 3018 institutions of higher education, including actual interest and income earned on such prepayments, and 3019 (ii) at non-Virginia public and accredited nonprofit independent or private institutions of higher education, including principal and reasonable return on such principal as determined by the board. 3020 Payments authorized for accredited nonprofit independent or private institutions of higher education 3021 3022 shall not exceed the projected highest payment made for tuition at a public institution of higher 3023 education in the same academic year, less a fee to be determined by the board. Payments authorized for non-Virginia public and accredited nonprofit independent or private institutions of higher education 3024 3025 shall not exceed the projected average payment made for tuition at a public institution of higher 3026 education in the same academic year, less a fee to be determined by the board.

3027 E. All prepaid tuition contracts and savings trust agreements shall specifically provide that if after a 3028 specified period of time the contract or savings trust agreement has not been terminated and the 3029 qualified beneficiary's rights have not been exercised, the board, after making reasonable effort to 3030 contact the purchaser or contributor and the qualified beneficiary or their agents, shall report such 3031 unclaimed moneys to the State Treasurer pursuant to § 55-210.12.

3032 F. Notwithstanding any provision of law to the contrary, money in the Plan is exempt from creditor process, is not liable to attachment, garnishment, or other process, and shall not be seized, taken, appropriated, or applied by any legal or equitable process or operation of law to pay any debt or 3033 3034 3035 liability of any purchaser, contributor, or beneficiary, except that the state of residence of the 3036 beneficiary of an ABLE savings trust account shall be a creditor of such account in the event of the 3037 death of the beneficiary.

3038 G. No prepaid tuition contract or savings trust account shall be assigned for the benefit of creditors, 3039 used as security or collateral for any loan, or otherwise subject to alienation, sale, transfer, assignment, 3040 pledge, encumbrance, or charge.

3041 H. The board's decision on any dispute, claim, or action arising out of or relating to a prepaid 3042 tuition contract or savings trust agreement made or entered into pursuant to this chapter or benefits 3043 under such prepaid tuition contract or savings trust agreement shall be considered a case decision as 3044 defined in § 2.2-4001 and all proceedings related to such dispute, claim, or action shall be conducted pursuant to Article 3 (§ 2.2-4018 et seq.) of the Administrative Process Act. Judicial review shall be provided exclusively pursuant to Article 5 (§ 2.2-4025 et seq.) of the Administrative Process Act. 3045 3046

3047 § 23.1-708. Assets of the Plan exempt from taxation.

3048 The assets of the Plan and their income are exempt from state and local taxation. 3049

§ 23.1-709. Annual report.

3050 On or before December 15, the board shall post on its website and submit to the Governor, the 3051 Senate Committee on Finance, and the House Committees on Appropriations and Finance an annual 3052 statement of the receipts, disbursements, and current investments of the Plan for the preceding year. The 3053 report shall set forth a complete operating and financial statement covering the operation of the Plan 3054 during the year and shall include a statement of projected receipts, disbursements, investments, and 3055 costs for the further operation of the Plan. 3056

## § 23.1-710. Forms and audit of accounts and records.

3057 The accounts and records of the board showing the receipt and disbursement of funds from whatever source derived shall be in such form as the Auditor of Public Accounts prescribes, provided that such 3058 3059 accounts correspond as nearly as possible to the accounts and records for such matters maintained by 3060 corporate enterprises. The Auditor of Public Accounts or his legally authorized representatives shall 3061 annually audit the accounts of the board, and the board shall bear the cost of such audit services. 3062

§ 23.1-711. Admission to institutions not guaranteed; coverage limitations.

Nothing in this chapter or in any prepaid tuition contract or savings trust agreement entered into 3063 3064 pursuant to this chapter shall be construed as a promise or guarantee:

3065 1. By the board or the Commonwealth of any admission to, continued enrollment at, or graduation 3066 from any public institution of higher education;

3067 2. That the beneficiary's cost of tuition at an institution of higher education other than a public 3068 institution of higher education will be covered in full by the proceeds of the beneficiary's tuition credits; 3069 or

3070 3. That any qualified higher education expense will be covered in full by contributions to or earnings on any savings trust account. 3071

3072 § 23.1-712. Payroll deductions.

3073 The Commonwealth, the agencies and localities of the Commonwealth and their subdivisions, and 3074 any employer in the Commonwealth are authorized to agree, by contract or otherwise, to remit 3075 payments or contributions on behalf of an employee toward prepaid tuition contracts or savings trust 3076 accounts through payroll deductions.

#### 3077 § 23.1-713. Liberal construction of chapter.

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3078 Insofar as the provisions of this chapter are inconsistent with the provisions of any other general, 3079 special, or local law, the provisions of this chapter shall control. This chapter constitutes full and 3080 complete authority, without regard to the provisions of any other law, for performing the acts authorized 3081 in this chapter and shall be liberally construed to effect the purposes of this chapter. 3082

CHAPTER 8.

### HEALTH AND CAMPUS SAFETY.

Article 1.

Student Health.

#### § 23.1-800. Health histories and immunizations required; exemptions. 3086

3087 A. No full-time student who enrolls for the first time in any baccalaureate public institution of higher 3088 education is eligible to register for his second semester or quarter unless he (i) has furnished, before 3089 the beginning of the second semester or quarter of enrollment, a health history consistent with 3090 guidelines adopted by each institution's board of visitors that includes documented evidence, provided by 3091 a licensed health professional or health facility, of the diseases for which the student has been 3092 immunized, the numbers of doses given, the date on which the immunization was administered, and any 3093 further immunizations indicated or (ii) objects to such health history requirement on religious grounds, 3094 in which case he is exempt from such requirement.

3095 B. Prior to enrollment for the first time in any baccalaureate public institution of higher education, 3096 each student shall be immunized by vaccine against diphtheria, tetanus, poliomyelitis, measles (rubeola), 3097 German measles (rubella), and mumps according to the guidelines of the American College Health 3098 Association.

3099 C. Prior to enrollment for the first time in any baccalaureate public institution of higher education, 3100 each full-time student shall be vaccinated against meningococcal disease and hepatitis B unless the 3101 student or, if the student is a minor, the student's parent or legal guardian signs a written waiver 3102 stating that he has received and reviewed detailed information on the risks associated with 3103 meningococcal disease and hepatitis B and the availability and effectiveness of any vaccine and has 3104 chosen not to be or not to have the student vaccinated.

3105 D. Any student is exempt from the immunization requirements set forth in subsections B and C who 3106 (i) objects on the grounds that administration of immunizing agents conflicts with his religious tenets or 3107 practices, unless the Board of Health has declared an emergency or epidemic of disease, or (ii) presents 3108 a statement from a licensed physician that states that his physical condition is such that administration 3109 of one or more of the required immunizing agents would be detrimental to his health.

E. The Board and Commissioner of Health shall cooperate with any board of visitors seeking 3110 3111 assistance in the implementation of this section.

3112 F. The Council shall, in cooperation with the Board and Commissioner of Health, encourage private 3113 institutions of higher education to develop a procedure for providing information about the risks associated with meningococcal disease and hepatitis B and the availability and effectiveness of any 3114 3115 vaccine against meningococcal disease and hepatitis B.

#### 3116 § 23.1-801. Educational program on human immunodeficiency virus infection.

3117 Each public institution of higher education, in cooperation with the Department of Health, shall 3118 develop and implement educational programs for college students on the etiology, effects, and 3119 prevention of infection with human immunodeficiency virus. 3120

## § 23.1-802. Student mental health; policies; website resource.

3121 A. The governing board of each public institution of higher education shall develop and implement policies that (i) advise students, faculty, and staff, including residence hall staff, of the proper 3122 3123 procedures for identifying and addressing the needs of students exhibiting suicidal tendencies or 3124 behavior and (ii) provide for training where appropriate. Such policies shall require procedures for 3125 notifying the institution's student health or counseling center for the purposes set forth in subdivision B 3126 4 of § 23.1-1303 when a student exhibits suicidal tendencies or behavior.

3127 B. The board of visitors of each baccalaureate public institution of higher education shall establish a 3128 written memorandum of understanding with its local community services board or behavioral health 3129 authority and with local hospitals and other local mental health facilities in order to expand the scope 3130 of services available to students seeking treatment. The memorandum shall designate a contact person to 3131 be notified, to the extent allowable under state and federal privacy laws, when a student is involuntarily 3132 committed, or when a student is discharged from a facility and consents to such notification. The memorandum shall provide for the inclusion of the institution in the post-discharge planning of a 3133

3134 student who has been committed and intends to return to campus, to the extent allowable under state 3135 and federal privacy laws.

3136 C. Each baccalaureate public institution of higher education shall create and feature on its website a 3137 page with information dedicated solely to the mental health resources available to students at the 3138 institution. Article 2.

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#### Campus Safety; General Provisions. § 23.1-803. First warning notification and emergency broadcast system required.

3142 A. The governing board of each public institution of higher education shall establish a comprehensive, prompt, and reliable first warning notification and emergency broadcast system for their 3143 students, faculty, and staff, both on and off campus. Such system shall be activated in the case of an 3144 emergency and may rely on website announcements; email notices; phone, cellular phone, and text 3145 3146 messages; alert lines; public address systems; and other means of communication.

3147 B. Each public institution of higher education shall designate individuals authorized to activate the 3148 first warning notification and emergency broadcast system and provide such individuals with 3149 appropriate training for its use. 3150

## § 23.1-804. Institutional crisis and emergency management plan.

A. The governing board of each public institution of higher education shall develop, adopt, and keep 3151 3152 current a written crisis and emergency management plan. The plan shall (i) require the Department of 3153 Criminal Justice Services and the Virginia Criminal Injuries Compensation Fund to be contacted 3154 immediately to deploy assistance in the event of an emergency as defined in the emergency response plan when there are victims as defined in § 19.2-11.01 and (ii) include current contact information for 3155 both agencies. The Department of Criminal Justice Services and the Virginia Criminal Injuries 3156 3157 Compensation Fund shall be the lead coordinating agencies for those individuals determined to be 3158 victims.

3159 B. Every four years, each public institution of higher education shall conduct a comprehensive 3160 review and revision of its crisis and emergency management plan to ensure that the plan remains current, and the revised plan shall be adopted formally by the governing board. Such review shall also 3161 3162 be certified in writing to the Department of Emergency Management. The institution shall coordinate 3163 with the local emergency management organization, as defined in § 44-146.16, to ensure integration into 3164 the local emergency operations plan.

3165 C. The chief executive officer of each public institution of higher education shall annually (i) review 3166 the institution's crisis and emergency management plan; (ii) certify in writing to the Department of Emergency Management that he has reviewed the plan; and (iii) make recommendations to the 3167 3168 institution for appropriate changes to the plan.

D. Each public institution of higher education shall annually conduct a functional exercise in 3169 accordance with the protocols established by the institution's crisis and emergency management plan 3170 3171 and certify in writing to the Department of Emergency Management that such exercise was conducted. 3172

## § 23.1-805. Violence prevention committee; threat assessment team.

3173 A. Each public institution of higher education shall establish policies and procedures for the 3174 prevention of violence on campus, including assessment of and intervention with individuals whose 3175 behavior poses a threat to the safety of the campus community.

3176 B. The governing board of each public institution of higher education shall determine a violence 3177 prevention committee structure on campus composed of individuals charged with education on and 3178 prevention of violence on campus. Each violence prevention committee shall include representatives from 3179 student affairs, law enforcement, human resources, counseling services, residence life, and other constituencies as needed and shall consult with legal counsel as needed. Each violence prevention 3180 committee shall develop a clear statement of mission, membership, and leadership. Such statement shall 3181 3182 be published and made available to the campus community.

3183 C. Each violence prevention committee shall (i) provide guidance to students, faculty, and staff 3184 regarding recognition of threatening or aberrant behavior that may represent a physical threat to the 3185 community; (ii) identify members of the campus community to whom threatening behavior should be 3186 reported; (iii) establish policies and procedures that outline circumstances under which all faculty and 3187 staff are required to report behavior that may represent a physical threat to the community, provided 3188 that such report is consistent with state and federal law; and (iv) establish policies and procedures for 3189 (a) the assessment of individuals whose behavior may present a threat, (b) appropriate means of 3190 intervention with such individuals, and (c) sufficient means of action, including interim suspension, 3191 referrals to community services boards or health care providers for evaluation or treatment, medical separation to resolve potential physical threats, and notification of family members or guardians, or 3192 3193 both, unless such notification would prove harmful to the individual in question, consistent with state and federal law. 3194

3195 D. The governing board of each public institution of higher education shall establish a threat

assessment team that includes members from law enforcement, mental health professionals,
representatives of student affairs and human resources, and, if available, college or university counsel.
Each threat assessment team shall implement the assessment, intervention, and action policies set forth
by the violence prevention committee pursuant to subsection C.

E. Each threat assessment team shall establish relationships or utilize existing relationships with mental health agencies and local and state law-enforcement agencies to expedite assessment of and intervention with individuals whose behavior may present a threat to safety. Upon a preliminary determination that an individual poses a threat of violence to self or others or exhibits significantly disruptive behavior or a need for assistance, the threat assessment team may obtain criminal history record information as provided in §§ 19.2-389 and 19.2-389.1 and health records as provided in § 32.1-127.1:03.

F. No member of a threat assessment team shall redisclose any criminal history record information
or health information obtained pursuant to this section or otherwise use any record of an individual
beyond the purpose for which such disclosure was made to the threat assessment team.

### § 23.1-806. Reporting of acts of sexual violence.

3211 A. For purposes of this section:

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3212 "Campus" means (i) any building or property owned or controlled by an institution of higher
3213 education within the same reasonably contiguous geographic area of the institution and used by the
3214 institution in direct support of, or in a manner relating to, the institution's educational purposes,
3215 including residence halls, and (ii) any building or property that is within or reasonably contiguous to
3216 the area described in clause (i) that is owned by the institution but controlled by another person, is
3217 frequently used by students, and supports institutional purposes, such as a food or other retail vendor.

3218 "Noncampus building or property" means (i) any building or property owned or controlled by a
3219 student organization officially recognized by an institution of higher education or (ii) any building or
3220 property owned or controlled by an institution of higher education that is used in direct support of, or
3221 in relation to, the institution's educational purposes, is frequently used by students, and is not within the
3222 same reasonably contiguous geographic area of the institution.

3223 "Public property" means all public property, including thoroughfares, streets, sidewalks, and parking 3224 facilities, that is within the campus, or immediately adjacent to and accessible from the campus.

3225 "Responsible employee" means a person employed by a public institution of higher education or
3226 nonprofit private institution of higher education who has the authority to take action to redress sexual
3227 violence, who has been given the duty of reporting acts of sexual violence or any other misconduct by
3228 students to the Title IX coordinator or other appropriate institution designee, or whom a student could
3229 reasonably believe has this authority or duty.

3230 "Sexual violence" means physical sexual acts perpetrated against a person's will or where a person3231 is incapable of giving consent.

3232 "Title IX coordinator" means an employee designated by a public institution of higher education or nonprofit private institution of higher education to coordinate the institution's efforts to comply with and carry out the institution's responsibilities under Title IX (20 U.S.C. § 1681 et seq.). If no such employee has been designated by the institution, the institution shall designate an employee who will be responsible for receiving information of alleged acts of sexual violence from responsible employees in accordance with subsection B.

B. Any responsible employee who in the course of his employment obtains information that an act of sexual violence may have been committed against a student attending the institution or may have occurred on campus, in or on a noncampus building or property, or on public property shall report such information to the Title IX coordinator as soon as practicable after addressing the immediate needs of the victim.

3243 C. Upon receipt of information pursuant to subsection B, the Title IX coordinator or his designee 3244 shall promptly report the information, including any personally identifiable information, to a review 3245 committee established pursuant to subsection D. Nothing in this section shall prevent the Title IX 3246 coordinator or any other responsible employee from providing any information to law enforcement with 3247 the consent of the victim.

3248 D. Each public institution of higher education and nonprofit private institution of higher education 3249 shall establish a review committee for the purposes of reviewing information relating to acts of sexual 3250 violence, including information reported pursuant to subsection C. Such review committee shall consist 3251 of three or more persons and shall include the Title IX coordinator or his designee, a representative of 3252 law enforcement, and a student affairs representative. If the institution has established a campus police 3253 department pursuant to Article 3 (§ 23.1-809 et seq.), the representative of law enforcement shall be a 3254 member of such department; otherwise, the representative of law enforcement shall be a representative 3255 of campus security. The review committee may be the threat assessment team established under § 23.1-805 or a separate body. The review committee may obtain law-enforcement records, criminal 3256

history record information as provided in §§ 19.2-389 and 19.2-389.1, health records as provided in 3257 3258 § 32.1-127.1:03, available institutional conduct or personnel records, and known facts and 3259 circumstances of the information reported pursuant to subsection C or information or evidence known to 3260 the institution or to law enforcement. The review committee shall be considered to be a threat 3261 assessment team established pursuant to § 23.1-805 for purposes of (i) obtaining criminal history record 3262 information and health records and (ii) the Virginia Freedom of Information Act (§ 2.2-3700 et seq.). 3263 The review committee shall conduct its review in compliance with federal privacy law.

E. Upon receipt of information of an alleged act of sexual violence reported pursuant to subsection 3264 3265 C, the review committee shall meet within 72 hours to review the information and shall meet again as 3266 necessary as new information becomes available.

3267 F. If, based on consideration of all factors, the review committee, or if the committee cannot reach a 3268 consensus, the representative of law enforcement on the review committee, determines that the disclosure 3269 of the information, including personally identifiable information, is necessary to protect the health or safety of the student or other individuals as set forth in 34 C.F.R. § 99.36, the representative of law 3270 3271 enforcement on the review committee shall immediately disclose such information to the law-enforcement 3272 agency that would be responsible for investigating the alleged act of sexual violence. Such disclosure 3273 shall be for the purposes of investigation and other actions by law enforcement. Upon such disclosure, 3274 the Title IX coordinator or his designee shall notify the victim that such disclosure is being made. The 3275 provisions of this subsection shall not apply if the law-enforcement agency responsible for investigating 3276 the alleged act of sexual violence is located outside the United States.

3277 G. In cases in which the alleged act of sexual violence would constitute a felony violation of Article 3278 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, the representative of law enforcement on the review 3279 committee shall inform the other members of the review committee and shall within 24 hours consult 3280 with the attorney for the Commonwealth or other prosecutor responsible for prosecuting the alleged act 3281 of sexual violence and provide to him the information received by the review committee without disclosing personally identifiable information, unless such information was disclosed pursuant to 3282 3283 subsection F. In addition, if such consultation does not occur and any other member of the review 3284 committee individually concludes that the alleged act of sexual violence would constitute a felony 3285 violation of Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, that member shall within 24 hours 3286 consult with the attorney for the Commonwealth or other prosecutor responsible for prosecuting the 3287 alleged act of sexual violence and provide to him the information received by the review committee 3288 without disclosing personally identifiable information, unless such information was disclosed pursuant to 3289 subsection F.

3290 H. At the conclusion of the review, the Title IX coordinator and the law-enforcement representative 3291 shall each retain (i) the authority to proceed with any further investigation or adjudication allowed 3292 under state or federal law and (ii) independent records of the review team's considerations, which shall 3293 be maintained under applicable state and federal law. 3294

I. No responsible employee shall be required to make a report pursuant to subsection B if:

3295 1. The responsible employee obtained the information through any communication considered 3296 privileged under state or federal law or the responsible employee obtained the information in the course 3297 of providing services as a licensed health care professional, an employee providing administrative 3298 support for such health care professionals, a professional counselor, an accredited rape crisis or 3299 domestic violence counselor, a campus victim support personnel, a member of clergy, or an attorney; or

3300 2. The responsible employee has actual knowledge that the same matter has already been reported to the Title IX coordinator or to the attorney for the Commonwealth or the law-enforcement agency responsible for investigating the alleged act of sexual violence. 3301 3302

3303 J. Any responsible employee who makes a report required by this section or testifies in a judicial or 3304 administrative proceeding as a result of such report is immune from any civil liability alleged to have 3305 resulted therefrom unless such person acted in bad faith or with malicious intent.

3306 K. The provisions of this section shall not require a person who is the victim of an alleged act of 3307 sexual violence to report such violation.

3308 L. The institution shall ensure that a victim of an alleged act of sexual violence is informed of (i) the 3309 available law-enforcement options for investigation and prosecution; (ii) the importance of collection 3310 and preservation of evidence; (iii) the available options for a protective order; (iv) the available campus 3311 options for investigation and adjudication under the institution's policies; (v) the victim's rights to 3312 participate or decline to participate in any investigation to the extent permitted under state or federal 3313 law; (vi) the applicable federal or state confidentiality provisions that govern information provided by a victim; (vii) the available on-campus resources and any unaffiliated community resources, including 3314 3315 sexual assault crisis centers, domestic violence crisis centers, or other victim support services; and (viii) 3316 the importance of seeking appropriate medical attention.

#### 3317 § 23.1-807. Sexual assault; memorandum of understanding; policies.

3318 A. Richard Bland College and each baccalaureate public institution of higher education and

3319 nonprofit private institution of higher education shall establish, and the State Board shall adopt a policy 3320 requiring each comprehensive community college to establish, a written memorandum of understanding 3321 with a sexual assault crisis center or other victim support service in order to provide sexual assault

3322 victims with immediate access to a confidential, independent advocate who can provide a 3323 trauma-informed response that includes an explanation of options for moving forward.

3324 B. Each public institution of higher education and nonprofit private institution of higher education 3325 shall adopt policies to provide to sexual assault victims information on contacting such sexual assault 3326 crisis center or other victim support service.

#### 3327 § 23.1-808. Sexual violence policy review.

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By October 31 of each year, the System, Richard Bland College, each baccalaureate public 3328 3329 institution of higher education, and each nonprofit private institution of higher education shall certify to 3330 the Council that it has reviewed its sexual violence policy and updated it as appropriate. The Council 3331 and the Department of Criminal Justice Services shall establish criteria for the certification process and 3332 may request information relating to the policies for the purposes of sharing best practices and improving campus safety. The Council and the Department of Criminal Justice Services shall report to 3333 3334 the Secretary of Education on the certification status of each such institution by November 30 of each 3335 year. 3336

#### Article 3.

#### Campus Safety; Campus Police Departments.

3338 § 23.1-809. Public institutions of higher education; establishment of campus police departments 3339 authorized; employment of officers.

3340 A. The governing board of each public institution of higher education may establish a campus police 3341 department and employ campus police officers and auxiliary police forces upon appointment as provided 3342 in §§ 23.1-811 and 23.1-812. Such employment is governed by the Virginia Personnel Act (§ 2.2-2900 et 3343 seq.), except that the governing board of a public institution of higher education may direct that the 3344 employment of the chief of the campus police department is not governed by the Virginia Personnel Act.

3345 B. The Virginia Commonwealth University Health System Authority and Eastern Virginia Medical 3346 School may employ police officers and auxiliary police forces as provided in this article and, in the case 3347 of the Authority, in § 23.1-2406, except that the employment of such officers and forces is not governed 3348 by the Virginia Personnel Act (§ 2.2-2900 et seq.).

3349 § 23.1-810. Authorization for campus police departments in private institutions of higher 3350 education.

3351 The governing board of each private institution of higher education may establish, in compliance 3352 with the provisions of this article, a campus police department and employ campus police officers upon 3353 appointment as provided in § 23.1-812. Except as such provisions apply exclusively to public institutions 3354 of higher education or employees, the provisions of this article shall apply to the appointment and 3355 employment of officers and the operation, powers, duties, and jurisdiction of campus police departments 3356 at private institutions of higher education, and such departments are subject to and shall enjoy the benefits of this article. However, to be qualified to use the word "police" to describe the department or 3357 3358 its officers, any private institution of higher education that establishes a campus police department shall 3359 require each officer to comply with the training or other requirements for law-enforcement officers 3360 established by the Department of Criminal Justice Services pursuant to Chapter 1 (§ 9.1-100 et seq.) of 3361 *Title* 9.1.

### § 23.1-811. Establishment of auxiliary police forces.

3363 The governing board of each public institution of higher education and private institution of higher 3364 education, for the further preservation of public peace, safety, and good order of the campus 3365 community, may establish, equip, and maintain an auxiliary police force. When called into service 3366 pursuant to procedures established by the governing board, members of such auxiliary police forces 3367 have all the powers, authority, and immunities of campus police officers at public institutions of higher 3368 education. 3369

## § 23.1-812. Appointment of campus police officers and members of an auxiliary police force.

3370 A. Prior to appointment as a campus police officer or member of an auxiliary police force, each 3371 individual shall be investigated by the campus police department of the institution applying for the order 3372 of appointment or, if none has been established, by the police department of the locality in which such 3373 institution is located. Such investigation shall determine whether the individual is responsible, honest, 3374 and in all ways capable of performing the duties of a campus police officer.

3375 B. Upon application of the governing board of a public institution of higher education or private 3376 institution of higher education, the circuit court of the locality in which the institution is located may, by 3377 order, appoint the individuals named in the application to be campus police officers or members of an 3378 auxiliary police force at such institution.

3379 C. Each campus police officer and member of an auxiliary police force appointed and employed 3398

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pursuant to this article is a state employee of the institution named in the order of appointment. Insofar
as it is not inconsistent with the Virginia Personnel Act (§ 2.2-2900 et seq.), the governing board of
such institution shall provide for the conditions and terms of employment and compensation and a
distinctive uniform and badge of office for such officers and members of an auxiliary police force.

3384 § 23.1-813. Officers and members to comply with requirements of Department of Criminal Justice 3385 Services.

All individuals appointed and employed as campus police officers or members of an auxiliary police
force pursuant to this article shall comply with the requirements for law-enforcement officers as
established by the Department of Criminal Justice Services pursuant to Chapter 1 (§ 9.1-100 et seq.) of
Title 9.1.

**3390** § 23.1-814. Termination of employment of campus police officers and members of auxiliary police 3391 forces.

An individual appointed as a campus police officer or a member of an auxiliary police force shall exercise his powers only as long as he remains employed or activated by the institution named in the order of the appointment. The appointment order entered by the circuit court shall automatically be revoked upon the termination of the employment of the officer or member at the institution and may be revoked by the court for malfeasance, misfeasance, or nonfeasance. The institution shall notify the court upon termination of the employment of the officer or member at the institution.

§ 23.1-815. Campus police forces and auxiliary police forces; powers and duties; jurisdiction. A. As used in this section:

3400 "Campus" means (i) any building or property owned or controlled by an institution of higher
3401 education located within the same reasonably contiguous geographic area of the institution and used by
3402 the institution in direct support of, or in a manner relating to, the institution's educational purposes,
3403 including residence halls, and (ii) any building or property that is within or reasonably contiguous to
3404 the area described in clause (i) that is owned by the institution but controlled by another person, is
3405 frequently used by students, and supports institutional purposes, such as a food or other retail vendor.

3406 "Noncampus building or property" means (i) any building or property owned or controlled by a
3407 student organization that is officially recognized by an institution of higher education or (ii) any
3408 building or property owned or controlled by an institution of higher education that is used in direct
3409 support of, or in relation to, the institution's educational purposes, is frequently used by students, and is
3410 not within the same reasonably contiguous geographic area of the institution.

3411 "Public property" means all public property, including thoroughfares, streets, sidewalks, and parking3412 facilities, that is within the campus, or immediately adjacent to and accessible from the campus.

3413 B. A campus police officer appointed as provided in § 23.1-812 or a member of an auxiliary police force appointed and activated pursuant to §§ 23.1-811 and 23.1-812 shall be deemed police officers of 3414 3415 localities who may exercise the powers and duties conferred by law upon such police officers, including 3416 the provisions of Chapters 5 (§ 19.2-52 et seq.), 7 (§ 19.2-71 et seq.), and 23 (§ 19.2-387 et seq.) of 3417 Title 19.2, (i) upon any property owned or controlled by the public institution of higher education or 3418 private institution of higher education, or, upon request, any property owned or controlled by another 3419 public institution of higher education or private institution of higher education, and upon the streets, 3420 sidewalks, and highways immediately adjacent to any such property; (ii) pursuant to a mutual aid agreement (a) as provided for in § 15.2-1727 or (b) between the governing board of a public institution 3421 3422 of higher education or private institution of higher education and another public institution of higher 3423 education or private institution of higher education in the Commonwealth or an adjacent political subdivision; (iii) in close pursuit of a person as provided in § 19.2-77; and (iv) upon approval by the 3424 3425 appropriate circuit court of a petition by the local governing body for concurrent jurisdiction in designated areas with the police officers of the locality in which the institution, its satellite campuses, or 3426 3427 other properties are located. The local governing body may only petition the circuit court for such 3428 concurrent jurisdiction pursuant to a request by the local law-enforcement agency.

3429 C. Each public institution of higher education and private institution of higher education that establishes a campus police force pursuant to this article shall enter into and become a party to a 3430 3431 mutual aid agreement with an adjacent local law-enforcement agency or the Department of State Police 3432 for the use of their regular and auxiliary joint forces, equipment, and materials when needed in the 3433 investigation of any felony criminal sexual assault or medically unattended death occurring on property 3434 owned or controlled by such institution or any death resulting from an incident occurring on such 3435 property. Such mutual aid agreements shall include provisions requiring either the campus police force 3436 or the agency with which it has established a mutual aid agreement pursuant to this subsection, in the 3437 event that such police force or agency conducts an investigation that involves a felony criminal sexual 3438 assault as set forth in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2 occurring on campus, in or 3439 on a noncampus building or property, or on public property, to notify the local attorney for the Commonwealth of such investigation within 48 hours of beginning such investigation. No such 3440 3441 notification provision shall require a campus police force or the agency with which it has established a

3442 mutual aid agreement to disclose identifying information about the victim. Nothing in this section 3443 prohibits a campus police force or auxiliary police force from requesting assistance from any 3444 appropriate law-enforcement agency of the Commonwealth with which the institution has not entered 3445 into a mutual aid agreement.

3446 D. Each public institution of higher education and private institution of higher education that (i) has 3447 not established a campus police force or auxiliary police force pursuant to this article and (ii) has a 3448 security department, relies on local or state police forces, or contracts for security services from private 3449 parties pursuant to § 23.1-818 shall enter into and become a party to a memorandum of understanding 3450 with an adjacent local law-enforcement agency or the Department of State Police (the Department) to 3451 require either such local law-enforcement agency or the Department, in the event that such agency or 3452 the Department conducts an investigation that involves a felony criminal sexual assault as set forth in 3453 Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2 occurring on campus, in or on a noncampus 3454 building or property, or on public property, to notify the local attorney for the Commonwealth of such investigation within 48 hours of beginning such investigation. No such notification provision shall 3455 3456 require the law-enforcement agency or the Department to disclose identifying information about the 3457 victim.

3458 § 23.1-816. Extending police power of public institutions of higher education beyond boundaries; 3459 jurisdiction of general district courts; duty of attorneys for the Commonwealth.

3460 A. The governing board of any public institution of higher education that leases, rents, or owns 3461 satellite campuses, public buildings, and other property located beyond the limits of such institution has 3462 and may exercise full police power over such property and individuals using such property. The 3463 governing board may prescribe policies and regulations for the operation and use of such properties 3464 and the conduct of individuals using such property and may provide appropriate administrative penalties 3465 for the violation of such policies and regulations.

3466 B. The general district court for the locality in which violations of law or policies or regulations 3467 established by the governing board of the institution pursuant to subsection A occurs has jurisdiction 3468 over all cases involving such violations.

3469 C. It is the duty of each local attorney for the Commonwealth to prosecute all violators of the laws 3470 pertaining to the provisions enumerated in this article that occur in such locality.

3471 § 23.1-817. Inspection of criminal incident information.

3472 Criminal incident information of any campus police department established pursuant to § 23.1-810, 3473 including (i) the date, time, and general location of the alleged crime; (ii) a general description of 3474 injuries suffered or property damaged or stolen; and (iii) the name and address of any individual 3475 arrested as a result of felonies committed against persons or property or misdemeanors involving 3476 assault, battery, or moral turpitude reported to the campus police, shall be open to inspection and 3477 copying by any citizen of the Commonwealth, currently registered student of the institution, or parent of 3478 a registered student during the regular office hours of the custodian of such information unless such 3479 disclosure is prohibited by law. If the release of such information is likely to jeopardize an ongoing 3480 criminal investigation or the safety of an individual, cause a suspect to flee or evade detection, or result in the destruction of evidence, such information may be withheld until such damage is no longer likely 3481 3482 to occur from the release of such information. 3483

## § 23.1-818. Security departments and other security services.

3484 Nothing in this article shall abridge the authority of the governing board of a public institution of 3485 higher education or private institution of higher education to establish security departments, whose 3486 officers and employees shall not have the powers and duties set forth in § 23.1-815, in place of or in 3487 addition to campus police departments, rely upon local or state police forces, or contract for security 3488 services from private parties. CHAPTER 9.

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General Provisions. § 23.1-900. Academic transcripts; suspension, permanent dismissal, or withdrawal from institution.

ACADEMIC POLICIES.

Article 1.

3494 A. As used in this section, "sexual violence" means physical sexual acts perpetrated against a 3495 person's will or against a person incapable of giving consent.

3496 B. The registrar of each (i) private institution of higher education that is eligible to participate in the 3497 Tuition Assistance Grant Program pursuant to the Tuition Assistance Grant Act (§ 23.1-628 et seq.) or 3498 to receive project financing from the Virginia College Building Authority pursuant to Article 2 (§

23.1-1220 et seq.) of Chapter 12 and (ii) public institution of higher education, or the other employee, 3499 3500 office, or department of the institution that is responsible for maintaining student academic records, 3501 shall include a prominent notation on the academic transcript of each student who has been suspended 3502 for, has been permanently dismissed for, or withdraws from the institution while under investigation for

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3503 an offense involving sexual violence under the institution's code, rules, or set of standards governing 3504 student conduct stating that such student was suspended for, was permanently dismissed for, or 3505 withdrew from the institution while under investigation for an offense involving sexual violence under 3506 the institution's code, rules, or set of standards. Such notation shall be substantially in the following 3507 form: "[Suspended, Dismissed, or Withdrew while under investigation] for a violation of [insert name of 3508 institution's code, rules, or set of standards]." Each such institution shall (a) notify each student that 3509 any such suspension, permanent dismissal, or withdrawal will be documented on the student's academic 3510 transcript and (b) adopt a procedure for removing such notation from the academic transcript of any student who is subsequently found not to have committed an offense involving sexual violence under the 3511 3512 institution's code, rules, or set of standards governing student conduct.

3513 C. The institution shall remove from a student's academic transcript any notation placed on such transcript pursuant to subsection B due to such student's suspension if the student (i) completed the term 3514 3515 and any conditions of the suspension and (ii) has been determined by the institution to be in good 3516 standing according to the institution's code, rules, or set of standards governing such a determination.

3517 D. The provisions of this section shall apply only to a student who is taking or has taken a course at 3518 a public institution of higher education or private institution of higher education on a campus that is 3519 located in the Commonwealth; however, the provisions of this section shall not apply to any public 3520 institution of higher education established pursuant to Chapter 25 (§ 23.1-2500 et seq.). 3521

Article 2.

## Programs of Instruction.

## § 23.1-901. Programs on economics education and financial literacy.

A. Public institutions of higher education shall promote the development of student life skills by including the principles of economics education and financial literacy within an existing general 3524 3525 education course, the freshman orientation process, or another appropriate venue. Such principles may 3526 3527 include instruction concerning personal finance such as credit card use, opening and managing an account in a financial institution, completing a loan application, managing student loans, savings and 3528 3529 investments, consumer rights and responsibilities, predatory lending practices and interest rates, 3530 consumer fraud, identity theft and protection, and debt management.

3531 B. The Council shall encourage private institutions of higher education to include such principles as 3532 part of their student orientation programs. 3533

## § 23.1-902. Education preparation programs offered by institutions of higher education.

3534 A. Education preparation programs offered by public institutions of higher education and private 3535 institutions of higher education shall meet the requirements for accreditation and program approval as 3536 prescribed by the Board of Education in its regulations.

3537 B. As provided in § 22.1-298.2, the Board of Education shall prescribe an assessment of basic skills 3538 for individuals seeking entry into an approved education preparation program and shall establish a 3539 minimum passing score for such assessment. The Board of Education may prescribe in its regulations 3540 other requirements for admission to approved education preparation programs in the Commonwealth.

3541 C. Any candidate who fails to achieve the minimum score established by the Board of Education may 3542 be denied entrance into an education preparation program on the basis of such failure, but any such 3543 candidate who gains entrance and enrolls in an education preparation program shall have the 3544 opportunity to address all deficiencies. 3545

### § 23.1-903. Distance learning.

3546 Each public institution of higher education shall include in its strategic plan information indicating 3547 to what extent, if any, it will use distance learning to expand access to, improve the quality of, and 3548 minimize the cost of education at such institution. For institutions that use distance learning or plan to 3549 use distance learning in the future, such information shall include the degree to which distance learning 3550 will be integrated into the curriculum, benchmarks for measuring such integration, and a schedule for 3551 the evaluation of distance learning courses.

3552 The Council shall assist the governing board of each public institution of higher education in the 3553 development of such information. 3554

#### Article 3.

#### Course Credit.

#### § 23.1-904. Course credit; veterans; active duty military students.

3557 A. The governing board of each public institution of higher education shall implement policies that 3558 provide students called to active military duty during an academic semester with the opportunity to earn 3559 full course credit. Such policies shall provide, as one option, that such students who have completed 75 3560 percent of the course requirements at the time of activation and who meet other specified requirements 3561 receive full course credit.

B. The governing board of each public institution of higher education shall, in accordance with 3562 3563 guidelines developed by the Council, implement policies for the purpose of awarding academic credit to 3564 students for educational experience gained from service in the Armed Forces of the United States.

3565 C. The governing board of each public institution of higher education shall, in accordance with guidelines developed by the Council, implement policies that recognize the scheduling difficulties and 3566 3567 obligations encountered by active duty members of the Armed Forces of the United States.

3568 § 23.1-905. Academic credit for American Sign Language.

3569 Each public institution of higher education shall count credit received for successful completion of 3570 American Sign Language courses either in a secondary school or another institution of higher education 3571 toward satisfaction of the foreign language entrance requirements of the public institution of higher 3572 education.

3573 § 23.1-906. (Effective July 1, 2016) Course credit; Advanced Placement, Cambridge Advanced, 3574 College-Level Examination Program, and International Baccalaureate examinations.

3575 A. The Council, in consultation with the governing board of each public institution of higher 3576 education, shall establish a policy for granting undergraduate course credit to entering freshman students who have taken one or more Advanced Placement, Cambridge Advanced (A/AS), College-Level 3577 3578 Examination Program (CLEP), or International Baccalaureate examinations. The policy shall:

3579 1. Outline the conditions necessary for each public institution of higher education to grant course 3580 credit, including the minimum required scores on such examinations;

3581 2. Identify the course credit or other academic requirements of each public institution of higher 3582 education that the student satisfies by achieving the minimum required scores on such examinations; and 3583 3. Ensure, to the extent possible, that the grant of course credit is consistent across each public 3584 institution of higher education and each such examination.

3585 B. The Council and each public institution of higher education shall make the policy available to the 3586 public on its website. 3587

## Article 4.

Articulation, Transfer, and Dual Enrollment.

3589 § 23.1-907. Articulation, dual admissions, and guaranteed admissions agreements; admission of 3590 certain comprehensive community college graduates.

3591 A. The board of visitors of each baccalaureate public institution of higher education shall develop, 3592 consistent with Council guidelines and the institution's six-year plan as set forth in § 23.1-306, 3593 articulation, dual admissions, and guaranteed admissions agreements with each 3594 associate-degree-granting public institution of higher education.

3595 B. The Council and each public institution of higher education shall develop a one-year uniform 3596 certificate of general studies program as set forth in subdivision 20 of § 23.1-203. All credits earned in 3597 academic subject coursework by students attending an associate-degree-granting public institution of 3598 higher education who complete the one-year uniform certificate of general studies program are 3599 transferrable to a baccalaureate public institution of higher education in accordance with Council 3600 guidelines.

3601 C. The Council shall prepare an annual report on the pertinent aspects of the pipeline of students 3602 transferring from comprehensive community colleges to baccalaureate public institutions of higher 3603 education.

3604 D. The Council, consistent with its responsibility to facilitate the development of articulation, dual 3605 admissions, and guaranteed admissions agreements set forth in §§ 23.1-203 and 23.1-908, shall develop 3606 guidelines for such agreements.

3607 E. Each comprehensive community college shall develop agreements for postsecondary degree 3608 attainment with the public high schools in the school divisions that such comprehensive community 3609 college serves specifying the options for students to complete an associate degree or a one-year Uniform 3610 Certificate of General Studies concurrent with a high school diploma. Such agreements shall specify the 3611 credit available for dual enrollment courses and Advanced Placement courses with qualifying exam scores of three or higher. 3612

### § 23.1-908. State Transfer Tool.

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3614 A. The Council shall develop, in cooperation with each public institution of higher education, a State 3615 Transfer Tool that designates each general education course that is offered in an associate degree 3616 program at an associate-degree-granting public institution of higher education and transferable for 3617 course credit to a baccalaureate public institution of higher education.

3618 In developing the State Transfer Tool, the Council shall also seek the participation of private 3619 institutions of higher education.

3620 B. The Council shall develop guidelines to govern the development and implementation of 3621 articulation, dual admissions, and guaranteed admissions agreements between associate-degree-granting 3622 public institutions of higher education and baccalaureate public institutions of higher education. Dual 3623 admissions agreements shall set forth (i) the obligations of each student accepted to such a program, 3624 including grade point average requirements, acceptable associate degree majors, and completion 3625 timetables, and (ii) the extent to which each student accepted to such a program may access the

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3626 privileges of enrollment at both institutions while he is enrolled at either institution. Such agreements are subject to the admissions requirements of the baccalaureate public institutions of higher education. 3627

3628 C. The Council shall develop and make available to the public information identifying all general 3629 education courses offered at associate-degree-granting public institutions of higher education and 3630 designating those that are transferable for course credit at baccalaureate public institutions of higher 3631 education and baccalaureate private institutions of higher education. 3632

## § 23.1-909. Combined cooperative degree program.

A. The Secretary of Education and the director of the Council, in consultation with each public 3633 3634 institution of higher education and nonprofit private institution of higher education, shall develop a plan to establish and advertise a cooperative degree program whereby any undergraduate student enrolled at 3635 any public institution of higher education or nonprofit private institution of higher education may 3636 complete, through the use of online courses at any such institution, the course credit requirements to receive a degree at a tuition cost not to exceed \$4,000, or the lowest cost that is achievable, per 3637 3638 3639 academic year.

3640 B. No later than October 1, 2016, the Secretary of Education and the director of the Council shall 3641 report to the Chairmen of the House Committee on Appropriations, the House Committee on Education, 3642 the Senate Committee on Finance, and the Senate Committee on Education and Health on the progress 3643 made toward developing a cooperative degree program plan pursuant to this section. 3644

SUBTITLE III.

## MANAGEMENT AND FINANCING.

CHAPTER 10.

3647 RESTRUCTURED HIGHER EDUCATION FINANCIAL AND ADMINISTRATIVE OPERATIONS ACT. 3648

Article 1.

Definitions.

§ 23.1-1000. Definitions.

As used in this chapter, unless the context requires a different meaning:

3652 "Bonds, notes, or other obligations" means bonds, notes, commercial paper, bond anticipation notes, 3653 revenue certificates, capital leases, lease participation certificates, or other evidences of indebtedness or 3654 deferred purchase financing arrangements.

"Capital project" means the acquisition of any interest in land, including (i) capital leases and (ii) 3655 3656 improvements on the acquired land consisting of (a) new construction of at least 5,000 square feet, (b) new construction costing at least \$2 million, or (c) improvements or renovations costing at least \$2 3657 3658 million.

3659 "Covered employee" means any individual who is employed by a covered institution on either a 3660 salaried or wage basis.

"Covered institution" means a public institution of higher education that has entered into a 3661 3662 management agreement with the Commonwealth to be governed by the provisions of Article 4 3663 (§ 23.1-1004 et seq.).

"Enabling statutes" means each chapter in Subtitle IV (§ 23.1-1300 et seq.), and in the case of the 3664 University of Virginia Medical Center §§ 2.2-2817.2, 2.2-2905, 51.1-126.3, and 51.1-1100, creating, 3665 3666 continuing, or otherwise setting forth the powers, duties, purposes, and missions of each individual public institution of higher education unless otherwise expressly provided in this chapter. 3667

3668 "Facilities" means all (i) real, personal, tangible, and intangible property, including all (a) 3669 infrastructure suitable for supporting a covered institution's mission and ancillary activities and (b) structures, buildings, improvements, additions, extensions, replacements, appurtenances, lands, rights in 3670 land, furnishings, landscaping, approaches, roadways, and other related and supporting facilities held, 3671 possessed, owned, leased, operated, or used, in whole or in part, by a covered institution and (ii) rights 3672 3673 in such property.

3674 "Includes" has the same meaning as provided in § 1-218.

3675 "Management agreement" means an agreement between the Commonwealth and a public institution 3676 of higher education that enables such institution to be governed by Article 4 (§ 23.1-1004 et seq.).

"Participating covered employee" includes (i) all salaried nonfaculty covered employees who were 3677 3678 employed by the covered institution on the day prior to the effective date of the initial management 3679 agreement and elect pursuant to § 23.1-1022 to participate in and be governed by the program, plans, 3680 policies, and procedures established by the institution pursuant to Article 4 (§ 23.1-1004 et seq.); (ii) all salaried nonfaculty covered employees who are employed by the covered institution on or after the 3681 effective date of the initial management agreement; (iii) all nonsalaried nonfaculty covered employees of 3682 the covered institution without regard to when they were hired; (iv) all faculty covered employees of the 3683 covered institution without regard to when they were hired; and (v) all employees of the University of 3684 Virginia Medical Center without regard to when they were hired. 3685

3686 "Project" means (i) any research program, research facility, or educational facility of a covered 3687 institution or equipment necessary or convenient to or consistent with the purposes of such institution,

3688 whether or not owned by the institution, including (a) research, training, teaching, dormitory, and 3689 classroom facilities and all related and supporting facilities and equipment necessary or desirable in 3690 connection with such facilities or incidental to such facilities; (b) office, parking, kitchen, laundry, 3691 laboratory, wellness, pharmaceutical, administrative, communications, computer, and recreational and 3692 athletics facilities; (c) hotels and related facilities; (d) power plants and equipment; (e) storage space; 3693 (f) hospitals; (g) nursing homes; (h) continuing care facilities; (i) self-care facilities; (j) health 3694 maintenance centers; (k) medical office facilities (l) clinics; (m) outpatient clinics; (n) surgical centers; 3695 (o) alcohol, substance abuse, and drug treatment centers; (p) sanitariums; (q) hospices; (r) facilities for 3696 the residence or care of the elderly, handicapped, or chronically ill; (s) residential facilities for nurses, 3697 interns, and physicians; (t) other facilities for the treatment of sick, disturbed, or infirm individuals, the 3698 prevention of disease, or the maintenance of health; (u) colleges, schools, or divisions offering 3699 undergraduate, graduate, professional, or extension programs, or any combination of such programs, for 3700 such courses of study as may be appropriate; (v) vehicles, mobile medical facilities, and other 3701 transportation equipment; and (w) air transport equipment, including equipment necessary or desirable 3702 for the transportation of medical equipment, medical personnel, or patients; and (ii) all lands, buildings, 3703 improvements, approaches, and appurtenances necessary or desirable in connection with or incidental to 3704 any such program, facility, or equipment.

3705 "Virginia Retirement System" includes any retirement system established or authorized by Title 51.1. 3706 Article 2. 3707

Financial and Administrative Standards, Authority, and Incentives.

3708 § 23.1-1001. Financial and administrative management standards for public institutions of higher 3709 education.

3710 A. Each public institution of higher education shall meet the following financial and administrative 3711 *management standards:* 

3712 1. An unqualified opinion from the Auditor of Public Accounts upon the audit of the public 3713 institution's financial statements; 3714

2. No significant audit deficiencies attested to by the Auditor of Public Accounts;

3715 3. Substantial compliance with all financial reporting standards approved by the State Comptroller;

3716 4. Substantial attainment of accounts receivable standards approved by the State Comptroller, 3717 including any standards for outstanding receivables and bad debts;

3718 5. Substantial attainment of accounts payable standards approved by the State Comptroller including 3719 any standards for accounts payable past due; and

3720 6. Other financial and administrative management standards established by the Governor or included 3721 in the general appropriation act currently in effect.

3722 B. Each public institution of higher education that does not meet all of the financial management 3723 standards in subsection A according to the written certification of the Auditor of Public Accounts 3724 pursuant to § 30-133.1 shall develop and implement a written plan of corrective action to meet such 3725 standards as soon as practicable. The chairman or rector of the governing board of the public 3726 institution of higher education shall promptly provide a copy of the completed written plan to the 3727 Auditor of Public Accounts and the Secretaries of Education, Finance, and Administration.

3728 C. Each public institution of higher education that does not meet all of the administrative 3729 management standards established by the Governor and such standards currently in effect for such 3730 institutions according to the written certification of the Auditor of Public Accounts pursuant to 3731 § 30-133.1 shall develop and implement a written plan of corrective action to meet such standards as 3732 soon as practical. The chairman or rector of the governing board of the public institution of higher 3733 education shall promptly provide a copy of the completed written plan to the Auditor of Public Accounts 3734 and the Secretaries of Education, Finance, and Administration.

3735 § 23.1-1002. Eligibility for restructured financial and administrative operational authority and 3736 financial benefits.

3737 A. The state goals for each public institution of higher education are to:

3738 1. Consistent with its institutional mission, provide access to higher education for all citizens 3739 throughout the Commonwealth, including underrepresented populations, and consistent with subdivision 3740 4 of § 23.1-203 and in accordance with anticipated demand analysis, meet enrollment projections and 3741 degree estimates as agreed upon with the Council. Each such institution shall bear a measure of 3742 responsibility for ensuring that the statewide demand for enrollment is met;

3743 2. Consistent with § 23.1-306, ensure that higher education remains affordable, regardless of 3744 individual or family income, and through a periodic assessment determine the impact of tuition and fee 3745 levels net of financial aid on applications, enrollment, and student indebtedness incurred for the 3746 payment of tuition, mandatory fees, and other necessary charges;

3747 3. Offer a broad range of undergraduate and, where appropriate, graduate programs consistent with 3748 its mission and assess regularly the extent to which the institution's curricula and degree programs

3749 address the Commonwealth's need for sufficient graduates in particular shortage areas, including 3750 specific academic disciplines, professions, and geographic regions;

3751 4. Ensure that the institution's academic programs and course offerings maintain high academic 3752 standards by undertaking a continuous review and improvement of academic programs, course 3753 availability, faculty productivity, and other relevant factors;

3754 5. Improve student retention so that students progress from initial enrollment to a timely graduation 3755 and the number of degrees conferred increases as enrollment increases;

3756 6. Consistent with its institutional mission, develop articulation agreements that have uniform 3757 application to all comprehensive community colleges and meet appropriate general education and program requirements at the baccalaureate institution of higher education, provide additional 3758 3759 opportunities for associate degree graduates to be admitted and enrolled, and offer dual enrollment 3760 programs in cooperation with high schools;

3761 7. Actively contribute to efforts to stimulate the economic development of the Commonwealth and the 3762 area in which the institution is located, and for those institutions subject to a management agreement 3763 pursuant to Article 4 (§ 23.1-1004 et seq.), in areas with below-state average income levels and 3764 *employment rates*;

3765 8. Consistent with its institutional mission, increase the level of externally funded research conducted 3766 at the institution and facilitate the transfer of technology from university research centers to private 3767 sector companies;

3768 9. Work actively and cooperatively with public elementary and secondary school administrators, 3769 teachers, and students to improve student achievement, upgrade the knowledge and skills of teachers, 3770 and strengthen leadership skills of school administrators; 3771

10. Prepare a six-year financial plan consistent with § 23.1-306:

3772 11. Conduct the institution's business affairs in a manner that (i) helps maximize the operational 3773 efficiencies and economies of the institution and the Commonwealth and (ii) meets all financial and administrative management standards pursuant to § 23.1-1001 specified by the Governor and included 3774 3775 in the current general appropriation act, which shall include best practices for electronic procurement 3776 and leveraged purchasing, information technology, real estate portfolio management, and diversity of 3777 suppliers through fair and reasonable consideration of small, women-owned, and minority-owned 3778 business enterprises: and 3779

12. Seek to ensure the safety and security of students on campus.

3780 B. Each public institution of higher education that meets the state goals set forth in subsection A on 3781 or after August 1, 2005, may:

3782 1. Dispose of its surplus materials at the location where the surplus materials are held and retain 3783 any proceeds from such disposal as provided in subdivision B 14 of 2.2-1124;

3784 2. As provided in and pursuant to the conditions in subsection C of § 2.2-1132, contract with a 3785 building official of the locality in which construction is taking place and for such official to perform any inspection and certifications required to comply with the Uniform Statewide Building Code (§ 36-97 et 3786 3787 seq.) pursuant to subsection C of § 36-98.1;

3788 3. For each public institution of higher education that has in effect a signed memorandum of 3789 understanding with the Secretary of Administration regarding participation in the nongeneral fund 3790 decentralization program as set forth in the general appropriation act, as provided in subsection C of 3791 § 2.2-1132, enter into contracts for specific construction projects without the preliminary review and 3792 approval of the Division of Engineering and Buildings of the Department of General Services, provided 3793 that such institutions are in compliance with the requirements of the Virginia Public Procurement Act 3794 (§ 2.2-4300 et seq.) and utilize the general terms and conditions for those forms of procurement 3795 approved by the Division of Engineering and Buildings and the Office of the Attorney General; 3796

4. Acquire easements as provided in subdivision 4 of § 2.2-1149;

3797 5. Enter into an operating/income lease or capital lease pursuant to the conditions and provisions in 3798 subdivision 5 of § 2.2-1149;

3799 6. Convey an easement pertaining to any property such institution owns or controls as provided in 3800 subsection C of § 2.2-1150:

3801 7. In accordance with the conditions and provisions in subdivision C 2 of § 2.2-1153, sell surplus 3802 real property that is possessed and controlled by the institution and valued at less than \$5 million;

3803 8. For purposes of compliance with § 2.2-4310, procure goods, services, and construction from a 3804 vendor that the institution has certified as a small, women-owned, or minority-owned business enterprise 3805 pursuant to the conditions and provisions in § 2.2-1609;

3806 9. Be exempt from review of its budget request for information technology by the CIO as provided in 3807 subdivision A 4 of § 2.2-2007;

3808 10. Adopt policies for the designation of administrative and professional faculty positions at the 3809 institution pursuant to the conditions and provisions in subsection E of § 2.2-2901;

3810 11. Be exempt from reporting its purchases to the Secretary of Education, provided that all

3811 purchases, including sole source purchases, are placed through the Commonwealth's electronic 3812 procurement system using proper system codes for the methods of procurement; and

3813 12. Utilize as methods of procurement a fixed price, design-build, or construction management 3814 contract notwithstanding the provisions of § 2.2-4306.

3815 C. Each public institution of higher education that (i) has been certified during the fiscal year by the 3816 Council pursuant to § 23.1-206 as having met the institutional performance benchmarks for public 3817 institutions of higher education and (ii) meets the state goals set in subsection A shall receive the 3818 following financial benefits:

3819 1. Interest on the tuition and fees and other nongeneral fund Educational and General Revenues 3820 deposited into the State Treasury by the institution, as provided in the general appropriation act. Such 3821 interest shall be paid from the general fund and shall be an appropriate and equitable amount as 3822 determined and certified in writing by the Secretary of Finance to the Comptroller by the end of each 3823 fiscal year or as soon as practicable after the end of such fiscal year;

3824 2. Any unexpended appropriations of the public institution of higher education at the end of the 3825 fiscal year, which shall be reappropriated and allotted for expenditure by the institution in the 3826 *immediately following fiscal year;* 

3827 3. A pro rata amount of the rebate due to the Commonwealth on credit card purchases of \$5,000 or 3828 less made during the fiscal year. The amount to be paid to each institution shall equal a pro rata share 3829 based upon its total transactions of \$5,000 or less using the credit card that is approved for use by all 3830 state agencies as compared to all transactions of \$5,000 or less using such card by all state agencies. 3831 The Comptroller shall determine the public institution's pro rata share and, as provided in the general 3832 appropriation act, shall pay the institution by August 15 of the fiscal year immediately following the 3833 year of certification or as soon as practicable after August 15 of such fiscal year. The payment to an 3834 institution of its pro rata share under this subdivision shall also be applicable to other rebate or refund 3835 programs in effect that are similar to that of the credit card rebate program described in this 3836 subdivision. The Secretary of Finance shall identify such other rebate or refund programs and shall 3837 determine the pro rata share to be paid to the institution; and

3838 4. A rebate of any transaction fees for the prior fiscal year paid for sole source procurements made 3839 by the institution in accordance with subsection E of § 2.2-4303 for using a vendor that is not registered 3840 with the Department of General Services' web-based electronic procurement program commonly known 3841 as "eVA," as provided in the general appropriation act. Such rebate shall be certified by the Department 3842 of General Services and paid to each public institution by August 15 of the fiscal year immediately 3843 following the year of certification or as soon as practicable after August 15 of such fiscal year. 3844

Article 3.

3845 3846 Restructured Financial and Administrative Authority; Memorandum of Understanding.

## § 23.1-1003. Memoranda of understanding.

3847 A. Each public institution of higher education that meets the state goals set forth in subsection A of 3848 § 23.1-1002 may enter into a memorandum of understanding with the appropriate Cabinet Secretary, as 3849 designated by the Governor, for restructured operational authority in any operational area adopted by 3850 the General Assembly in accordance with law, provided that the authority granted in the memorandum 3851 of understanding is consistent with that institution's ability to manage its operations in the particular 3852 area and:

3853 1. The institution is certified by the Council pursuant to § 23.1-206 or 23.1-310 for the most recent 3854 year that the Council has completed certification;

3855 2. An absolute two-thirds or more of the institution's governing board has voted in the affirmative for 3856 a resolution expressing the sense of the board that the institution is qualified to be, and should be, 3857 governed by memoranda of understanding;

3858 3. The institution adopts at least one new measure for each area of operational authority for which a 3859 memorandum of understanding is requested. Each measure shall be developed in consultation with (i)3860 the appropriate Cabinet Secretary or (ii) the Secretary of Education and the Council if the measure is 3861 education-related. Any education-related measure is subject to the approval of the Council; and

3862 4. The institution posts on the Department of General Services' central electronic procurement 3863 website all Invitations to Bid, Requests for Proposal, sole source award notices, and emergency award 3864 notices to ensure visibility and access to the Commonwealth's procurement opportunities on one website.

3865 B. Within 15 days of receipt of a request from a public institution of higher education to enter into a 3866 memorandum of understanding, the Cabinet Secretary receiving the request shall notify the Chairmen of 3867 the House Committee on Appropriations and the Senate Committee on Finance of the request. The 3868 Cabinet Secretary shall determine within 90 calendar days whether to enter into the requested 3869 memorandum of understanding or a modified memorandum of understanding.

3870 C. If the Cabinet Secretary enters into a memorandum of understanding with the public institution of higher education, he shall forward a copy of the governing board's resolution and a copy of the 3871

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3872 memorandum of understanding to the Chairmen of the House Committee on Appropriations and the 3873 Senate Committee on Finance. Each initial memorandum of understanding shall remain in effect for 3874 three years. Subsequent memoranda of understanding shall remain in effect for five years.

3875 D. If the Cabinet Secretary does not enter into a memorandum of understanding with the public 3876 institution of higher education, he shall notify the Chairmen of the House Committee on Appropriations 3877 and the Senate Committee on Finance of the reasons for denying the institution's request. If an 3878 institution's request is denied, nothing in this section shall prohibit a public institution of higher 3879 education from submitting a future request to enter into a memorandum of understanding pursuant to 3880 this section. 3881

#### Article 4.

Restructured Financial and Administrative Authority; Covered Institutions; Management Agreements. 3882 3883 § 23.1-1004. Management agreement; eligibility and application.

3884 A. The governing and administration of each public institutions of higher education that meets the state goals set forth in subsection A of § 23.1-1002 and meets the requirements of this article to 3885 3886 demonstrate the ability to manage successfully the administrative and financial operations of the 3887 institution without jeopardizing the financial integrity and stability of the institution may negotiate with 3888 the Governor to develop a management agreement with the Commonwealth to exercise restructured 3889 financial and administrative authority. 3890

B. No public institution of higher education shall enter into a management agreement unless:

3891 1. a. Its most current and unenhanced bond rating received from Moody's Investors Service, Inc., 3892 Standard & Poor's, Inc., or Fitch Investor's Services, Inc., is at least AA- (i.e., AA minus) or its 3893 equivalent, provided that such bond rating has been received within the last three years of the date that 3894 the initial management agreement is entered into; or

b. The institution has participated in decentralization pilot programs in the areas of finance and 3895 3896 capital outlay, demonstrated management competency in those two areas as evidenced by a written 3897 certification from the Cabinet Secretary designated by the Governor, received restructured operational 3898 authority under a memorandum of understanding pursuant to Article 3 (§ 23.1-1003 et seq.) in at least 3899 one functional area, and demonstrated management competency in that area for a period of at least two 3900 vears;

3901 2. At least an absolute two-thirds of the institution's governing board has voted in the affirmative for 3902 a resolution in support of a request for restructured operational authority under a management 3903 agreement;

3904 3. The institution submits to the Governor a written request for his approval of the management 3905 agreement that contains evidence that (i) the institution possesses the necessary administrative 3906 infrastructure, experience, and expertise to perform successfully its public educational mission as a 3907 covered institution; (ii) the institution is financially able to operate as a covered institution without 3908 jeopardizing the financial integrity and stability of the institution; (iii) the institution consistently meets 3909 the financial and administrative management standards pursuant to § 23.1-1001; and (iv) the 3910 institution's governing board has adopted performance and accountability standards, in addition to any 3911 institutional performance benchmarks included in the general appropriation act and developed pursuant 3912 to § 23.1-206, against which its implementation of the restructured operational authority under the 3913 management agreement can be measured:

3914 4. The institution provides a copy of the written request to the Chairmen of the House Committee on Appropriations, the House Committee on Education, the Senate Committee on Finance, and the Senate 3915 3916 *Committee on Education and Health;* 

3917 5. The institution agrees to reimburse the Commonwealth for any additional costs that the 3918 Commonwealth incurs to provide health or other group insurance benefits to employees and undertake 3919 any risk management program that are attributable to the institution's exercise of restructured 3920 operational authority. The Secretary of Finance and the Secretary of Administration, in consultation 3921 with the Virginia Retirement System and the affected institutions, shall establish procedures for determining any amounts to be paid by each institution and a mechanism for transferring the 3922 3923 appropriate amounts directly and solely to the affected programs;

3924 6. The institution considers potential future impacts of tuition increases on the Virginia College Savings Plan and discusses such potential impacts with parties participating in the development of the 3925 3926 management agreement. The chief executive officer of the Virginia College Savings Plan shall provide to 3927 the institution and such parties the Plan's assumptions underlying the contract pricing of the program; 3928 and

3929 7. The Governor transmits a draft of any management agreement that affects insurance or benefit 3930 programs administered by the Virginia Retirement System to the Board of Trustees of the Virginia 3931 Retirement System, which shall review the relevant provisions of the management agreement to ensure compliance with the applicable provisions of Title 51.1, administrative policies and procedures, and 3932 federal regulations governing retirement plans and advise the Governor and appropriate Cabinet 3933

3934 Secretaries of any conflicts. 3935

§ 23.1-1005. Approval of a management agreement.

3936 A. If the Governor finds that the public institution of higher education meets the criteria set forth in 3937 § 23.1-1004, he shall authorize the appropriate Cabinet Secretary to enter into a management agreement 3938 with the governing board of such institution.

3939 B. Each such management agreement shall be submitted no later than the succeeding November 15 3940 to the House Committee on Appropriations, the House Committee on Education, the Senate Committee 3941 on Finance, and the Senate Committee on Education and Health. The Governor shall include a 3942 recommendation for approval of the management agreement with the public institution of higher 3943 education in "The Budget Bill" submitted pursuant to subsection A of § 2.2-1509 or in his gubernatorial 3944 amendments submitted pursuant to subsection E of § 2.2-1509 due by the December 20 that immediately 3945 follows the date of submission of the management agreement to such Committees.

3946 C. The General Assembly shall consider whether to approve or disapprove the management agreement as recommended. If the management agreement is approved as part of the general 3947 3948 appropriation act, it shall become effective on the effective date of such general appropriation act. 3949

§ 23.1-1006. Management agreement; contents and scope.

3950 A. Each covered institution that complies with the requirements of this article shall have the powers 3951 set forth in this article that are expressly included in the management agreement.

3952 B. Each management agreement shall include:

3953 1. A copy of the governing board's resolution in support of a request for restructured operational 3954 *authority*:

3955 2. The institution's express agreement to reimburse the Commonwealth for any additional costs that 3956 the Commonwealth incurs to provide health or other group insurance benefits to employees and 3957 undertake any risk management program that are attributable to the institution's exercise of restructured 3958 operational authority;

3959 3. The institution's undergraduate Virginia student enrollment, financial aid requirements and 3960 capabilities, and tuition policy for undergraduate Virginia students; and

3961 4. A statement of the Governor's power to void the management agreement pursuant to subsection E 3962 of § 23.1-1007.

3963 C. There is a presumption that restructured operational authority is not included in the management 3964 agreement, and such authority shall only be granted to a covered institution if it is expressly included in 3965 the management agreement. The only implied authority that is granted to a covered institution is that 3966 which is necessary to carry out the express grant of restructured operational authority. Each covered 3967 institution shall be governed and administered in the manner provided in (i) this article but subject to 3968 the expressed terms of the management agreement, (ii) the general appropriation act, and (iii) the 3969 institution's enabling statutes.

3970 D. Except as specifically made inapplicable under this article or the express terms of a management 3971 agreement, the provisions of Title 2.2 relating generally to the operation, management, supervision, regulation, and control of public institutions of higher education are applicable to covered institutions 3972 3973 as provided by the express terms of the management agreement.

3974 E. In the event of a conflict between any provision of Title 2.2 and any provision of the management 3975 agreement, the provisions of the management agreement control. In the event of a conflict between any 3976 provision of this article and an institution's enabling statutes, the enabling statutes control.

3977 F. The provisions of the State and Local Government Conflict of Interests Act (§ 2.2-3100 et seq.) 3978 that are applicable to officers and employees of a state governmental agency shall continue to apply to 3979 the members of the governing board and the covered employees of a covered institution.

3980 G. A covered institution, its officers, directors, employees, and agents, and the members of its 3981 governing board are entitled to the same sovereign immunity to which they would be entitled if the 3982 institution were not governed by this article.

3983 H. The Virginia Tort Claims Act (§ 8.01-195.1 et seq.) and its limitations on recoveries remain 3984 applicable to covered institutions.

3985 I. A management agreement with a public institution of higher education shall not grant restructured 3986 operational authority to the Virginia Cooperative Extension Service and Agricultural Experiment Station 3987 Division, the University of Virginia's College at Wise, the Virginia Institute of Marine Science, or an 3988 affiliated entity of the institution unless the intent to grant such authority and the degree to which such 3989 authority is granted is expressly included in the management agreement.

3990 J. For purposes of §§ 23.1-101, 23.1-102, 23.1-103, 23.1-104, and 23.1-107, Chapter 2 (§ 23.1-200 3991 et seq.), §§ 23.1-306, 23.1-402, 23.1-403, and 23.1-404, Chapter 5 (§ 23.1-500 et seq.), Chapter 6 3992 (§ 23.1-600 et seq.), Chapter 7 (§ 23.1-700 et seq.), §§ 23.1-800, 23.1-801, 23.1-901, and 23.1-1001, Chapter 11 (§ 23.1-1100 et seq.), Chapter 12 (§ 23.1-1200 et seq.), subsections G, H, and I of § 23.1-1300, § 23.1-1302, and subdivision B of § 23.1-1303, each covered institution shall remain a 3993 3994

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3995 public institution of higher education following its conversion to a covered institution governed by this3996 article and shall retain the authority granted and any obligations required by such provisions.

3997 K. State government-owned or operated and state-owned teaching hospitals that are a part of a 3998 covered institution as of the effective date of the covered institution's initial management agreement 3999 shall continue to be characterized as state government-owned or operated and state-owned teaching 4000 hospitals for purposes of payments under the state plan for medical assistance services adopted pursuant 4001 to § 32.1-325, provided that the covered institution commits to serve indigent and medically indigent 4002 patients. If such covered institution commits to serve indigent and medically indigent patients, the Commonwealth, through the Department of Medical Assistance Services, shall, subject to the 4003 appropriation in the current general appropriation act, continue to reimburse the full cost of the 4004 4005 provision of care, treatment, health-related services, and educational services to indigent and medically 4006 indigent patients and continue to treat hospitals that were part of a covered institution and that were 4007 Type One Hospitals prior to the effective date of the covered institution's initial management agreement 4008 as Type One Hospitals for purposes of such reimbursement.

4009 L. Consistent with the terms of the management agreement, the governing board of each covered
4010 institution shall assume full responsibility for management of the institution, subject to the requirements
4011 and conditions set forth in this article and the management agreement, and shall be fully accountable
4012 for meeting the requirements of §§ 23.1-206, 23.1-306, and 23.1-310 and such other provisions as may
4013 be set forth in the management agreement.

### 4014 § 23.1-1007. Management agreement; duration and oversight.

4015 A. Each initial management agreement shall remain in effect for a period of three years. Subsequent 4016 management agreements shall remain in effect for a period of five years.

B. If an existing management agreement is not renewed or a new management agreement is not
executed prior to the expiration date, the existing agreement shall remain in effect on a provisional
basis for a period not to exceed one year. If, after the expiration of the provisional one-year period, the
management agreement has not been renewed or a new agreement has not been executed, the public
institution of higher education shall not exercise such restructured operational authority until it enters
into a new management agreement with the Commonwealth.

4023 C. The Joint Legislative Audit and Review Commission, in cooperation with the Auditor of Public 4024 Accounts, shall review, for at least the first 24 months from the effective date of the management 4025 agreement, the level of compliance with the expressed terms of the management agreement, the degree 4026 to which the covered institution has demonstrated its ability to manage successfully the administrative 4027 and financial operations of the institution without jeopardizing the financial integrity and stability of the 4028 institution, the degree to which the covered institution is meeting the state goals set forth in subsection 4029 A of § 23.1-1002, and any impact that the management agreement has had on students and employees of 4030 the covered institution. The Joint Legislative Audit and Review Commission shall make a written report 4031 of its review no later than June 30 of the third year of the management agreement. The Joint Legislative 4032 Audit and Review Commission may conduct a similar review of any management agreement entered into 4033 subsequent to the initial agreement.

4034 D. The Auditor of Public Accounts or his legally authorized representatives shall audit annually 4035 accounts of all covered institutions and shall distribute copies of each annual audit to the Governor and 4036 to the Chairmen of the House Committee on Appropriations and the Senate Committee on Finance. 4037 Pursuant to § 30-133, the Auditor of Public Accounts and his legally authorized representatives shall examine annually the accounts and books of each such institution, but no covered institution shall be 4038 4039 deemed a state or governmental agency, advisory agency, public body, or agency or instrumentality for 4040 purposes of Chapter 14 (§ 30-130 et seq.) of Title 30 except for those provisions in such chapter that 4041 relate to requirements for financial recordkeeping and bookkeeping. Each covered institution is subject 4042 to such other reviews and audits as are required by law.

4043 E. If the Governor makes a written determination that the covered institution is not in substantial 4044 compliance with the terms of the management agreement or with the requirements of this chapter, he shall provide a copy of that written determination to the chairman or rector of the governing board of 4045 4046 the covered institution and to the General Assembly, and the covered institution shall develop and 4047 implement a plan of corrective action. The covered institution shall provide a copy of such corrective 4048 action plan to the Governor and General Assembly. If the Governor determines that the covered 4049 institution is not yet in substantial compliance with the management agreement or the requirements of 4050 this chapter after a reasonable period of time following the implementation of the corrective action plan, 4051 the Governor may void the management agreement and the institution's status as a covered institution shall terminate and it shall not exercise such restructured operational authority until the institution 4052 4053 enters into a subsequent management agreement with the Cabinet Secretary designated by the Governor 4054 or the voided management agreement is reinstated by the General Assembly.

**4055** *F.* An institution's status as a covered institution may be revoked by an act of the General Assembly **4056** *if the institution fails to meet the requirements of this article or the management agreement.* 

4057 § 23.1-1008. Covered institutions; operational authority generally.

4058 In addition to those powers granted in each covered institution's enabling statutes and the general 4059 appropriation act, each covered institution, subject to the express provisions of the management 4060 agreement, may exercise all the powers necessary or convenient to carry out the purposes and 4061 provisions of this article and:

4062 1. Make and execute contracts, guarantees, or any other instruments and agreements necessary or 4063 convenient to the exercise of its powers, authority, and functions, including contracts with persons to (i) 4064 operate and manage any or all of the covered institution's facilities or operations and (ii) incur 4065 liabilities and secure the obligations of any entity or individual, provided, however, that no covered 4066 institution may pledge the faith and credit of the Commonwealth or enter into an indemnification 4067 agreement or binding arbitration agreement contrary to state law;

4068 2. Conduct or engage in any lawful business, activity, effort, or project consistent with the covered 4069 institution's purposes or necessary or convenient to the exercise of its powers; and

4070 3. Procure insurance, participate in insurance plans, provide self-insurance, continue participation in the Commonwealth's insurance or self-insurance plans, continue participation in the Commonwealth's risk management programs, and continue participation in the Virginia Retirement System or other 4071 4072 4073 Commonwealth sponsored retirement plans subject to the conditions in §§ 23.1-1020 through 23.1-1026, 4074 and any combination of the foregoing, as provided in this article. The purchase of insurance, 4075 participation in an insurance plan, or creation of a self-insurance plan by the covered institution shall 4076 not be deemed a waiver or relinquishment of any sovereign immunity to which the covered institution or 4077 its officers, directors, employees, or agents are otherwise entitled. Covered institutions may participate 4078 in any Commonwealth or Virginia Retirement System insurance, self-insurance, or risk management 4079 program on the same terms and conditions applicable to other state agencies and other public 4080 institutions of higher education. 4081

### § 23.1-1009. Covered institutions; operational authority; projects.

4082 A. Each covered institution may acquire, plan, design, construct, own, rent as landlord or tenant, 4083 operate, control, remove, renovate, enlarge, equip, and maintain, directly or through stock or nonstock 4084 corporations or other entities, any project. Such project may be owned or operated by the institution, 4085 other persons, or jointly by such institution and other persons and may be operated within or outside 4086 the Commonwealth as long as (i) the operations of such project are necessary or desirable to assist the 4087 institution in carrying out its public purposes within the Commonwealth and (ii) any private benefit 4088 resulting to any such other private persons from any such project is merely incidental to the public 4089 benefit of such project.

4090 B. Each covered institution may continue, adopt, and enforce policies for the operation of any 4091 facility, including any veterinary facility, hospital, or other health care and related facility owned or 4092 operated by the institution. Any such policies pertaining to the operation of any veterinary facility, 4093 hospital, or other health care or related facility may include the conditions of practicing any health 4094 profession or veterinary medicine in the facility, the admission and treatment of patients, the procedures 4095 for determining the qualification of patients for indigent care or other programs, and the protection of 4096 patients and employees, provided that such policies do not discriminate on the basis of race, religion, 4097 color, sex, national origin, or any other factor prohibited by law.

#### 4098 § 23.1-1010. Covered institutions; operational authority; creation of entities and participation in 4099 *joint ventures.* 4100

A. Each covered institution may:

4101 1. Create or assist in the creation of; own in whole or in part or otherwise control; participate in or with any entities, public or private; and purchase, receive, subscribe for, own, hold, vote, use, employ, 4102 4103 sell, mortgage, lend, pledge, or otherwise acquire or dispose of any (i) shares or obligations of, or other 4104 interests in, any entity organized for any purpose within or outside the Commonwealth and (ii) obligations of any person or corporation. No part of the assets or net earnings of such institution shall 4105 4106 inure to the benefit of, or be distributable to, any private individual except that reasonable 4107 compensation may be paid for services rendered to or for such institution in furtherance of its public 4108 purposes and benefits may be conferred that are in conformity with its public purposes.

4109 2. Participate in joint ventures with individuals, corporations, governmental bodies or agencies, 4110 partnerships, associations, insurers, or other entities to facilitate any activities or programs consistent 4111 with its public purposes and the intent of this article.

4112 3. Create or continue the existence of one or more nonprofit entities for the purpose of soliciting, 4113 accepting, managing, and administering grants and gifts and bequests, including endowment gifts and 4114 bequests and gifts and bequests in trust.

4115 4. In carrying out any activities authorized by this article, provide appropriate assistance, including 4116 (i) making loans from its funds, other than general fund appropriations or proceeds of bonds issued under Article X, Section 9 (a), 9 (b), or 9 (c) of the Constitution of Virginia or under Article X, Section 4117

4118 9 (d) of the Constitution of Virginia if such issuance is supported by general funds and (ii) providing 4119 the time of its employees to corporations, partnerships, associations, joint ventures, or other entities 4120 whether such entities are owned or controlled in whole or in part or directly or indirectly by such 4121 institution.

#### 4122 § 23.1-1011. Covered institutions; operational authority; campus police.

4123 A. A covered institution may establish or continue to operate a campus police department in 4124 accordance with the provisions of Article 3 (§ 23.1-809 et seq.) of Chapter 8. Campus police shall possess the powers provided in Article 3 of Chapter 8, except that a covered institution's employment of 4125 4126 campus police is governed by the provisions of this article rather than by Chapter 28 (§ 2.2-2800 et 4127 seq.) and Chapter 29 (§ 2.2-2900 et seq.) of Title 2.2.

4128 B. Campus police officers of a covered institution are eligible to participate in the same 4129 state-sponsored retirement plans on the same terms and conditions as campus police officers of other 4130 public institutions of higher education. 4131

## § 23.1-1012. Covered institutions; operational authority; financial operations generally.

4132 A. Each covered institution may (i) independently manage its operations and finances, including 4133 holding and investing its tuition, fees, research funds, and auxiliary enterprise funds and all other public 4134 funds; (ii) create any policy deemed necessary to conduct its financial operations; (iii) adopt the budget 4135 for the institution; and (iv) control the expenditures of all moneys generated or received by the 4136 institution, including tuition, fees, and other nongeneral fund revenue sources.

4137 B. Subject to the express terms of the management agreement, the governing board of each covered 4138 institution has the sole authority to establish tuition, mandatory fees, room and board, and other 4139 necessary charges consistent with sum sufficient appropriation authority for all nongeneral funds as provided by the Governor and the General Assembly in the general appropriation act. In the event that 4140 the institution retains any nongeneral funds, it shall invest such funds consistent with an investment 4141 4142 policy established by the governing board and retain all income earned on such investments. In the 4143 event that the Commonwealth holds any nongeneral funds on behalf of the institution, the institution 4144 shall receive a share of the income earned by the Commonwealth on the investment of such funds as 4145 provided in subsection C of  $\S$  23.1-1002.

4146 C. The governing board of each covered institution shall include in its six-year plan pursuant to § 4147 23.1-306 its commitment to providing need-based grant aid for middle-income and lower-income 4148 Virginia students in a manner that encourages student enrollment and progression without respect to 4149 potential increases in tuition and fees.

4150 D. Each covered institution's management agreement shall include the quantification of cost savings 4151 realized as a result of the restructured operational authority pursuant to this article.

4152 E. Each covered institution may enter into any contract that it determines to be necessary or 4153 appropriate to place any bond or investment of the institution, in whole or in part, on the interest rate, 4154 cash flow, or other basis desired by the institution, including contracts commonly known as interest rate 4155 swap agreements, futures, and contracts providing for payments based on levels of, or changes in, 4156 interest rates. Each covered institution may enter into such contracts in connection with, incidental to, 4157 or for the purpose of entering into or maintaining any (i) agreement that secures bonds, notes, or other 4158 obligations or (ii) investment or contract providing for investment, otherwise authorized by law, 4159 including § 23.1-1013. Such contracts may contain such payment, security, default, remedy, and other 4160 terms and conditions as determined by the institution after giving due consideration to the creditworthiness of the counterpart or other obligated party, including any rating by any nationally 4161 4162 recognized rating agency, and any other criteria that may be appropriate. Any money set aside and pledged to secure payments of bonds, notes, or other obligations or any contract entered into pursuant 4163 4164 to this section may be pledged to and used to service any such contract.

4165 F. The governing board of each covered institution shall adopt a system of independent financial 4166 management that includes bookkeeping and accounting procedures that have been prescribed for 4167 governmental organizations by the Government Accounting Standards Board.

#### 4168 § 23.1-1013. Covered institutions; operational authority; financial operations; investment of 4169 operating funds.

4170 Each covered institution may invest its operating funds in any obligations or securities that are 4171 considered legal investments for public funds in accordance with Chapter 45 (§ 2.2-4500 et seq.) of Title 4172 2.2. Such institution's governing board shall adopt written investment guidelines that provide that such 4173 investments shall be made solely in the interest of the covered institution and shall be undertaken with 4174 the care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person 4175 acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a 4176 like character and with like aims.

§ 23.1-1014. Covered institutions; operational authority; financial operations; financing and 4177 4178 indebtedness.

4179 A. Each covered institution may: **4180** 1. Borrow money and issue bonds, notes, or other obligations as provided in this article and **4181** purchase such bonds, notes, or other obligations;

4182 2. Seek financing from, incur, or assume indebtedness to, and enter into contractual commitments
4183 with, the Virginia Public Building Authority and the Virginia College Building Authority, which
4184 authorities are authorized to borrow money and make and issue negotiable notes, bonds, notes, or other
4185 obligations to provide such financing relating to facilities or any project; and

**4186** 3. Seek financing from, incur or assume indebtedness to, and enter into contractual commitments **4187** with, the Commonwealth as otherwise provided by law relating to the institution's facilities or any **4188** project.

**4189** *B.* Notwithstanding the provisions of this chapter, no covered institution is exempt from any **4190** requirement or covenant contained in any outstanding bonds, notes, or other obligations.

4191 § 23.1-1015. Covered institutions; operational authority; financial operations; power to issue bonds, 4192 notes, or other obligations.

4193 A. Notwithstanding the provisions of  $\S$  23.1-1119, a covered institution may (i) issue bonds, notes, or 4194 other obligations for any purpose that is consistent with its institutional mission, including to (a) finance 4195 or refinance any project, (b) appropriately manage operational cash flows, (c) provide for short-term 4196 financing, (d) refund bonds, notes, or other obligations issued by or on behalf of such institution, or 4197 otherwise, including bonds, notes, or other obligations or obligations not then subject to redemption, 4198 and (ii) guarantee, assume, or otherwise agree to pay, in whole or in part, indebtedness issued by such 4199 institution or any affiliated entity for managing operational cash flows or resulting in the acquisition or 4200 construction of facilities for the benefit of such institution or the refinancing thereof.

4201 B. Nothing in this article shall preclude a covered institution from participation in any financing 4202 program or bond issue established and implemented by the Commonwealth or any agency of the 4203 Commonwealth, including (i) any financing program or bond issue under Article X, Section 9 (b) or 9 4204 (c) of the Constitution of Virginia and (ii) any financing program or bond issue under Article X, Section 4205 9 (d) of the Constitution of Virginia undertaken by the Treasury Board, the Virginia College Building 4206 Authority, or the Virginia Public Building Authority if such institution is otherwise eligible and approved 4207 to participate and is otherwise able to fulfill any requirements that may be imposed upon it by virtue of 4208 its participation.

4209 C. Notwithstanding Article 8 (§ 2.2-2415 et seq.) of Chapter 24 of Title 2.2, Chapter 11 (§ 4210 23.1-1100 et seq.), and § 23.1-2205, each covered institution may issue bonds, notes, or other 4211 obligations consistent with debt capacity and management policies and guidelines established by its 4212 governing board without (i) obtaining the consent of any legislative body, elected official, commission, 4213 board, bureau, political subdivision, or agency of the Commonwealth; (ii) any proceedings or conditions 4214 other than those specifically required by this article; (iii) the approval required by the provisions of 4215 Article 8 (§ 2.2-2415 et seq.) of Chapter 24 of Title 2.2; or (iv) any regulation or procedure, including a review or approval procedure, adopted pursuant to Chapter 11 (§ 23.1-1100 et seq.). 4216

4217 D. Each covered institution may issue such types of bonds, notes, or other obligations as it 4218 determines are appropriate and consistent with debt capacity and management policies and guidelines established by its governing board, including bonds, notes, or other obligations payable as to principal 4219 4220 and interest from any one or more of the following sources: (i) its revenues generally; (ii) income and 4221 revenues derived from the operation, sale, or lease of a particular project, whether or not it is financed 4222 or refinanced from the proceeds of such bonds, notes, or other obligations; (iii) funds realized from the 4223 enforcement of security interests or other liens or obligations securing such bonds, notes, or other 4224 obligations; (iv) proceeds from the sale of bonds, notes, or other obligations; (v) payments under letters 4225 of credit, policies of municipal bond insurance, guarantees, or other credit enhancements; (vi) any 4226 reserve or sinking funds created to secure such payment; (vii) accounts receivable of such institution; or 4227 (viii) other available funds of such institution.

4228 E. Any bonds, notes, or other obligations may be supported by any grant, contribution, or appropriation from a participating political subdivision, the covered institution, the Commonwealth, any political subdivision, agency, or instrumentality of the Commonwealth, any federal agency, or any unit, private corporation, partnership, association, or individual.

**4232** F. Bonds, notes, or other obligations of a covered institution are for an essential public and **4233** governmental purpose.

4234 G. It is lawful for any bank or trust company within or outside the Commonwealth to serve as 4235 depository of the proceeds of bonds, notes, or other obligations or other revenues of a covered 4236 institution, furnish indemnifying bonds, notes, or other obligations, or pledge such securities as may be 4237 required by such institution, provided that any such deposits are collateralized in accordance with the 4238 Security for Public Deposits Act (§ 2.2-4400 et seq.) in the case of a bank or savings institution or 4239 Article 3 (§ 6.2-1047 et seq.) of Chapter 10 of Title 6.2 in the case of a trust company.

4240 § 23.1-1016. Covered institutions; operational authority; financial operations; capital projects.

4241 A. The governing board of each covered institution shall adopt policies for the review, approval, and 4242 implementation of all capital projects undertaken by the institution.

4243 B. All capital projects of a covered institution, whether funded by an appropriation of the General 4244 Assembly or otherwise, shall be approved by the institution's governing board.

4245 C. Except as otherwise provided in subdivision D 2, capital projects undertaken at a covered 4246 institution may be exempt from any capital outlay oversight performed or required by the Department of 4247 General Services, the Division of Engineering and Buildings, the Department of Planning and Budget, 4248 and any other state agency that supports the functions performed by such departments.

4249 D. Capital projects undertaken at a covered institution are subject to the institution's capital project 4250 policies adopted pursuant to subsection A and:

4251 1. Any capital project undertaken at a covered institution that costs \$300,000 or more is subject to 4252 the environmental, historic preservation, and conservation requirements of state law that are generally 4253 applicable to capital projects in the Commonwealth; and

4254 2. If the capital project is funded in whole or in part with a general fund appropriation for that purpose or proceeds from bonds issued under Article X, Section 9 (a), 9 (b), or 9 (c) of the Constitution 4255 of Virginia, or under Article X, Section 9 (d) of the Constitution of Virginia, if such issuance is 4256 supported by general funds, the project shall remain subject to the pre-appropriation approvals that are 4257 4258 in effect within the executive and legislative branches of state government but may be exempt under the 4259 management agreement from any state post-appropriation review, approval, administrative, or other 4260 policy or procedure functions performed or required by the Department of General Services, the Division of Engineering and Buildings, the Department of Planning and Budget, and any other state 4261 4262 agency that supports the functions performed by such departments.

4263 3. If a covered institution constructs improvements on land or renovates property that was originally acquired or constructed in whole or in part with a general fund appropriation for that purpose or 4264 proceeds from bonds issued under Article X, Section 9 (a), 9 (b), or 9 (c) of the Constitution of 4265 Virginia, or under Article X, Section 9 (d) of the Constitution of Virginia if such issuance is supported 4266 4267 by general funds and such improvements or renovations are undertaken entirely with funds not 4268 appropriated by the General Assembly, such improvements or renovations shall be consistent with such 4269 institution's master plan approved by its governing board and, if the cost of such improvements or 4270 renovations is reasonably expected to exceed \$2 million, the institution's decision to undertake such 4271 improvements or renovations shall be communicated to the Governor and to the Chairmen of the Senate 4272 Committee on Finance and the House Committee on Appropriations no later than 60 days prior to the 4273 (i) commencement of construction or renovation or (ii) issuance of bonds, notes, or other obligations to 4274 finance such construction or renovation.

4275 E. Each covered institution may designate a full-time employee to be its own building official and 4276 may determine the suitability for occupancy of and issue certifications for building occupancy for all 4277 capital projects undertaken at such institution. Such building official shall:

4278 1. Ensure that the Virginia Uniform Statewide Building Code (§ 36-97 et seq.) requirements are met 4279 for that capital project and that such project has been inspected by the State Fire Marshal or his 4280 designee prior to issuing any such certification;

4281 2. Report directly and exclusively to the governing board of the institution and be subject to review 4282 by the appropriate personnel in the Department of General Services;

4283 3. Be certified by the Department of Housing and Community Development to perform this function; 4284 and

4285 4. Have adequate resources and staff who are certified by the Department of Housing and 4286 Community Development in accordance with § 36-137 for such purpose and who shall review plans, 4287 specifications, and documents for compliance with codes and standards and perform required 4288 inspections of the work in progress and the completed project.

4289 F. No individual licensed professional architect or engineer hired or contracted to perform the 4290 functions set forth in subsection E shall also perform other code-related design, construction, 4291 facilities-related project management, or facilities management functions for the institution on the same 4292 project. 4293

#### § 23.1-1017. Covered institutions; operational authority; procurement.

4294 A. Subject to the express provisions of the management agreement, each covered institution may be 4295 exempt from the provisions of the Virginia Public Procurement Act (§ 2.2-4300 et seq.), except for 4296 § 2.2-4342, which shall not be construed to require compliance with the prequalification application 4297 procedures of subsection B of § 2.2-4317, provided, however, that (i) any deviations from the Virginia 4298 Public Procurement Act in the management agreement shall be uniform across all covered institutions 4299 and (ii) the governing board of the covered institution shall adopt, and the covered institution shall 4300 comply with, policies for the procurement of goods and services, including professional services, that 4301 shall (a) be based upon competitive principles, (b) in each instance seek competition to the maximum 4302 practical degree, (c) implement a system of competitive negotiation for professional services pursuant to

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4303 §§ 2.2-4303.1 and 2.2-4302.2, (d) prohibit discrimination in the solicitation and award of contracts 4304 based on the bidder's or offeror's race, religion, color, sex, national origin, age, or disability or on any 4305 other basis prohibited by state or federal law, (e) incorporate the prompt payment principles of 4306 §§ 2.2-4350 and 2.2-4354, (f) consider the impact on correctional enterprises under § 53.1-47, and (g) 4307 provide that whenever solicitations are made seeking competitive procurement of goods or services, it 4308 shall be a priority of the institution to provide for fair and reasonable consideration of small, 4309 women-owned, and minority-owned businesses and to promote and encourage a diversity of suppliers.

4310 B. Such policies may (i) provide for consideration of the dollar amount of the intended procurement, 4311 the term of the anticipated contract, and the likely extent of competition; (ii) implement a 4312 prequalification procedure for contractors or products; and (iii) include provisions for cooperative 4313 arrangements with other covered institutions, other public or private educational institutions, or other 4314 public or private organizations or entities, including public-private partnerships, public bodies, charitable organizations, health care provider alliances or purchasing organizations or entities, state 4315 4316 agencies or institutions of the Commonwealth or the other states, the District of Columbia, the 4317 territories, or the United States, and any combination of such organizations and entities.

4318 C. Nothing in this section shall preclude a covered institution from requesting and utilizing the 4319 assistance of the Virginia Information Technologies Agency for information technology procurements 4320 and covered institutions are encouraged to utilize such assistance.

4321 D. Each covered institution shall post on the Department of General Services' central electronic 4322 procurement website all Invitations to Bid, Requests for Proposal, sole source award notices, and 4323 emergency award notices to ensure visibility and access to the Commonwealth's procurement 4324 opportunities on one website.

4325 E. As part of any procurement provisions of the management agreement, the governing board of a 4326 covered institution shall identify the public, educational, and operational interests served by any 4327 procurement rule that deviates from procurement rules in the Virginia Public Procurement Act 4328 (§ 2.2-4300 et seq.). 4329

#### § 23.1-1018. Covered institutions; operational authority; information technology.

4330 Subject to the terms of the management agreement, each covered institution may be exempt from the 4331 provisions governing the Virginia Information Technologies Agency, Chapter 20.1 (§ 2.2-2005 et seq.) of 4332 Title 2.2, and the provisions governing the Information Technology Advisory Council, Article 35 4333 (§ 2.2-2699.5 et seq.) of Chapter 26 of Title 2.2, if the governing board of such covered institution 4334 adopts and the covered institution complies with (i) policies for the procurement of information 4335 technology goods and services, including professional services, that are consistent with the requirements 4336 of § 23.1-1017 and include provisions addressing cooperative arrangements for such procurement as 4337 described in § 23.1-1017 and (ii) institutional policies and professional best practices regarding 4338 strategic planning for information technology, project management, security, budgeting, infrastructure, 4339 and ongoing operations. 4340

### § 23.1-1019. Covered institutions; operational authority; property, grants, and loans.

4341 A. Nothing in this section shall limit or reduce the authority granted to a covered institution in 4342 §§ 23.1-1016 and 23.1-1028 concerning the planning, design, construction, and implementation of 4343 capital projects and leases.

4344 B. Each covered institution may continue to hold, possess, operate, and dispose of any real, 4345 personal, tangible, or intangible property that such covered institution held, possessed, or operated prior 4346 to the effective date of its initial management agreement as follows:

4347 1. For real property, including land, buildings, and any improvements to land or buildings, acquired 4348 or constructed in whole or in part with general fund appropriations or proceeds from a general 4349 obligation bond issue under Article X, Section 9 (a) or 9 (b) of the Constitution of Virginia, the covered 4350 institution shall (i) hold, possess, and operate such property in accordance with the institution's enabling 4351 statutes, this article, and any policies adopted by the governing board of the institution pursuant to this 4352 article and (ii) dispose of such property in accordance with general law applicable to state-owned 4353 property and the institution's enabling statutes.

4354 2. For real property, including land, buildings, and any improvements to land or buildings, acquired 4355 or constructed either (i) entirely with nongeneral fund appropriations or proceeds from a nongeneral 4356 fund revenue bond issue under Article X, Section 9 (c) or 9 (d) of the Constitution of Virginia or (ii) 4357 entirely with funds other than funds appropriated by the General Assembly or proceeds from a general 4358 obligation bond issue under Article X, Section 9 (a) or 9 (b) of the Constitution of Virginia, the covered 4359 institution shall hold, possess, operate, and dispose of such property in accordance with the institution's 4360 enabling statutes, notwithstanding the provisions of this article, the approval requirements of subdivision 4361 B 1 of § 23.1-1301, and any policies adopted by the governing board of the institution pursuant to this 4362 article.

4363 3. For personal property, the covered institution shall hold, possess, operate, and dispose of such

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**4364** property in accordance with the institution's enabling statutes, this article, and any policies adopted by **4365** the governing board of the institution pursuant to this article.

4366 C. After the effective date of the initial management agreement, a covered institution may acquire
4367 any real property, construct improvements on real property pursuant to § 23.1-1016, and acquire any
4368 personal property, tangible or intangible, and hold, possess, operate, and dispose of such real and
4369 personal property as follows:

4370
1. For real property, including land, buildings, and improvements to land and buildings, acquired or
4371
4372 constructed with funds appropriated by the General Assembly for that purpose or with proceeds from a
4373 general obligation bond issue under Article X, Section 9 (a) or 9 (b) of the Constitution of Virginia, the
4373 covered institution shall (i) hold, possess, and operate such property in accordance with the institution's
4374 enabling statutes, this article, and any policies adopted by the governing board of the institution
4375 yursuant to this article, and (ii) dispose of such property in accordance with general law applicable to
4376 state-owned property and with the covered institution's enabling statutes.

2. For real property, including land, buildings, and improvements to land or buildings, acquired with 4377 4378 any funds in the covered institution's possession other than funds appropriated by the General Assembly 4379 or proceeds from a general obligation bond issue under Article X, Section 9 (a) or 9 (b) of the 4380 Constitution of Virginia, the institution shall hold, possess, operate, dispose of, and otherwise deal with 4381 such property, or any right, easement, estate, or interest in such property, acquired by purchase, 4382 exchange, gift, assignment, transfer, foreclosure, lease, bequest, devise, operation of law, or other means, in accordance with the covered institution's enabling statutes, notwithstanding the provisions of 4383 this article, the approval requirements of subdivision B 1 of § 23.1-1301, and any policies adopted by 4384 4385 the governing board of the institution pursuant to this article.

4386 3. For personal property, the institution shall hold, possess, operate, and dispose of such property in
4387 accordance with the institution's enabling statutes, this article, and any policies adopted by the
4388 governing board of the institution pursuant to this article.

4389 D. With the approval of the Governor or as otherwise provided by law, and consistent with 4390 subsections B and C, a covered institution may (i) sell, assign, encumber, mortgage, demolish, or 4391 otherwise dispose of any project, any other real, personal, tangible, or intangible property, any right, 4392 easement, estate, or interest in any such project or property, or any deed of trust or mortgage lien 4393 interest owned by it, under its control or custody or in its possession, and may release or relinquish any 4394 right, title, claim, lien, interest, easement, or demand however acquired, including any equity or right of 4395 redemption in property foreclosed by it, and (ii) do any of the foregoing by public or private 4396 transaction.

E. A covered institution may accept loans, grants, contributions, or other assistance from the federal government, the Commonwealth, any political subdivision of the Commonwealth, or any other public or private source to carry out its mission as a public institution of higher education and any of the purposes of this article. A covered institution may enter into any agreement or contract regarding the acceptance, use, or repayment of any such loan, grant, contribution, or assistance and may enter into other agreements with any such entity in furtherance of the purposes of this article.

F. Localities may lend or donate money or other property to a covered institution for any of the institution's purposes. Any local government making a grant or loan may restrict the use of the grant or loan to a specific project, within or outside such locality.

4406 G. Notwithstanding any other provision of this chapter, no covered institution shall take action with
4407 regard to any real or personal property if such action would be deemed to be in violation of any
4408 requirement or covenant contained in any outstanding bonds, notes, or other obligations.

# 4409 § 23.1-1020. Covered institutions; operational authority; human resources; covered employees 4410 generally.

4411 A. Each covered employee shall continue to be a state employee who is governed by and eligible to 4412 participate in the human resources and benefits programs that governed him and in which he was 4413 eligible to participate immediately prior to the effective date of the initial management agreement for the 4414 covered institution by which he is employed, including the state retirement system, state health insurance 4415 program, state workers' compensation coverage program, and state grievance procedure, until the covered institution establishes a human resources program or programs, plan, or procedure applicable 4416 4417 to him pursuant to this article in any such human resources or benefits program area. If, however, a 4418 covered institution is permitted by law other than in this chapter to establish an alternative health 4419 insurance plan or an alternative faculty or University of Virginia Medical Center retirement plan, such alternative health insurance or faculty or University of Virginia Medical Center retirement plan shall 4420 4421 apply to and govern the covered employees included in such plan.

**4422** B. All human resources programs, plans, policies, and procedures established by the governing **4423** board of a covered institution pursuant to this article shall apply to and govern all participating **4424** covered employees, except as provided in § 23.1-1022.

4425 C. All covered institutions are responsible for meeting the human resource reporting requirements

**4426** *established by the Governor and General Assembly.* 

4427 § 23.1-1021. Covered institutions; operational authority; human resources; establishment of a 4428 human resources program.

4429 A. As used in this section, "active military duty" means federally funded military duty as (i) a
4430 member of the Armed Forces of the United States on active duty pursuant to Title 10 of the United
4431 States Code or (ii) a member of the Virginia National Guard on active duty pursuant to either Title 10
4432 or Title 32 of the United States Code.

4433 B. The governing board of each covered institution may elect to adopt for its nonfaculty participating 4434 covered employees either (i) one or more human resources programs that is or are generally consistent 4435 with the provisions of Chapters 28 (§ 2.2-2800 et seq.) and 29 (§ 2.2-2900 et seq.) of Title 2.2, 4436 pertaining generally to state employees, or (ii) such other human resources program or programs as it 4437 determines to be appropriate. The covered institution may administer such human resources program or 4438 programs itself or contract with another covered institution or the Department of Human Resources 4439 Management to administer some or all of its human resources programs, subject to the execution of any 4440 participation or operating agreement as the parties to that agreement may deem necessary and 4441 appropriate.

4442 C. Each covered institution may (i) establish a human resources program or programs for
4443 participating covered employees who are not subject to a human resources program established
4444 pursuant to subsection B, including a program or programs relating to such employees that its enabling
4445 statutes authorizes it to employ and (ii) contract for such consultants, attorneys, accountants, financial
4446 experts, and independent providers of expert advice and consultation as such institution deems necessary
4447 or desirable to assist in the establishment of such program.

4448 D. Any human resources program adopted by the governing board of a covered institution for
 4449 participating covered employees shall be based on merit principles and objective methods of
 4450 appointment, promotion, transfer, layoff, removal, severance, and discipline and shall include other
 4451 appropriate topics based on such principles and methods.

4452 E. The human resources program adopted by the governing board of a covered institution shall, 4453 consistent with applicable federal law, address (i) the employment of participating covered employees 4454 who leave the service of a covered institution for service in any of the Armed Forces of the United 4455 States, (ii) the employment of veterans who have served in any of the Armed Forces of the United States 4456 following the termination of their military service, and (iii) leave and other policies affecting the 4457 employment of participating covered employees who have been ordered to active military duty in the 4458 Armed Forces of the United States or the organized reserve forces of any of the Armed Forces of the 4459 United States or the Virginia National Guard.

# 4460 § 23.1-1022. Covered institutions; operational authority; human resources; election by certain 4461 covered employees.

4462 A. If the governing board of a covered institution establishes a human resources program or programs pursuant to § 23.1-1021, a salaried nonfaculty covered employee who was employed by the 4463 4464 covered institution on the day prior to the effective date of the initial management agreement, except 4465 employees of the University of Virginia Medical Center, may elect within a prescribed period of the 4466 establishment of the human resources program to participate in and be governed by either (i) the state human resources program set forth in Chapters 28 (§ 2.2-2800 et seq.) and 29 (§ 2.2-2900 et seq.) of 4467 4468 Title 2.2 or (ii) the human resources program or programs established by the governing board of the 4469 covered institution pursuant to § 23.1-1021. If the salaried nonfaculty covered employee does not make 4470 an election within such prescribed period, he shall be deemed to have elected to participate in and be 4471 governed by the state human resources program. Elections to participate in the human resources 4472 program established by the covered institution are irrevocable. At least once every two years, each 4473 covered institution that establishes a human resources program pursuant to § 23.1-1021 shall provide 4474 salaried nonfaculty employees who elected to participate and be governed by the state human resources 4475 program with (a) a comparison of the state program and the institution's program, including an 4476 assessment of compensation and benefits, and (b) an opportunity participate in and be governed by the 4477 institution's human resources program.

4478 B. A salaried nonfaculty covered employee who elects to participate in and be governed by the state
4479 human resources program set forth in Chapters 28 (§ 2.2-2800 et seq.) and 29 (§ 2.2-2900 et seq.) of
4480 Title 2.2 shall continue to be governed by all state human resources and benefit plans, programs,
4481 policies, and procedures that apply to and govern state employees.

C. A salaried nonfaculty covered employee who elects to participate in and be governed by the human resources program or programs established by the governing board of the covered institution pursuant to § 23.1-1021 shall be deemed to have elected to be eligible to participate in and be governed by the human resources plans, programs, policies, and procedures adopted by the covered institution for his employment classification pursuant to §§ 23.1-1024, 23.1-1025, and 23.1-1026.

4487 § 23.1-1023. Covered institutions; operational authority; human resources; grievance procedures.

4488 A. No covered institution is exempt from the State Grievance Procedure (§ 2.2-3000 et seq.), which 4489 shall continue to apply to all eligible nonfaculty covered employees of a covered institution. The 4490 governing board of each covered institution shall adopt policies that encourage the resolution of 4491 employment-related problems and complaints of its nonfaculty covered employees. Such policies shall 4492 provide that nonfaculty covered employees of the institution may discuss their concerns with their 4493 immediate supervisors and management freely and without retaliation. To the extent that such concerns 4494 cannot be resolved informally, the State Grievance Procedure (§ 2.2-3000 et seq.) shall apply (i) to the 4495 covered institution's nonfaculty participating covered employees to the same extent that it applied to the 4496 same classifications of nonfaculty employees prior to the institution's effective date of the initial management agreement and (ii) to the covered institution's salaried nonfaculty covered employees who 4497 have elected pursuant to § 23.1-1022 to continue to participate in the state human resources program 4498 set forth in Chapters 28 (§ 2.2-2800 et seq.) and 29 (§ 2.2-2900 et seq.) of Title 2.2. 4499

4500 B. The grievance policies that were applicable to faculty covered employees prior to the effective 4501 date of the initial management agreement shall continue in effect but may be amended by the covered 4502 institution.

C. A covered institution may adopt grievance policies that are applicable to some or all other 4503 4504 employees not subject to grievance policies pursuant to subsection A or B. Such grievance policies may 4505 be the same as the grievance policies adopted pursuant to subsection A.

4506 § 23.1-1024. Covered institutions; operational authority; human resources; miscellaneous personnel matters. 4507

4508 A. Each covered institution shall base all appointments, promotions, and tenure decisions upon merit 4509 and fitness, to be ascertained, as far as possible, by the competitive rating of qualifications by that 4510 institution.

4511 B. No establishment of a position or rate of pay or change in rate of pay shall become effective 4512 except on order of the appointing covered institution.

4513  $\hat{C}$ . No current or prospective participating covered employee of any covered institution shall be 4514 required, as a condition of employment, to smoke or use tobacco products on the job or abstain from 4515 smoking or using tobacco products outside the course of his employment, provided that this subsection shall not apply to those classes of employees to which § 27-40.1 or 51.1-813 is applicable. 4516 4517

§ 23.1-1025. Covered institutions; operational authority; human resources; certain insurance plans.

4518 A. Insurance plans provided under this article and all proceeds from such plans are subject to the 4519 same provisions regarding exemption from levy, garnishment, and other legal process as is provided to Virginia Retirement System plans under § 51.1-510, provided, however, that (i) permitted assignments 4520 shall be made through completion of forms provided by the covered institution or its vendor and (ii) for 4521 4522 insurance plans established by a covered institution, the covered institution shall exercise the authority 4523 granted to the Board of the Virginia Retirement System in § 51.1-510.

4524 B. Each covered institution (i) shall purchase or make available group life and accidental death and 4525 dismemberment insurance plans covering in whole or in part those of its participating covered 4526 employees eligible to participate in the Virginia Retirement System and (ii) may purchase or make available such additional insurance plans covering its participating covered employees as it deems 4527 appropriate. Participating covered employees shall not be required to present evidence of insurability 4528 4529 satisfactory to an insurance company for basic group life insurance coverage. Each covered institution 4530 shall offer all salaried participating covered employees basic group life insurance at a level of coverage 4531 determined by the institution's governing board. A covered institution may require participating covered 4532 employees to pay all or a portion of the cost of the insurance coverage offered pursuant to this 4533 subsection, which may be collected through a payroll deduction program. If the institution's governing 4534 board so elects, and subject to the execution of such participation agreements as the Virginia Retirement 4535 System may require, the covered institution's participating covered employees may be covered by the 4536 Virginia Retirement System's group insurance programs established pursuant to Chapter 5 (§ 51.1-500 et 4537 seq.) of Title 51.1 with the same terms, costs, conditions, and benefits as other state employees.

4538 C. For those of its participating covered employees eligible to participate in the Virginia Retirement 4539 System, a covered institution shall (i) purchase disability insurance; (ii) subject to the execution of such 4540 participation agreements as may be necessary, appropriate, and in the best interests of the 4541 Commonwealth, continue to participate in the disability insurance program established for state 4542 agencies; (iii) establish a self-insured disability insurance program; or (iv) perform any combination of 4543 clauses (i), (ii), and (iii). A covered institution may require participating covered employees to pay all 4544 or a portion of the cost of the insurance coverage offered pursuant to clause (i), (iii), or (iv), which may 4545 be collected through a payroll deduction program. However, no such covered institution shall be 4546 required to contribute to the program established for state agencies on behalf of participating covered 4547 employees who do not participate in that program.

4548 D. If a covered institution's governing board so elects, and subject to the execution of such

4549 participation agreements as may be necessary, appropriate, and in the best interests of the 4550 Commonwealth, each such institution or its participating covered employees, or both, may participate in 4551 any future insurance programs established for state employees with the same terms, conditions, and 4552 benefits as other state employees. 4553

#### § 23.1-1026. Covered institutions; operational authority; human resources; severance policies.

4554 A. Each covered institution shall adopt a severance policy for its eligible participating covered 4555 employees that is applicable to voluntary and involuntary separations, including reductions in workforce. 4556 The provisions of the Workforce Transition Act (§ 2.2-3200 et seq.) shall not apply to participating 4557 covered employees.

4558 B. The terms and conditions of a covered institution's severance policy for eligible participating 4559 covered employees shall be determined by the institution's governing board. The covered institution and 4560 the Board of the Virginia Retirement System shall negotiate a formula according to which cash 4561 severance benefits may be converted to years of age or creditable service for participating covered 4562 employees who participate in the Virginia Retirement System.

4563 C. Covered employees who (i) were employees of a covered institution and were covered by the provisions of Chapter 29 (§ 2.2-2900 et seq.) of Title 2.2 prior to the effective date of the initial 4564 4565 management agreement, (ii) would otherwise be eligible for severance benefits under the Workforce 4566 Transition Act (§ 2.2-3200 et seq.), and (iii) are separated by a covered institution because of a reduction in workforce have the same preferential hiring rights with state agencies and other executive 4567 4568 branch institutions as other state employees have under § 2.2-3201. A covered institution shall 4569 recognize the hiring preference conferred by § 2.2-3201 on state employees who were (a) hired by a 4570 state agency or executive branch institution before the covered institution's effective date of the initial 4571 management agreement and (b) separated after that date by that state agency or executive branch 4572 institution because of a reduction in workforce. If a covered institution has adopted a classification system pursuant to § 23.1-1021 that differs from the classification system administered by the 4573 4574 Department of Human Resource Management, the covered institution shall classify the separated 4575 employee according to its classification system and shall place the separated employee appropriately. 4576 Any such separated employee who is hired by a covered institution is a participating covered employee 4577 for purposes of this article. Classification decisions that are made pursuant to this subsection and apply 4578 to employees transferring between state agencies, between other executive branch institutions and 4579 covered institutions, and between covered institutions as a result of a reduction in force and with the 4580 preferential hiring rights provided in this subsection and in § 2.2-3201 are presumed appropriate, and a 4581 separated employee who grieves the classification decision bears the burden of demonstrating that the 4582 classification violates the separated employee's preferential hiring rights.

4583 D. An employee's transition from being an employee of a public institution of higher education to 4584 being a covered employee of a covered institution on the effective date of a covered institution's initial 4585 management agreement shall not, in and of itself, constitute a severance of that employee or a reduction 4586 in force that would make either the covered institution's severance policy adopted pursuant to subsection 4587 A or the Workforce Transition Act (§ 2.2-3200 et seq.) applicable to that employee.

4588 § 23.1-1027. Covered institutions; duties; tuition, fees, rentals, and other charges.

4589 Each covered institution shall fix, revise, charge, and collect tuition, rates, rentals, fees, and other 4590 charges for the services, goods, or facilities furnished by or on behalf of such institution and may adopt 4591 policies regarding any such service rendered or the use, occupancy, or operation of any such facility. 4592

### § 23.1-1028. Covered institutions; duties; leases of property.

4593 The governing board of each covered institution shall adopt such policies relating to the leasing of 4594 real property, including capital or operating/income leases, that reasonably ensure that such leases are 4595 efficiently procured on appropriate terms and for appropriate purposes. With respect to capital or 4596 operating/income leases for real property to be used for academic purposes or for real property owned 4597 by the institution or a foundation relating to the institution to be used for non-academic purposes in 4598 accordance with the institution's land use plan pursuant to § 2.2-1153, other than applicable policies 4599 adopted by a covered institution's governing board and provisions of general law that expressly apply to 4600 covered institutions, such institutions are exempt from any state or local statutes, ordinances, rules, 4601 regulations, and guidelines relating to (i) operating/income leases of real property by public entities and 4602 (ii) except as otherwise provided in §§ 23.1-1016 and 23.1-1019, capital leases. 4603

CHAPTER 11.

### 4604

## BONDS AND OTHER OBLIGATIONS.

§ 23.1-1100. Definitions. 4605

As used in this chapter, unless the context requires a different meaning: 4606

4607 "Board" means the members of the board of visitors, board of trustees, or other governing board of 4608 an institution.

4609 "Bond" means any bond, note, or other evidence of indebtedness or obligation of an institution 4610 issued by an institution pursuant to this chapter.

4611 "Erect" includes building, constructing, reconstructing, erecting, demolishing, extending, bettering, 4612 equipping, installing, modifying, and improving.

4613 Institution" means each public institution of higher education, as that term is defined in § 23.1-100; 4614 Eastern Virginia Medical School; the Institute for Advanced Learning and Research; the New College 4615 Institute; the Roanoke Higher Education Authority; the Southern Virginia Higher Education Center; the 4616 Southwest Virginia Higher Education Center; the Virginia School for the Deaf and the Blind; and the 4617 Wilson Workforce and Rehabilitation Center.

4618 "Project" means (i) any (a) building, facility, addition, extension, or improvement of a capital nature 4619 that is necessary or convenient to carry out the purposes of an institution, including administration and teaching facilities, lecture and exhibition halls, libraries, dormitories, student apartments, faculty dwellings, dining halls, cafeterias, snack bars, laundries, hospitals, laboratories, research centers, 4620 4621 infirmaries, field houses, gymnasiums, auditoriums, student unions, recreation centers, stadiums, athletics 4622 4623 facilities, garages, parking facilities, warehouses and storage buildings, and book and student supplies 4624 centers, or (b) building, land, appurtenance, furnishing, or equipment necessary or desirable in 4625 connection with or incidental to a project or (ii) any personal property at an institution.

#### 4626 § 23.1-1101. Powers of institutions vested in majority of members of board; quorum.

4627 The powers of each institution derived directly or indirectly from this chapter are vested in and may 4628 be exercised by a majority of the members of its board, and a majority of such board constitutes a 4629 quorum for the transaction of any business authorized by this chapter.

4630 § 23.1-1102. Purpose of institutions.

4631 In addition to any other purposes provided by law or otherwise, the purpose of every institution is to acquire, install, modify, and erect projects. 4632

#### § 23.1-1103. Institutions; powers generally. 4633 4634

Any institution may, in its proper corporate name and style:

4635 1. Sue and be sued (i) on any bond, agreement, or other contractual or quasi-contractual obligation 4636 issued, made, or incurred pursuant to this chapter; (ii) on any duty, debt, evidence of debt, term, 4637 provision, condition, or covenant relating to any bond, agreement, or other contractual or quasi-contractual obligation issued, made, or incurred pursuant to this chapter; (iii) for the enforcement 4638 4639 of any bond, agreement, or other contractual or quasi-contractual obligations issued, made, or incurred 4640 pursuant to this chapter; or (iv) for the enforcement of any contract or agreement with or liability to 4641 any federal agency or bondholder or any trustee or representative of such bondholder.

4642 2. Adopt and alter a common seal. 4643

3. Acquire and hold real or personal property or interests in such property in its own name.

4644 4. Execute any instrument that it deems necessary or convenient to carry out the purposes of this 4645 chapter.

4646 5. With the consent of the Governor, issue bonds and provide for and secure the rights of the 4647 bondholders.

4648 6. Perform any act authorized by this chapter through its own officers, agents, or employees, or by 4649 contracts with private corporations, firms, or individuals.

4650 7. Perform any act that it deems necessary or convenient to carry out the powers and purposes 4651 expressly provided in this chapter. 4652

### § 23.1-1104. Institutions; powers; projects and bonds.

4653 With the prior consent of the Governor, any institution may acquire any project by purchase, gift, or 4654 otherwise, erect any project, or refinance the cost of acquiring or erecting any project, and in 4655 connection with any such acquisition, erection, or refinancing, any institution may borrow money; make, 4656 issue, and sell its bonds as provided in this chapter; and enter into and perform all lawful contracts and 4657 agreements, do all lawful acts necessary or proper, and make such lawful contracts and agreements and 4658 perform all such lawful acts as may be necessary, proper, or advisable for the purpose of obtaining or 4659 securing grants, loans, or financial assistance of any kind under any act of Congress or the 4660 Commonwealth. 4661

#### § 23.1-1105. Institutions; powers; borrowing upon endowment and other investments.

4662 A. Any institution may, with the approval of the Governor and upon the affirmative vote of at least 4663 two-thirds of its board, borrow sums that it deems necessary for and in the name of the institution and 4664 secure payment of such sums by the pledge of any stock, note, bond, and other asset held by such institution as a part of its endowment funds or unrestricted gifts from private sources. 4665

4666 B. Any institution may issue bonds pursuant to this section in one or more series, and such bonds 4667 shall bear such date, mature at such time, bear interest at such rate or rates not exceeding the rate 4668 specified in § 23.1-1112 that is payable at such time, be in such denomination, be in such form, either 4669 coupon or registered, carry such registration privilege, be executed in such manner, be payable in such 4670 medium of payment and at such place, and be subject to such terms of redemption, with or without 4671 premium, as the board of such institution may provide by resolution.

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4672 C. Any bonds issued pursuant to this section may be sold at public or private sale for such price or 4673 prices as the board determines. The interest cost to maturity of the moneys received for any such issue 4674 of bonds shall not exceed the rate specified in § 23.1-1112. Bonds so issued and the interest thereon (i) 4675 is payable only out of the sale or liquidation of the endowment investments, investments of unrestricted 4676 gifts from private sources, and interest accruing on such sale, liquidation, or investment that is pledged 4677 to secure the bonds so issued and (ii) is not a general obligation of such institution, the Commonwealth, 4678 the Governor, the members of the board of such institution, or any person executing the bonds so 4679 issued.

**4680** D. All moneys received or derived from the sale of any bonds issued pursuant to this section are a part of the local funds of the institution and are not state funds.

4682 E. Each institution may use funds available for such purpose to purchase any bond issued pursuant
4683 to this section at a price not more than the sum of the principal amount of such bond and accrued
4684 interest thereon. Any bond so purchased shall be canceled unless purchased as an endowment fund
4685 investment. This subsection shall not apply to the redemption of bonds.

4686 F. Any bond issued pursuant to this section is a security in which all public officers and bodies of
4687 the Commonwealth and its political subdivisions, insurance companies and associations, and savings
4688 banks and savings institutions, including savings and loan associations, in the Commonwealth may
4689 properly and legally invest funds under their control.

**4690** G. Any bond issued pursuant to this section, the transfer of such bond, and the income from such **4691** bond, including any profit derived from the sale of such bond, is exempt from taxation by the **4692** Commonwealth or by any locality or political subdivision of the Commonwealth.

4693 H. Any resolution of the board authorizing the issuance of bonds pursuant to this section may
4694 contain any provision that is authorized pursuant to this chapter in connection with the issuance of
4695 bonds by institutions. Such provision shall be part of the contract with the holders of such bonds.

4696 § 23.1-1106. Bonds generally.

**4697** A. The Treasury Board is designated as the paying agent of institutions for the purposes of this chapter and shall approve the terms and structure of bonds executed pursuant to this chapter.

B. Any institution may execute its bonds in an aggregate principal amount determined by its board, approved by the Governor, and approved by the Treasury Board pursuant to § 2.2-2416. Such aggregate principal amount may include any cost associated with the development and management of the project, legal or accounting expenses incurred by the institution in connection with the project for which such bonds are issued, and the cost of issuing the bonds, including printing, engraving, advertising, legal, and other similar expenses.

4705 *C. Bonds issued pursuant to this chapter shall:* 

4706 1. Be subject to approval by the Governor and authorization by resolution of the board, and any
4707 such resolution may contain provisions, which shall be part of the contract with the bondholders,
4708 relating to:

4709 a. Fixing, revising, charging, and collecting fees, rents, and charges for or in connection with the
4710 use, occupation, or services of the project or pledging such fees, rents, and charges and any increase in
4711 revenues derived from any existing facilities at such institution resulting from any increase in such fees,
4712 rents, or charges to the payment of the principal of and the interest on such bonds;

b. Fixing, revising, charging, and collecting fees, rents, and charges for or in connection with the use, occupation, or services of any existing facility at such institution and pledging such fees, rents, and charges to the payment of the principal of and the interest on such bonds;

4716 c. Fixing, revising, charging, and collecting student building fees and other student fees from
4717 students enrolled at such institution and pledging all or part of such fees to the payment of the principal
4718 of and the interest on such bonds;

d. Pledging to the payment of the principal of and the interest on such bonds any moneys available
for the use of such institution, including moneys appropriated to such institution from the general fund
of the Commonwealth or from nongeneral funds that are not required by law or by previous binding
contract to be devoted to some other purpose, without regard to the source of such moneys but subject
to Treasury Board guidelines and approval pursuant to § 2.2-2416;

4724 e. Paying the cost of operating and maintaining any project and any such existing facilities from any
4725 revenue source mentioned in subdivision a, b, c, or d, creating reserves for such purposes, and
4726 providing for the use and application of such reserves;

4727 *f.* Creating sinking funds for the payment of the principal of and the interest on such bonds, creating 4728 reserves for such purposes, and providing for the use and application of such reserves;

4729 g. Limiting the right of the institution to restrict and regulate the use, occupation, and services of the
4730 project and such other existing facilities or the services rendered in such project or other existing
4731 facilities;

4732 h. Limiting the purposes to which the proceeds of sale of any issue of bonds may be applied;

4756

4733 *i. Limiting the issuance of additional bonds:* 

4734 j. Setting forth the procedure by which the terms of any contract with the bondholders may be 4735 amended or abrogated and the manner in which such bondholders may give consent to any such 4736 amendment or abrogation; and

4737 k. Setting forth such other conditions precedent as may be required by the United States or any 4738 federal agency to obtain a direct grant or loan to erect or defray the cost of labor and material to erect 4739 any project from the United States or any federal agency, subject to the approval of the Governor;

4740 2. Bear such date, mature at such time, bear interest at such rate not exceeding the rate specified in 4741 23.1-1112 payable at such times, be in such denomination, be in such form, either coupon or 4742 registered, carry such registration privilege, be executed in such manner, be payable in such medium of 4743 payment and at such place, and be subject to such terms of redemption, with or without premium, as the 4744 resolution of the board provides;

4745 3. Be issued to finance only those projects approved by the General Assembly in the general 4746 appropriation act;

4747 4. Be pledged pursuant to a resolution of the board and payable only from the revenue sources set 4748 forth in subdivisions 1 a, b, c, and d;

4749 5. Not constitute an indebtedness of the institution, except to the extent of the collection of such 4750 revenues. Institutions are not liable to pay such bonds or the interest on such bonds from any other 4751 funds. No contract entered into by an institution pursuant to this chapter shall be construed to require the costs or expenses to operate and maintain a project for which bonds are issued and any other 4752 existing facilities to be paid out of any funds other than the revenues derived and pledged from the 4753 4754 sources set forth in subdivisions 1 a, b, c, and d; and 4755

6. Be fully negotiable within the meaning and for all the purposes set forth in Title 8.3A.

D. Bonds issued pursuant to this chapter may be:

4757 1. Sold at public or private sale for such price or prices as the board determines and the Governor 4758 approves, provided that (i) the interest cost to maturity of the money received for any issue of such 4759 bonds shall not exceed the rate specified in § 23.1-1112; (ii) the General Assembly shall approve the 4760 issuance of bonds to finance projects; and (iii) biennially, on or before September 1 of each 4761 odd-numbered year, each institution shall submit to the Governor each proposed project and the 4762 estimated cost of each such project that the institution desires to have financed under the provisions of 4763 this chapter, and the Governor shall consider such projects and make his recommendation to the 4764 General Assembly in the budget submitted in accordance with the provisions of § 2.2-1508;

4765 2. Issued to finance only those projects approved by the General Assembly in the general 4766 appropriation act, which projects need not be limited to the projects recommended by the Governor;

4767 3. Issued to finance all or a portion of the cost of any project plus amounts to fund issuance costs, 4768 reserve funds, and capitalized interest for a period not to exceed one year following completion of the 4769 project; and

4770 4. Issued for the purpose set forth in § 23.1-1102 or to carry out the powers conferred on the 4771 institution by § 23.1-1104.

4772 E. Neither the Governor nor the members of the board nor any person executing bonds pursuant to 4773 this chapter are liable personally on the bonds or subject to any personal liability or accountability by reason of the issuance of such bonds. 4774

4775 F. Any institution may purchase with funds available for such purchase any bond that it has issued 4776 at a price not more than the sum of the principal amount and accrued interest. All bonds so purchased 4777 shall be cancelled unless purchased as an endowment fund investment. Nothing in this subsection shall 4778 be construed to apply to the redemption of bonds.

4779 G. In any case in which an institution obtains a loan from the United States or any federal agency 4780 to erect any project that requires the establishment of a debt service reserve, the institution, with the 4781 consent of the Governor, may deposit securities in a separate collateral account in an amount equal to the required debt service reserve and pledge such securities to meet the debt service requirements if the 4782 4783 revenues derived from any source set forth in subdivision C 1 a, b, c, or d and pledged for the payment 4784 of such loan become insufficient for such purpose. The face value of United States government securities 4785 and the market value of all other securities is the value of any securities so deposited. Nothing in this 4786 subsection shall be construed to prohibit repayment of any portion of such loan from income derived 4787 from the securities so deposited. No securities shall be deposited in any such collateral account unless 4788 such securities are purchased with funds whose use is in no way limited or restricted or are donated to 4789 such institution for the purpose of establishing such debt service reserve.

#### 4790 § 23.1-1107. Bondholders; remedies and trustees.

4791 A. The provisions of this section shall apply to an issuance of bonds only if the resolution 4792 authorizing such bonds provides that the bondholders are entitled to all the benefits of and subject to 4793 the provisions of this section.

4794 B. If any institution (i) defaults on the payment of principal of or interest on any series of its bonds

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4795 after the payment becomes due, whether at maturity or upon call for redemption, and such default 4796 continues for a period of 30 days; (ii) fails or refuses to comply with the provisions of this chapter; or 4797 (iii) defaults on any agreement made with the bondholders of any series, the holders of 25 percent of 4798 the aggregate principal amount of the bonds of such series then outstanding, by instrument filed with 4799 the Governor and proved or acknowledged in the same manner as a deed to be recorded, may appoint a 4800 trustee to represent the bondholders of such series for the purposes provided in this section.

4801 C. The trustee may, and upon written request of the holders of 25 percent of the aggregate principal 4802 amount of the bonds of such series then outstanding shall, in his own name:

4803 1. By mandamus or other suit, action, or proceeding at law or in equity, enforce all rights of the 4804 bondholders of such series, including the right to require such institution and its board to (i) collect 4805 fees, rents, charges, or other revenues adequate to carry out any agreement as to, or pledge of, such 4806 revenues or (ii) carry out and perform any other agreements with the bondholders of such series and 4807 their duties under this chapter;

4808 2. Bring suit upon such bonds;

4809 3. By action or suit in equity, require such institution to account as if it were the trustee of an 4810 express trust for the bondholders; and

4811 4. By action or suit in equity, enjoin any acts that may be unlawful or in violation of the rights of 4812 the bondholders.

4813 D. If the resolution that authorizes any bond contains the provision required by subsection A and 4814 provides that any trustee appointed by the bondholders pursuant to this section has the powers provided 4815 by this subsection, then any such trustee, whether or not all such bonds have been declared due and 4816 payable, is entitled to the appointment of a receiver who may (i) enter and take possession of any 4817 property of the institution from which any of the revenues are pledged for the security of the bonds of 4818 the holders that are represented by such trustee, (ii) operate and maintain such property, and (iii) 4819 collect and receive all fees, rents, charges, and other revenues arising from such property in the same 4820 manner as the institution is permitted to do and shall deposit all such moneys in a separate account and 4821 apply all such moneys in such manner as the court directs. In any suit, action, or proceeding by the 4822 trustee, any fees, counsel fees, and expenses of the trustee and receiver shall constitute taxable costs and 4823 disbursements and all costs and disbursements allowed by the court shall be a first charge on any fees, 4824 rents, charges, and other revenues of the institution that are pledged for the security of the bonds.

4825 E. Each trustee appointed pursuant to subsection B has all of the powers necessary or appropriate 4826 for the exercise of any functions specifically set forth in this section or incident to the general 4827 representation of the bondholders he represents in the enforcement and protection of their rights. 4828 § 23.1-1108. Bonds mutilated, lost, or destroyed.

4829 If any bond issued by an institution is mutilated, lost, or destroyed, the board may execute and 4830 deliver a new bond of like date, number, and tenor in exchange and substitution for, and upon 4831 cancellation of a mutilated bond and its interest coupons or in lieu of and in substitution for a lost or 4832 destroyed bond and its unmatured interest coupons. Such new bond or coupon shall not be executed or 4833 delivered until the holder of the mutilated, lost, or destroyed bond (i) has paid the reasonable expense and charges in connection with the execution and delivery; (ii) in the case of a lost or destroyed bond, 4834 4835 has filed with the board and the State Treasurer satisfactory evidence that such bond was lost or 4836 destroyed and that the bondholder was the owner of the bond; and (iii) has furnished indemnity 4837 satisfactory to the State Treasurer.

#### 4838 § 23.1-1109. Bonds and revenues; disposition.

4839 All moneys derived from the sale of bonds pursuant to § 23.1-1106 and all revenues derived from 4840 any source set forth in subdivision C I a, b, or c of § 23.1-1106, except those moneys that are exempt 4841 from deposit into the state treasury, shall be paid into the state treasury, set aside in special funds, and 4842 devoted solely to the payment of (i) the cost of erecting the project for which such bonds have been 4843 issued, (ii) the principal of and the interest on such bonds, and (iii) the cost of maintenance and 4844 operation of such project and any other existing facilities for which any revenue is pledged either in 4845 whole or in part to the payment of the principal of and the interest on such bonds, respectively, and are 4846 specifically appropriated for such purposes to be paid out by the State Treasurer on warrants of the 4847 Comptroller to be issued on vouchers of the treasurer or other fiscal officer of the board of such 4848 institution. 4849

#### § 23.1-1110. Bonds as legal investments.

4850 Any bonds issued pursuant to this chapter are securities in which all public officers and bodies of 4851 the Commonwealth and its political subdivisions, insurance companies and associations, and savings 4852 banks and savings institutions, including savings and loan associations, in the Commonwealth may 4853 properly and legally invest funds in their control.

#### 4854 § 23.1-1111. Bonds; prohibition against obligating Commonwealth.

4855 The bonds and other obligations of an institution are not a debt of the Commonwealth, do not create

4856 or constitute any indebtedness or obligation of the Commonwealth, legal, moral, or otherwise, and are 4857 not payable out of any funds other than those of the institution. Nothing in this chapter shall be 4858 construed to authorize any institution to incur any indebtedness on behalf of the Commonwealth or in 4859 any way to obligate the Commonwealth.

4860 § 23.1-1112. Bonds: interest.

4861 No bond issued by an institution pursuant to this chapter shall (i) bear interest at an annual 4862 percentage rate exceeding the greater of the rates authorized under § 6.2-303 or 15.2-2612 or (ii) be 4863 sold at public or private sale such that the interest cost to maturity exceeds the greater of such annual 4864 percentage rates authorized under § 6.2-303 or 15.2-2612. 4865

### § 23.1-1113. Bonds; surplus to be paid into state treasury.

When any institution fully meets and discharges its bonds, interest thereon, interest on any unpaid 4866 installments of interest on its bonds, and all costs and expenses in connection with any action or 4867 4868 proceedings by or on behalf of the bondholders and pays in full or otherwise discharges all of its liabilities incurred pursuant to this chapter, such institution shall pay into the state treasury all such 4869 4870 sums of money it receives pursuant to the provisions of this chapter or that are derived from any project 4871 erected pursuant to this chapter as may be in its possession or control. 4872

§ 23.1-1114. Projects: accounts to be kept by boards.

4873 The board of each institution shall keep and preserve complete and accurate accounts of all sums of 4874 money received and disbursed to acquire, erect, lease, operate, or maintain any project and any other 4875 existing facilities, including a complete and accurate record of all revenues derived from any source set forth in subdivision C 1 a, b, c, or d of § 23.1-1106 and all sums disbursed for the payment of the principal of or interest on or other debt service with respect to any bonds issued pursuant to this 4876 4877 4878 chapter. The annual portion of such revenues that are not required to discharge any obligation, liability, 4879 or debt of the institution incurred in connection with the project or other existing facilities, including the 4880 creation of reserves for such purposes, shall be paid into the state treasury as provided in § 23.1-1109. 4881

§ 23.1-1115. Projects; exemption from taxation.

4882 The acquisition, erection, leasing, operation, and maintenance of any project authorized by this 4883 chapter are for the benefit of the citizens of the Commonwealth, for the increase of their pleasure, 4884 knowledge, and welfare, and for the dissemination of education among them. Each institution performs a 4885 governmental function and is an incorporated institution of learning in carrying out its purposes and 4886 exercising its powers pursuant to this chapter and, so far as may be consistent with the Constitution of 4887 Virginia, is not required to pay taxes or assessments of any kind upon any project that it (i) acquires, 4888 erects, or leases and (ii) operates and maintains. Any such project is exempt from taxation and, insofar 4889 as may be permitted under the Constitution of Virginia, the bonds of such institution are exempt from 4890 taxation except for inheritance taxes. 4891

#### § 23.1-1116. Commonwealth not to limit revenues of institutions.

4892 The Commonwealth shall not (i) limit or alter the rights vested in any institution to establish, collect, 4893 and pledge fees, rents, and charges, including student building fees and other student fees, as provided 4894 for in subdivision C 1 a, b, c, or d of § 23.1-1106 that the institution deems necessary or convenient to 4895 produce sufficient revenues to meet the expense of maintenance and operation of such project and such 4896 other existing facilities and fulfill the terms of any agreement made with the bondholders or (ii) in any way impair the rights and remedies of such bondholders until the bonds, the interest thereon, the 4897 4898 interest on any unpaid installments of interest on the bonds, and all costs and expenses in connection 4899 with any action or proceedings by or on behalf of such bondholders are fully met and discharged. 4900

### § 23.1-1117. Borrowing to purchase real estate.

4901 A. Any institution may, with the approval of the Governor and upon the affirmative vote of at least 4902 two-thirds of its board, (i) borrow for and in the name of the institution such sums as it determines 4903 necessary for the acquisition of improved or unimproved real estate whether such acquisition is for the 4904 purpose of erecting a project and (ii) secure payment of such debts by a lien on such real estate or the pledge of any endowment funds or unrestricted gifts from private sources available for the use of such 4905 4906 institution that are not required by law or by previous binding contract to be devoted to some other 4907 purpose.

4908 B. Bonds issued by an institution pursuant to this section and the interest thereon shall be paid only 4909 from the real estate, endowment funds, or unrestricted gifts from private sources pledged to secure the 4910 bonds so issued or the proceeds from the sale or liquidation of such real estate, funds, or gifts, and shall not constitute a general obligation of such institution, the Commonwealth, the Governor, the 4911 4912 members of the board, or any person executing the bonds so issued.

4913 C. Any bonds issued by an institution pursuant to this section are securities in which all public 4914 officers and bodies of the Commonwealth and its political subdivisions, insurance companies and 4915 associations, and savings banks and savings institutions, including savings and loan associations, in the 4916 Commonwealth may properly and legally invest funds under their control.

4917 D. Any bonds issued pursuant to this section, the transfer of such bonds, or the income from such

4918 bonds, including any profit derived from the sale of such bonds, is exempt from taxation by the 4919 Commonwealth or any locality or political subdivision of the Commonwealth.

4920 E. Any board resolution authorizing the issuance of bonds pursuant to this section may contain any 4921 provision authorized by this chapter in connection with the issuance of bonds by institutions. Such 4922 provision shall be part of the contract with the holders of such bonds.

4923 § 23.1-1118. Discretion of Governor in granting or withholding consent or approval.

4924 The Governor is vested with absolute discretion with respect to withholding or granting any consent 4925 or approval made pursuant to this chapter.

4926 § 23.1-1119. Payment of interest on bonds of the Commonwealth held by public institutions of 4927 higher education and private institutions of higher education.

4928 The Comptroller shall draw upon the state treasury in favor of the proper authorities of any public 4929 institution of higher education or private institution of higher education for all accrued interest, upon 4930 all obligations of the Commonwealth or the James River and Kanawha Company guaranteed by the 4931 Commonwealth that are held by or for such institution. No interest shall be paid upon any such bonds.

#### § 23.1-1120. Exchange and cancellation of consol coupon bonds of the Commonwealth. 4932 4933

The following sections of the Code of Virginia of 1919 are continued in effect:

4934 1. Section 991, relating to the exchange of consol coupon bonds held by colleges, etc., for funded 4935 registered consol bonds; and

4936 2. Section 992, relating to the cancellation of such bonds surrendered in exchange.

4937 § 23.1-1121. Certificates of indebtedness.

4938 Chapter 489 of the Acts of Assembly of 1926, approved March 25, 1926, and codified as 4939 §§ 992(1)-992(13) of Michie Code 1942, authorizing the governing boards of certain public institutions 4940 of higher education to issue certificates of indebtedness to raise funds for dormitory construction 4941 purposes, and Chapter 61 of the Acts of Assembly of 1928, approved February 28, 1928, relating to 4942 similar certificates, are continued in effect.

#### 4943 § 23.1-1122. Provisions of chapter to control.

4944 Insofar as the provisions of this chapter are inconsistent with the provisions of any other general or 4945 special law or the charter or other organic law of any institution, the provisions of this chapter control. 4946

### CHAPTER 12.

### VIRGINIA COLLEGE BUILDING AUTHORITY.

Article 1.

4947 4948 4949

General Provisions; Powers and Duties.

§ 23.1-1200. Definitions; findings. 4950

4951 A. As used in this article, unless the context requires a different meaning:

4952 "Authority" means the Virginia College Building Authority.

4953 "Bond" means any bond, note, or other evidences of indebtedness or obligation of the Authority 4954 pursuant to this article.

4955 "Eligible institution" means public institutions of higher education, as that term is defined in 4956 § 23.1-100; Eastern Virginia Medical School; the Institute for Advanced Learning and Research; the New College Institute; the Roanoke Higher Education Authority; the Southern Virginia Higher 4957 4958 Education Center; the Southwest Virginia Higher Education Center; the Virginia School for the Deaf 4959 and the Blind; and the Wilson Workforce and Rehabilitation Center.

4960 "Equipment" means any personal property, including computer hardware and software, and any 4961 other improvements, including infrastructure improvements relating to equipment, used to support 4962 academic instruction and research at eligible institutions.

4963 "Project" has the same meaning as set forth in § 23.1-1100.

4964 B. Providing funds for the construction of projects at eligible institutions is or may be hindered, 4965 impeded, and delayed by the high financing costs resulting from the sale of bonds of such eligible 4966 institutions in the open market, and it is desirable that the Authority may (i) serve the purposes of 4967 eligible institutions by purchasing such bonds and financing the construction of projects at a lower cost, 4968 which facilitates such construction and (ii) issue its own revenue bonds for the purpose of paying the 4969 costs of such projects.

4970 C. There is an urgent need to provide substantial amounts of new scientific, technical, and other 4971 equipment for academic instruction, research, and related activities at eligible institutions so that they 4972 may remain competitive in attracting high-quality faculty and obtaining research grants, and it is 4973 desirable that the Authority may finance the purchase of such equipment to provide eligible institutions 4974 with such equipment at the lowest possible cost, which facilitates the acquisition and supply of such 4975 equipment to eligible institutions and increases the purchasing power of their funds, including funds 4976 provided by tuition and fees and appropriations from the General Assembly.

#### 4977 § 23.1-1201. Virginia College Building Authority established.

4978 A. The Virginia College Building Authority is established as a public body corporate and a political

4979 subdivision, agency, and instrumentality of the Commonwealth. The Authority is vested with the powers, 4980 rights, and duties conferred in this chapter.

4981 B. The Authority shall consist of the State Treasurer, the State Comptroller, the Director of the 4982 Department of Planning and Budget, and the Director of the Council, all of whom shall serve ex officio, 4983 and seven additional members appointed by the Governor, subject to confirmation by the General 4984 Assembly. Each member shall serve at the pleasure of the Governor. Appointed members shall serve for 4985 a term of four years. Ex officio members shall serve terms coincident with their terms of office. 4986 Vacancies occurring other than by expiration of a term shall be filled for the unexpired term. No 4987 appointed member shall serve more than two consecutive terms.

4988 C. The Governor shall appoint one member as chairman who shall serve a two-year term. No 4989 member is eligible to serve more than two consecutive terms as chairman. The chairman shall be the 4990 chief executive officer of the Authority and shall receive such compensation as the Governor determines. 4991 No ex officio member is eligible to serve as chairman.

4992 D. The Authority shall elect one appointed member as vice-chairman, who shall exercise the powers 4993 of the chairman in the absence of the chairman.

4994 E. The Authority shall elect a treasurer, a secretary, and an assistant secretary to perform the duties 4995 and functions commonly performed by such officers. All such officers, except the secretary and the assistant secretary, shall be selected from members of the Authority. The secretary and the assistant 4996 4997 secretary may receive such compensation as the Authority provides.

4998 F. Each appointed member of the Authority and the secretary and the assistant secretary shall 4999 execute a survey bond in such penal sum as shall be determined by the Attorney General to be (i)conditioned upon the faithful performance of the duties of his office, (ii) executed by a surety company 5000 authorized to transact business in the Commonwealth as surety, (iii) approved by the Attorney General, 5001 5002 and (iv) filed in the office of the Secretary of the Commonwealth.

5003 G. Six members of the Authority shall constitute a quorum for the transaction of all business of the 5004 Authority. 5005

#### § 23.1-1202. Action by Authority may be authorized by resolution.

5006 The Authority may authorize any action taken by the Authority pursuant to the provisions of this article by resolution at any regular or special meeting, and each such resolution shall take effect 5007 5008 immediately and need not be published or posted.

#### 5009 § 23.1-1203. Powers of Authority generally.

5010 To enable the Authority to carry out the purposes for which it is established, the Authority may:

- 5011 1. Sue and be sued;
- 5012 2. Make contracts:
- 5013 3. Adopt, use, and alter a common seal;
- 4. Have perpetual succession as a public body corporate; 5014
- 5015 5. Adopt bylaws and regulations for the conduct of its affairs;
- 5016 6. Maintain an office at such place as it may designate;

5017 7. Collect, or authorize the trustee under any trust indenture securing any bonds of the Authority to 5018 collect, (i) the principal of and the interest on all obligations transferred to the Authority by the General 5019 Assembly and (ii) other assets or moneys transferred to the Authority by the General Assembly or 5020 eligible institutions, including lease payments and other sources of revenue, as such principal, interest, 5021 and other assets or moneys become due; 5022

8. Conduct a program of purchasing equipment for eligible institutions as authorized by this article;

9. Collect, or authorize the trustee under any trust indenture securing any bonds of the Authority to 5023 5024 collect (i) payments due under leases or agreements of sale of equipment or leases or other obligations 5025 of real property by the Authority to eligible institutions as such payments become due and (ii) the principal of and the interest on all bonds of eligible institutions purchased by the Authority; 5026

5027 10. Repossess and sell, or authorize the trustee under any trust indenture securing any bonds of the 5028 Authority to repossess and sell, any equipment upon any default under the lease or agreement for the 5029 sale of such equipment;

5030 11. Repossess and re-lease, or authorize the trustee under any trust indenture securing any bonds of 5031 the Authority to repossess and re-lease, any project upon any default under the lease of such project;

5032 12. Assist eligible institutions in applying for grants from, or entering into other agreements with, the 5033 federal or state government, foundations, or other entities that are designed to provide (i) guarantees of 5034 or funds for payments under leases or contracts of sale or (ii) other benefits;

5035 13. Enter into agreements with the federal or state government, foundations, or other entities that are designed to provide (i) guarantees of or funds for payments under leases or contracts of sale or (ii) 5036 5037 other benefits;

5038 14. Select, appoint, and employ financial experts, corporate depositories, trustees, paying agents, 5039 attorneys, accountants, consulting engineers, construction experts, and other individuals to perform such 5040 other services as may be necessary in the judgment of the Authority and pay their compensation and

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- **5041** *reasonable expenses either from moneys received by the Authority under the provisions of this article or* **5042** *from appropriations made by the General Assembly for such purposes;*
- 5043 15. Issue bonds of the Authority as authorized by this article and refund any such bonds;

5044 16. Receive and accept any grants, aid, or contributions of money, property, labor, or other things of value from any source or reject any such grants, aid, or contributions; and

5046 17. Perform any other act necessary, appropriate, incidental, or convenient to carrying out the 5047 powers expressly granted in this article.

5048 § 23.1-1204. Duties; administration of assets, moneys, or obligations.

**5049** The Authority shall manage and administer all assets, moneys, or obligations set aside and **5050** transferred to it by the General Assembly or eligible institutions as provided in this article.

5051 § 23.1-1205. Powers; purchase or sale of bonds or other obligations of eligible institutions.

5052 A. The Authority may purchase, with any funds of the Authority available for such purpose, at public 5053 or private sale and for such price and on such terms as it determines, bonds or other obligations issued 5054 by eligible institutions pursuant to Chapter 11 (§ 23.1-1100 et seq.).

5055 B. The Authority may pledge to the payment of the interest on and the principal of any bonds of the 5056 Authority all or any part of the bonds of eligible institutions so purchased, including payments of 5057 principal and interest thereon, as such payments become due. The Authority may, subject to any such 5058 pledge, sell any such bonds so purchased and apply the proceeds of such sale (i) to purchase like bonds 5059 of other eligible institutions or (ii) for the purpose and in the manner provided by any resolution 5060 authorizing the issuance of bonds of the Authority.

5061 § 23.1-1206. Powers; acquisition or disposition of equipment.

A. The Authority may (i) acquire equipment or any interest in equipment by purchase, exchange, gift,
lease, or otherwise; (ii) sell, exchange, donate, convey, lease, and dispose of such equipment or any
portion of or interest in such equipment, including security interests in such equipment; and (iii) retain
or receive security interests in such equipment.

5066 B. Notwithstanding any other provision of law to the contrary, eligible institutions may grant security
5067 interests in or other liens on equipment held or acquired by the eligible institution under any lease or
5068 agreement of sale with the Authority.

5069 C. The Authority may acquire equipment with any funds of the Authority available for such purpose. 5070 Acquisition and disposition of equipment may be at public or private sale and for such price and on 5071 such terms as the Authority determines, provided that the Authority finances the acquisition of 5072 equipment for sale to eligible institutions only pursuant to standards and procedures approved through 5073 the Commonwealth's budget and appropriation process. The budget document shall present any lease 5074 payments and the corresponding total value of equipment to be acquired by each eligible institution. 5075 Each eligible institution shall make available such additional detail on specific equipment to be purchased as may be requested by the Governor or the General Assembly. If emergency acquisitions 5076 5077 and leases are necessary when the General Assembly is not in session, the Governor may approve such 5078 acquisitions and leases. Prior to such acquisitions and leases, the Governor shall submit such proposed 5079 acquisitions and leases to the House Appropriations Committee and the Senate Finance Committee for 5080 their review and approval.

5081 D. The Authority may establish and maintain such accounts as it deems appropriate to provide funds 5082 for acquisition of equipment on a continuing basis. The Authority may deposit in such accounts such 5083 funds as it deems appropriate, including the proceeds of any Authority bonds issued to finance the 5084 purchase of equipment and payments made to the Authority under equipment lease or sale agreements 5085 with eligible institutions or other entities. Any moneys held in such accounts may be (i) used to secure 5086 payment of principal of and interest on any Authority bonds, whether issued to finance the purchase of 5087 equipment, issued to pay administrative costs of the authority, or incurred in connection with the 5088 purchase, lease, or sale of equipment, or (ii) transferred by the Authority to be used in connection with 5089 any other program of the Authority. No funds of the Authority derived from the equipment program 5090 authorized under this section may be used in connection with the issuance or securing of indebtedness 5091 for the benefit of private institutions of higher education pursuant to Article 2 (§ 23.1-1220 et seq.).

E. The Authority may (i) determine and charge rent or determine sale prices for equipment that it leases or sells to eligible institutions and terminate such lease or sale agreements upon the failure of an eligible institution to comply with any obligations contains in such agreements or (ii) include in such lease agreements options for the eligible institution to renew the lease or purchase any or all of the leased equipment and provisions for the Authority to repossess and sell equipment leased or sold upon any default under the lease or sale agreement.

### 5098 § 23.1-1207. Powers; bonds of Authority generally.

5099 A. To provide funds for the purchase of bonds of eligible institutions as authorized by § 23.1-1205,
5100 the acquisition of equipment as authorized by § 23.1-1206, the reimbursement of the Central Capital
5101 Planning Fund established pursuant to § 2.2-1520, the payment of pre-planning or detailed planning

5102 expenses for all projects that have been approved for construction by the General Assembly, or the 5103 payment of all or any part of the cost of any project or any portion of a project, the Authority may 5104 provide by resolution for the issuance of bonds of the Authority in such amount as the Authority 5105 determines. Such bonds of the Authority are payable solely from funds of the Authority, including (i) 5106 payments of principal of and interest on bonds of eligible institutions purchased by the Authority; (ii) 5107 the proceeds of the sale of any such bonds; (iii) payments of principal of and interest on obligations 5108 transferred to the Authority by the General Assembly or from other assets or moneys transferred to the 5109 Authority by the General Assembly or eligible institutions, including lease payments or any other source 5110 of revenue; (iv) the proceeds of the sale of any such obligations or assets; (v) the proceeds from the sale of bonds of the Authority; (vi) payments made by eligible institutions under leases or sales of 5111 equipment by the Authority; (vii) funds realized from the enforcement of security interests or other liens 5112 securing such bonds; (viii) payments due under letters of credit, policies of bond insurance, bond 5113 5114 purchase agreements, or other credit enhancements securing payment of principal of and interest on 5115 bonds of the Authority; (ix) any moneys held in funds established by the Authority pursuant to 5116 § 23.1-1206; (x) any reserve or sinking fund created to secure such payment; and (xi) other available 5117 funds of the Authority.

5118 B. Bonds of the Authority issued under the provisions of this article do not constitute a debt of the 5119 Commonwealth or a pledge of the faith or credit of the Commonwealth, and all bonds of the Authority 5120 shall contain on their face a statement to the effect that neither the faith and credit nor the taxing 5121 power of the Commonwealth or of any political subdivision of the Commonwealth shall be pledged to 5122 pay the principal of or the interest on such bonds.

5123 C. The bonds of each issue shall be dated and mature at such time as may be determined by the 5124 Authority but not to exceed 40 years from their date, and may be made redeemable before maturity, at 5125 the option of the Authority, at such price or prices and under such terms and conditions as may be fixed 5126 by the Authority prior to the issuance of the bonds. The bonds may bear interest payable at such time, 5127 at such rate or rates, and in such manner as may be determined by the Authority, including the 5128 determination by agents designated by the Authority under guidelines established by it. The principal of 5129 and interest on such bonds may be made payable in any lawful medium. The Authority shall determine 5130 the form, manner of execution, denomination, and place of payment of principal and interest for the 5131 bonds, which may be at the office of the State Treasurer or at any bank or trust company within or 5132 outside the Commonwealth.

5133 D. If any officer whose signature or a facsimile of whose signature appears on any bonds or
5134 coupons ceases to be such officer before the delivery of such bonds, such signature or such facsimile
5135 shall nevertheless be valid and sufficient for all purposes the same as if he had remained in office until
5136 such delivery.

E. All revenue bonds issued under the provisions of this article, other than bonds registered as to
principal or in registered form, are negotiable instruments. Revenue bonds shall be in such form and
bear interest at such rate or rates, either fixed rates or rates established by formula or other method,
and may contain such other provisions as the Authority may determine. The principal of and premium, if
any, and interest on revenue bonds are payable in United States currency. The Authority shall fix the
denomination of revenue bonds and place of payment of principal, premium, if any, and interest at any
bank or trust company within or outside the Commonwealth.

5144 F. Bonds may be issued under a system of book entry for recording the ownership and transfer of 5145 ownership of rights to receive payments of principal of and premium, if any, and interest on the bonds.

5146 G. The Authority may sell bonds issued under the provisions of this article in such manner, either at 5147 public or private sale, and for such price as it determines to be in its best interest. The proceeds of 5148 such bonds shall be disbursed for the purposes for which such bonds are issued and under such 5149 restrictions, if any, as the resolution authorizing the issuance of such bonds or the trust indenture may 5150 provide.

H. Prior to the preparation of definitive bonds, the Authority may under like restrictions issue temporary bonds, with or without coupons, exchangeable for definitive bonds when such bonds have been executed and are available for delivery. The Authority may also provide for the replacement of any bond that becomes mutilated or is destroyed or lost. Such revenue bonds may be issued without any other proceedings or the happening of any other conditions or things than the proceedings, conditions, and things that are specified and required by this article.

5157 I. Neither the members of the Authority nor any person executing any bonds issued under the
5158 provisions of this article is liable personally on such bonds or be subject to any personal liability or
5159 accountability by reason of the issuance of such bonds.

5160 J. The Authority shall not undertake a project for an eligible institution if such project was not 5161 approved by the General Assembly pursuant to a bill, and any such project to be financed by bonds 5162 issued by the Authority secured by a pledge of any revenue source cited in subdivision C 1 a, b, c, or d 5163 of § 23.1-1106 shall be designated by the eligible institution's governing board as a project to be

**5164** *undertaken by the Authority.* 

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§ 23.1-1208. Security for bonds.

5166 A. The Authority may secure any bonds issued under the provisions of this article by a trust
5167 indenture by and between the Authority and a corporate trustee, which may be any trust company or
5168 bank having the powers of a trust company within or outside the Commonwealth. Such trust indenture
5169 or the resolution providing for the issuance of such bonds may:

5170 1. Pledge or assign all or part of the funds of the Authority available for such purpose, including (i)5171 payments of principal of and interest on bonds of eligible institutions purchased by the Authority; (ii) 5172 proceeds of the sale of any such bonds; (iii) payments of principal of and interest on obligations 5173 transferred to the Authority by the General Assembly or from other assets or moneys transferred to the 5174 Authority by the General Assembly or eligible institutions, including lease payments and other sources of 5175 revenue; (iv) proceeds of the sale of any such obligations or assets; (v) proceeds from the sale of bonds 5176 of the Authority; (vi) security interests granted by the Authority or any eligible institution in, or other 5177 liens on, equipment, whether such equipment has been leased or sold to an eligible institution; (vii) all 5178 or part of the payments due the Authority from eligible institutions under any lease, sale agreement, loan, or other agreement between the Authority and eligible institutions pursuant to § 23.1-1206, and 5179 5180 any funds realized from enforcing security for such payments; (viii) payments due under policies of bond 5181 insurance, letters of credit, or other credit enhancement securing payment of principal of and interest on 5182 bonds of the Authority; (ix) any moneys in any fund established pursuant to § 23.1-1206; (x) any reserve 5183 or sinking fund created by the Authority to secure such bonds; and (xi) other available funds of the 5184 Authority;

5185 2. Pledge or assign any other rights of the Authority in equipment owned by, or leases or sales of 5186 equipment made by, the Authority;

**5187** 3. Contain such provisions for protecting and enforcing the rights and remedies of the bondholders **5188** as may be reasonable and proper and not in violation of law;

**5189** 4. Provide for the creation and maintenance of such reserves as the Authority determines to be **5190** proper;

5191 5. Include covenants setting forth the duties of the Authority in relation to the acquisition of any 5192 equipment or bonds of eligible institutions; the care, leasing, or sale of equipment to eligible 5193 institutions; the substitution of any bonds of eligible institutions, equipment, lease, security interest, or 5194 other security as security for the payment of the bonds of the Authority; the care, use, and insurance of 5195 equipment; the repossession and sale of leased or sold equipment by the Authority or the trustee under 5196 any trust indenture upon any default under the lease or sale of such equipment; and the collection of (i)5197 payments due the Authority under leases or agreements of sale of equipment and (ii) payments of 5198 principal and interest on any bonds of eligible institutions or obligations or other assets held by the 5199 Authority. Any bank or trust company incorporated under the laws of the Commonwealth that acts as 5200 depository of the proceeds of bonds or revenues may furnish such indemnifying bonds or pledge such 5201 securities as may be required by the Authority;

6. Set forth the rights and remedies of the bondholders and the trustee;

7. Restrict the individual right of action by bondholders; and

5204 8. Contain such other provisions as the Authority deems reasonable and proper for the security of 5205 the bondholders.

5206 B. All expenses incurred in carrying out the provisions of any such trust indenture or resolution may 5207 be treated as a part of the administration costs of the Authority.

5208 C. Neither the resolution nor any trust indenture by which a pledge is created need be filed or recorded except in the records of the Authority.

5210 § 23.1-1209. Reserve fund; limitations.

A. If the Authority deems it proper to create a reserve fund from its bond proceeds or other funds to
support an issuance of bonds in accordance with the provisions of this section, all moneys held in such
reserve fund, except as otherwise provided in this section, shall be pledged solely for the payment of the
principal of and interest on the bonds secured in whole or in part by such a fund. The Authority may
transfer income or interest earned on, or increment to, any reserve fund to its other funds or accounts if
such transfer does not reduce the amount of the reserve fund below its minimum requirement.

B. To ensure further the maintenance of reserve funds established in accordance with the provisions 5217 5218 of this section, the chairman of the Authority shall annually, on or before November 15, make and 5219 deliver to the Governor and the Secretary of Finance a certificate stating the sum, if any, required to 5220 restore each reserve fund to its minimum requirement. The Governor shall submit to the presiding 5221 officer of each house of the General Assembly printed copies of a budget including the sum, if any, 5222 required to restore each reserve fund to its minimum requirement. Such submission shall be made at the 5223 time the Governor presents his budget and budget bill to the General Assembly pursuant to §§ 2.2-1508 5224 and 2.2-1509. Any sum that may be appropriated by the General Assembly for any restoration and paid

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5225 to the Authority shall be deposited by the Authority in the applicable reserve fund. All sums paid to the 5226 Authority pursuant to this section shall constitute and be accounted for as advances by the 5227 Commonwealth to the Authority and, subject to the rights of the holders of any bonds of the Authority, 5228 shall be repaid to the Commonwealth without interest from available revenues of the Authority in excess 5229 of the amounts required for payment of bonds or other obligations of the Authority, maintenance of 5230 reserve funds, and operating expenses.

5231 C. The Authority shall not at any time issue bonds secured in whole or in part by any reserve fund 5232 referred to in subsection A if, upon the issuance of the bonds, the amount in the reserve fund will be 5233 less than its minimum requirement unless the Authority, at the time of the issuance of the bonds, 5234 deposits in the fund an amount that, together with the amount then in the fund, will not be less than the 5235 fund's minimum reserve requirement.

5236 D. The total principal amount of bonds outstanding at any one time, secured by a reserve fund in 5237 accordance with the provisions of this section, shall not exceed the sum of \$300 million without the 5238 prior approval of the General Assembly.

5239 E. Nothing in this section shall be construed as limiting the power of the Authority to issue bonds (i)5240 not secured by a reserve fund or (ii) secured by a reserve fund not described in this section. 5241

§ 23.1-1210. Payment on bonds; pledge of revenues.

5242 To provide funds for the repayment of bonds issued by the Authority to (i) purchase any eligible 5243 institution's bonds or (ii) provide funds to pay all or part of the cost of any project or any portion of a 5244 project, each eligible institution may agree to pledge and transfer to the Authority all or part of the eligible institution's revenues derived from any source mentioned in subdivision C 1 a, b, c, or d of 5245 5246 § 23.1-1106. Any agreement relating to such transfer may contain other provisions that the Authority 5247 and eligible institution deem reasonable and proper and are not in violation of law. No such agreement shall constitute a debt of the Commonwealth or a pledge of the full faith and credit of the 5248 Commonwealth. Neither the full faith and credit of the Commonwealth nor the taxing power of the 5249 5250 Commonwealth or any political subdivision of the Commonwealth shall be pledged to the payment of the 5251 principal of and interest on bonds so secured by such agreement. Prior to execution, any such 5252 agreement shall be approved by the Secretary of Finance and the Secretary of Education. 5253

#### § 23.1-1211. Default on payments.

5254 A. Whenever it appears to the Governor from an affidavit filed with him by the paying agent for the 5255 bonds issued by the Authority that an eligible institution has defaulted on the payment of the principal 5256 of or premium, if any, or interest on its bonds pursuant to this article, the Governor shall immediately 5257 make a summary investigation into the facts set forth in the affidavit. If it is established to the 5258 satisfaction of the Governor that the eligible institution is in default in the payment of the principal of 5259 or premium, if any, or interest on its bonds, the Governor immediately shall make an order directing the 5260 State Comptroller to make payment immediately to the owners or paying agent of the bonds in default 5261 on behalf of the eligible institution from any appropriation available to the eligible institution in the 5262 amount due and remaining unpaid by the eligible institution on its bonds.

5263 B. Any payment so made by the State Comptroller to the owners or paying agent of the bonds in 5264 default shall be credited as if made directly by the eligible institution and charged by the State 5265 Comptroller against the appropriations of the eligible institution. The owners or paying agent of the 5266 bonds in default at the time of payment shall deliver to the State Comptroller, in a form satisfactory to 5267 the State Comptroller, a receipt for payment of the principal, premium, or interest satisfied by the payment. The State Comptroller shall report each payment made to the governing body of the defaulting 5268 5269 eligible institution under the provisions of this section.

5270 C. The Governor shall direct the State Comptroller to (i) charge against the appropriations available 5271 to any eligible institution that has defaulted on its bonds pursuant to this section all future payments of 5272 principal of and interest on the eligible institution's bonds when due and payable and (ii) make such 5273 payments to the owners or paying agent of the bonds on behalf of the eligible institution to ensure that 5274 no future default will occur on such bonds. The charge and payment shall be made upon receipt of 5275 documentation that the State Comptroller deems to be satisfactory evidence of the claim. The owners or 5276 paying agent of the bonds at the time of each payment shall deliver to the State Comptroller, in a form 5277 satisfactory to the State Comptroller, a receipt for payment of the principal or interest satisfied by the 5278 payment.

5279 D. Nothing in this section shall be construed to create any obligation on the part of the State 5280 Comptroller or the Commonwealth to make any payment on behalf of the defaulting eligible institution 5281 other than from funds appropriated to the defaulting eligible institution.

5282 § 23.1-1212. Investment of funds.

5283 Any moneys or funds held by the Authority or the trustee under any trust indenture under the 5284 provisions of this article may be invested and reinvested in securities that are legal investments under 5285 the laws of the Commonwealth for moneys or funds held by fiduciaries.

5286 § 23.1-1213. Enforcement of rights and duties by bondholder or trustee under trust indenture.

5287 Any (i) holder of bonds issued under the provisions of this article or any of the coupons appertaining 5288 to such bonds and (ii) trustee under any trust indenture may, either at law or in equity, by suit, action, 5289 mandamus, or other proceeding, (a) protect and enforce any and all rights under the laws of the 5290 Commonwealth, the trust indenture, or the resolution authorizing the issuance of such bonds and (b) 5291 enforce and compel the performance of all duties required by this article or such trust indenture or 5292 resolution to be performed by the Authority or by any officer of the Authority, except to the extent that 5293 such rights are restricted by the trust indenture or the resolution authorizing the issuance of such bonds. § 23.1-1214. Exemption of bonds from taxation.

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5295 The bonds issued by the Authority under the provisions of this article, the transfer of such bonds, 5296 and the income from such bonds, including any profit made on the sale of such bonds, is exempt from 5297 taxation by the Commonwealth and any locality or political subdivision of the Commonwealth.

5298 § 23.1-1215. Bonds made lawful investments.

5299 All bonds issued by the Authority under the provisions of this article are securities (i) in which all 5300 public officers and bodies of the Commonwealth and its localities and political subdivisions and all 5301 insurance companies and associations, savings banks and savings institutions, including savings and 5302 loan associations, commercial banks and trust companies, beneficial and benevolent associations, 5303 administrators, guardians, executors, trustees, and other fiduciaries in the Commonwealth may properly 5304 and legally invest funds under their control and (ii) that may properly and legally be deposited with and 5305 received by any state officer or officer of a locality or any agency or political subdivision of the 5306 Commonwealth for any purpose for which the deposit of bonds or obligations is authorized by law. 5307

### § 23.1-1216. Annual report; examination of records, books, and accounts.

A. The Authority shall submit to the Governor and General Assembly an annual report of the interim 5308 5309 activity and work of the Authority on or before November 1 of each year. Such report shall be submitted 5310 as a report document as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports and shall be posted on the General Assembly's 5311 website. Such report shall contain, at a minimum, the annual financial statements of the Authority for 5312 5313 the year ending the preceding June 30.

5314 B. The records, books, and accounts of the Authority are subject to examination and inspection by 5315 duly authorized representatives of the General Assembly and any bondholder at any reasonable time, provided that such examination and inspection do not unduly interrupt or interfere with the business of 5316 5317 the Authority.

#### 5318 § 23.1-1217. Annual audit.

5319 The Auditor of Public Accounts or his legally authorized representatives shall annually audit the 5320 accounts of the Authority, and the cost of such audit shall be borne by the Authority.

5321 § 23.1-1218. Article liberally construed; powers of Authority not subject to supervision by certain 5322 entities.

5323 A. This article, being necessary for the welfare of the Commonwealth and its inhabitants, shall be 5324 liberally construed to effect the purpose of this article.

5325 Except as otherwise expressly provided in this article, none of the powers granted to the Authority under the provisions of this article are subject to the supervision or regulation or require the approval 5326 5327 or consent of (i) any locality or political subdivision of the Commonwealth or (ii) any commission, 5328 board, bureau, official, or agency of (a) any such locality or political subdivision or (b) the 5329 Commonwealth.

#### 5330 § 23.1-1219. Jurisdiction of suits against Authority; service of process.

5331 The Circuit Court of the City of Richmond has exclusive jurisdiction over any suit brought in the 5332 Commonwealth against the Authority, and process in such suit shall be served either on the State 5333 Comptroller or on the chairman of the Authority. 5334

#### Article 2.

#### Nonprofit Private Institutions of Higher Education; Projects.

#### 5336 § 23.1-1220. Definitions.

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5337 As used in this article, unless the context requires a different meaning:

5338 "Authority" means the Virginia College Building Authority established in § 23.1-1200.

5339 "Bonds" or "revenue bonds" means revenue bonds of the Authority issued under the provisions of 5340 this article, including revenue refunding bonds, notes, and other obligations that may be secured by a 5341 mortgage, the full faith and credit, or any other lawfully pledged security of a participating institution.

5342 "Costs" means (i) all or any part of the cost of construction, acquisition, alteration, enlargement, 5343 reconstruction, and remodeling of a project, including all lands, structures, real or personal property, rights, rights-of-way, air rights, franchises, easements, and interests acquired or used in connection with 5344 5345 a project; (ii) the cost of demolishing or removing any building or structure on land acquired in 5346 connection with a project, including the cost of acquiring any lands to which such building or structure may be moved, the cost of all machinery and equipment, financing charges, interest prior to, during, 5347

5348 and for a period after completion of such construction and acquisition, provisions for reserves for 5349 principal and interest, and provisions for extensions, enlargements, additions, replacements, renovations, 5350 and improvements; (iii) the cost of architectural, engineering, financial, and legal services, plans, 5351 specifications, studies, surveys, estimates of cost and revenues; (iv) administrative expenses; (v) expenses 5352 necessary or incident to determining the feasibility or practicability of constructing the project; and (vi) 5353 such other expenses as may be necessary or incident to constructing and acquiring the project, 5354 financing such construction, acquiring the project, and placing the project in operation.

5355 "Participating institution" means a nonprofit private institution of higher education whose primary 5356 purpose is to provide collegiate or graduate education and not to provide religious training or theological education that (i) (a) finances and constructs or (b) acquires a project or (ii) refunds or 5357 5358 refinances obligations, a mortgage, or advances as provided in this article.

5359 "Project" means a structure suitable for use as a dormitory or other multi-unit housing facility for 5360 students, faculty, officers, or employees, a dining hall, student union, administration building, academic building, library, laboratory, research facility, classroom, athletics facility, health care facility, 5361 5362 maintenance, storage or utility facility, any related structure or facility, or any other structure or facility 5363 required or useful for instructing students, conducting research, or operating an institution of higher 5364 education, including parking facilities and other facilities or structures essential or convenient for the 5365 orderly conduct of such institution of higher education. "Project" includes landscaping, site preparation, 5366 furniture, equipment and machinery, and other similar items necessary or convenient for the intended 5367 use of a particular facility or structure. "Project" does not include books, fuel, supplies, or other items 5368 whose costs are customarily deemed to result in a current operating charge, any facility used for 5369 sectarian instruction or as a place of religious worship, or any facility used primarily in connection 5370 with any part of the program of a school or department of divinity for any religious denomination. 5371

### § 23.1-1221. Declaration of policy and purpose.

5372 A. For the benefit of the people of the Commonwealth, the increase of their commerce, welfare, and 5373 prosperity, and the improvement of their health and living conditions, it is essential that (i) this and 5374 future generations of youth be given the fullest opportunity to learn and develop their intellectual and 5375 mental capacities and (ii) participating institutions be provided with appropriate additional means to 5376 assist such youth in achieving the required levels of learning and development of their intellectual and 5377 mental capacities.

5378 B. The purpose of this article is to provide a measure of assistance and an alternative method to 5379 enable participating institutions to provide the facilities and structures that are sorely needed to 5380 accomplish the purposes of this article, all to the public benefit and good, to the extent and manner 5381 provided in this article. 5382

#### § 23.1-1222. Expenses of administering article.

5383 All expenses incurred in carrying out the provisions of this article shall be payable solely from funds 5384 provided under the provisions of this article, and no liability or obligation shall be incurred by the 5385 Authority pursuant to this article beyond the extent to which moneys have been provided under the 5386 provisions of this article. 5387

#### § 23.1-1223. Powers and duties of Authority.

A. The Authority shall assist institutions of higher education in the acquisition, construction, 5388 5389 financing, and refinancing of projects. 5390

B. The Authority may:

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5391 1. Determine the location and character of any project to be financed under the provisions of this 5392 article:

5393 2. Construct, reconstruct, remodel, maintain, manage, enlarge, alter, add to, repair, operate, lease, 5394 as lessee or lessor, and regulate any project to be financed under the provisions of this article; 5395

3. Enter into contracts for any purpose set forth in subdivision 2;

4. Enter into contracts for the management and operation of any project;

5397 5. Issue bonds, bond anticipation notes, and other obligations of the Authority for any of its corporate purposes and fund or refund such bonds, bond anticipation notes, or other obligations as 5398 5399 provided in this article;

5400 6. Fix, revise, charge, and collect rates, rents, fees, and charges for the use of and for the services 5401 furnished by a project or any portion of a project;

5402 7. Contract with any person, partnership, association, corporation, or other entity to fix, revise, 5403 charge, and collect rates, rents, fees, and charges pursuant to subdivision 9;

5404 8. Designate a participating institution as its agent to take actions pursuant to subdivisions 1 5405 through 4, 6, and 7;

5406 9. Establish regulations for the use of a project or any portion of a project or designate a 5407 participating institution as its agent to establish regulations for the use of a project in which such 5408 institution is participating;

5409 10. Employ consulting engineers, architects, attorneys, accountants, construction and financial

5410 experts, superintendents, managers, and such other employees and agents as it deems necessary and 5411 determine their compensation;

5412 11. Receive and accept from any public agency loans or grants for or in aid of the construction of a 5413 project or any portion of a project;

5414 12. Receive and accept from any source loans, grants, aid, or contributions of money, property, 5415 labor, or other things of value to be held, used, and applied only for the purposes for which such loans, 5416 grants, aid, and contributions are made;

5417 13. Mortgage any project and the site of any project for the benefit of the holders of revenue bonds 5418 issued to finance such project;

14. Make loans to any participating institution for the cost of a project in accordance with an 5419 5420 agreement between the Authority and such institution, but no such loan shall exceed the total cost of the 5421 project as determined by such institution and approved by the Authority;

5422 15. Make loans to participating institutions to refund outstanding obligations, mortgages, or 5423 advances issued, made, or given by such participating institutions for the cost of a project;

5424 16. Charge to and equitably apportion among participating institutions its administrative costs and 5425 expenses incurred in the exercise of the powers and duties conferred by this article; and 5426

17. Do all things necessary or convenient to carry out the purposes of this article.

5427 C. In carrying out the purposes of this article, the Authority may undertake a joint project for two or 5428 more participating institutions, and all other provisions of this article shall apply to and for the benefit 5429 of the Authority and the institutions of higher education participating in such joint project.

#### 5430 § 23.1-1224. Duties; conveyance of title to projects.

5431 When (i) (a) the principal of and interest on revenue bonds of the Authority issued to finance the 5432 cost of a project for any participating institutions, including any revenue refunding bonds issued to 5433 refund and refinance such revenue bonds, have been fully paid and retired or (b) adequate provision 5434 has been made to fully pay and retire such bonds; (ii) all other conditions of the resolution or trust 5435 agreement authorizing and securing the same have been satisfied; and (iii) the lien of such resolution or 5436 trust agreement has been released in accordance with the provisions of such resolution or trust 5437 agreement, the Authority shall convey title to such project to such participating institution free and clear 5438 of all liens and encumbrances if title to such project is not yet vested in such participating institution. 5439

#### § 23.1-1225. Powers; acquisition of property.

5440 The Authority may, directly or through a participating institution as its agent, acquire by (i)5441 purchase solely from funds provided under the authority of this article, (ii) gift, or (iii) devise, such 5442 lands, structures, property, real or personal, rights, rights-of-way, air rights, franchises, easements, and 5443 other interests in lands, including lands lying under water and riparian rights, that are located within 5444 the Commonwealth as it may deem necessary or convenient for the acquisition, construction, or 5445 operation of a project, upon such terms and at such prices as it deems reasonable and can be agreed 5446 upon between it and the owner of the property and take title to the property in the name of the 5447 Authority or any participating institution as its agent. 5448

#### § 23.1-1226. Powers; issuance of negotiable notes.

5449 The Authority may issue negotiable notes for any corporate purpose or renew any notes by the 5450 issuance of new notes, whether or not the notes to be renewed have matured. The Authority may issue 5451 notes partly to renew notes or to discharge other obligations then outstanding and partly for any other 5452 purpose. Such notes may be authorized, sold, executed, and delivered in the same manner as bonds. Any 5453 resolution authorizing notes or any issuance of notes by the Authority may contain any provision that 5454 the Authority may include in any resolution authorizing revenue bonds or any issuance of revenue bonds 5455 by the Authority, and the Authority may include in any note any term, covenant, or condition that it may 5456 include in any bond. All such notes are payable solely from the revenues of the Authority, subject only 5457 to any contractual rights of the holders of any of its notes or other obligations then outstanding.

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§ 23.1-1227. Powers; issuance of revenue bonds.

5459 A. The Authority may issue revenue bonds for any corporate purpose, and all such revenue bonds, 5460 notes, bond anticipation notes, or other obligations of the Authority issued pursuant to this article are negotiable for all purposes, notwithstanding their payment from a limited source and without regard to 5461 5462 any other law.

5463 B. In anticipation of the sale of such revenue bonds, the Authority may issue and renew negotiable 5464 bond anticipation notes, but the maximum maturity of any such note, including renewals, shall not 5465 exceed five years from the date on which the original note was issued. Such notes shall be paid from 5466 any revenues of the Authority available for such purpose and not otherwise pledged or from the 5467 proceeds of sale of the Authority's revenue bonds issued in anticipation of such sale. Such notes shall be 5468 issued in the same manner as the revenue bonds. Such notes and the resolution authorizing such notes 5469 may contain any provisions, conditions, or limitations that the Authority may include in a bond 5470 resolution.

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5471 C. The revenue bonds and notes of every issue are payable solely out of revenues to the Authority, 5472 subject only to any agreement with (i) the holders of particular revenue bonds or notes to pledge any 5473 particular revenues or (ii) any participating institution.

5474 D. Revenue bonds and notes are negotiable instruments that are subject only to the provisions of the 5475 revenue bonds and notes for registration but may be payable from a special fund.

5476 E. Revenue bonds may be issued as serial bonds, term bonds, or both. Revenue bonds shall be 5477 authorized by resolution of the members of the Authority and bear such date, mature at such time, not 5478 exceeding 50 years from such date, bear interest at such rate or rates that is payable at such time, be 5479 in such denomination, be in such form, either coupon or registered, carry such registration privileges, 5480 be executed in such manner, be payable in lawful United States currency at such place, and be subject to such terms of redemption as such resolution provides. Revenue bonds or notes may be sold at public 5481 or private sale for such price or prices as the Authority determines. Pending preparation of the 5482 5483 definitive bonds, the Authority may issue interim receipts or certificates that shall be exchanged for such 5484 definitive bonds.

5485 F. Any resolution authorizing revenue bonds or any issue of revenue bonds may contain provisions, 5486 which shall be a part of the contract with the holders of such revenue bonds, relating to:

5487 1. Pledging all or any part of the revenues of a project, to any revenue-producing contract made by 5488 the Authority with any individual, partnership, corporation, association, or other public or private body 5489 to secure the payment of the revenue bonds or any particular issue of revenue bonds, subject to any 5490 existing agreements with bondholders;

5491 2. Charging rentals, fees, and other charges and setting forth the amounts to be raised annually with 5492 such charges and the use and disposition of the revenues; 5493

3. Establishing, setting aside, regulating, and disposing of reserves or sinking funds;

4. Limiting the right of the Authority or its agent to restrict and regulate the use of the project;

5495 5. Limiting the purpose to which the proceeds of the sale of any issue of revenue bonds to be issued 5496 may be applied and pledging such proceeds to secure the payment of the revenue bonds or any issue of 5497 the revenue bonds;

5498 6. Limiting the issuance of additional bonds, the terms upon which additional bonds may be issued 5499 and secured, and the refunding of outstanding bonds;

5500 7. Establishing a procedure by which the terms of any contract with bondholders may be amended or 5501 abrogated that includes the number of bondholders required to consent to such amendment or 5502 abrogation and the manner in which such consent may be given;

5503 8. Limiting the amount of moneys derived from the project to be expended for operating, 5504 administrative, or other expenses of the Authority;

5505 9. Defining the acts or omissions that constitute a default in the duties of the Authority to holders of 5506 its obligations and providing the rights and remedies of such holders in the event of a default; 5507

10. Setting forth the duties, obligations, and liabilities of any trustee or paying agent; and

11. Mortgaging a project and the site of such project for the purpose of securing the bondholders.

5509 G. Neither the members of the Authority nor any person executing revenue bonds or notes is liable 5510 personally on the revenue bonds or notes or be subject to any personal liability or accountability by 5511 reason of the issuance of such revenue bonds or notes.

H. The Authority may purchase its bonds or notes with funds available for such purpose. The 5512 5513 Authority may hold, pledge, cancel, or resell such bonds or notes subject to and in accordance with 5514 agreements with bondholders. 5515

#### § 23.1-1228. Powers; security for revenue bonds.

5516 A. The Authority may secure any revenue bonds issued under the provisions of this article by a trust 5517 agreement between the Authority and a corporate trustee that may be any trust company or bank having the powers of a trust company within or outside the Commonwealth. Such trust agreement or the 5518 5519 resolution providing for the issuance of such revenue bonds may (i) pledge or assign the revenues to be received or proceeds of any contract pledged, (ii) convey or mortgage the project or any portion of the 5520 5521 project, or (iii) contain provisions for protecting and enforcing the rights and remedies of the 5522 bondholders that the Authority deems reasonable and proper and are not in violation of law, including 5523 provisions that may be included in any resolution of the Authority authorizing revenue bonds pursuant 5524 to this article.

5525 B. Any bank or trust company incorporated under the laws of the Commonwealth that may act as 5526 depository of the proceeds of bonds, revenues, or other moneys may furnish such indemnifying bonds or 5527 pledge such securities as may be required by the Authority.

5528  $\tilde{C}$ . Any such trust agreement may set forth the rights and remedies of the bondholders and the trustee 5529 and restrict the individual right of action by bondholders.

D. Any such trust agreement or resolution may contain such other provisions as the Authority deems 5530 5531 reasonable and proper for the security of the bondholders.

5532 E. All expenses incurred in carrying out the provisions of such trust agreement or resolution may be

5533 treated as a part of the cost of the operation of a project.

5534 § 23.1-1229. Powers and duties; rates, rents, fees and charges; sinking fund.

5535 A. The Authority may fix, revise, charge, and collect rates, rents, fees, and charges for the use of 5536 and the services furnished by each project and contract with any person, partnership, association, 5537 corporation, or other public or private body to perform such acts. The aggregate of such rates, rents, 5538 fees, and charges shall be fixed and adjusted to provide funds that, when combined with other revenues, 5539 is sufficient to (i) pay the uncovered cost of maintaining, repairing, and operating each portion of the 5540 project; (ii) pay the principal of and the interest on outstanding revenue bonds of the Authority as such 5541 principal and interest becomes due and payable; and (iii) create and maintain reserves required or 5542 provided for in any resolution authorizing, or trust agreement securing, such revenue bonds of the 5543 Authority. No such rate, rent, fee, or charge shall be subject to supervision or regulation by any 5544 department, commission, board, body, bureau, or agency of the Commonwealth other than the Authority.

5545 B. The Authority shall set aside in a sinking fund or other similar fund a sufficient amount of the 5546 revenues derived from a project, except the part of such revenues that is necessary to pay the cost of 5547 maintenance, repair, and operation of the project, provide reserves, or make renewals, replacements, 5548 extensions, enlargements, and improvements as set forth in the resolution authorizing the issuance of 5549 any revenue bonds of the Authority or in the trust agreement securing such revenue bonds. The 5550 Authority shall pledge such sinking fund or other similar fund to pay the principal of and the interest on 5551 such revenue bonds as such principal and interest becomes due and the redemption or purchase price of 5552 bonds retired by call or purchase as provided in the resolution authorizing the issuance of any revenue 5553 bonds of the Authority or in the trust agreement securing such revenue bonds. Such pledge is valid and 5554 binding from the time when the pledge is made. The rates, rents, fees, and charges and other revenues 5555 or moneys so pledged and received by the Authority shall immediately be subject to the lien of such 5556 pledge without any physical delivery or further act. The lien of any such pledge is valid and binding against all parties having claims of any kind in tort, contract, or otherwise against the Authority, 5557 5558 irrespective of whether such parties have notice of such lien. No resolution authorizing the issuance of any revenue bonds of the Authority or trust agreement by which a pledge is created need be filed or 5559 5560 recorded except in the records of the Authority. The use and disposition of moneys to the credit of such 5561 sinking fund or other similar fund is subject to the provisions of the resolution authorizing the issuance 5562 of such bonds or of such trust agreement. Such sinking fund or other similar fund is a fund for all such 5563 revenue bonds issued to finance a project at a participating institution, without distinction or priority of 5564 one revenue bond over another, but the Authority may provide in any such resolution or trust agreement 5565 (i) that such sinking fund or other similar fund is the fund for a particular project at an institution of 5566 higher education and the revenue bonds issued to finance a particular project and (ii) for the issuance 5567 of revenue bonds having a subordinate lien to other revenue bonds of the Authority with respect to the 5568 security authorized and, in such case, the Authority may create separate or other similar funds with 5569 respect to such subordinate lien bonds. 5570

#### § 23.1-1230. Powers; issuance of refunding revenue bonds.

5571 A. The Authority may provide for the issuance of revenue bonds to (i) refund any of its outstanding 5572 revenue bonds, including the payment of any redemption premium thereon and any interest accrued or 5573 to accrue on the earliest or any subsequent date of redemption, purchase, or maturity of such revenue 5574 bonds or (ii) pay all or any part of the cost of constructing and acquiring additions, improvements, 5575 extensions, or enlargements of a project or any portion of a project.

5576 B. The Authority may (i) apply the proceeds of any revenue bonds issued to refund outstanding 5577 revenue bonds to purchase, retire at maturity, or redeem such outstanding revenue bonds either on their 5578 earliest or any subsequent redemption date, upon their purchase, or at their maturity and (ii) place the 5579 proceeds of revenue bonds issued to refund outstanding revenue bonds in escrow pending such 5580 application to be applied to such purchase, retirement, or redemption on the date that it determines.

5581 C. The Authority may invest and reinvest proceeds placed in escrow pursuant to subsection B in direct obligations of the United States, certificates of deposit, or time deposits secured by direct 5582 5583 obligations of the United States that mature at such time as is appropriate to ensure the prompt 5584 payment of principal, interest, and any redemption premium of the outstanding revenue bonds to be so 5585 refunded, pending the purchase, retirement at maturity, or redemption of such outstanding revenue 5586 bonds. The Authority may apply interest, income, and any profits earned or realized on any such 5587 investment to pay the outstanding revenue bonds to be so refunded. After the terms of the escrow have 5588 been fully satisfied and carried out, any balance of such proceeds and any interest, income, and profits 5589 earned or realized on the investments on such proceeds may be returned to the Authority for its lawful 5590 use.

5591 D. The Authority may invest or reinvest the portion of the proceeds of any revenue bonds issued to 5592 pay all or any part of the cost of constructing and acquiring additions, improvements, extensions, or enlargements of a project in direct obligations of the United States or certificates of deposit or time 5593

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5594 deposits secured by direct obligations of the United States that mature not later than the time when such 5595 proceeds are needed to pay all or any part of such cost. The Authority may apply any interest, income, 5596 and profits earned or realized on such investment to the payment of all or any part of such cost or use 5597 such interest, income, and profits in any lawful manner.

5598 E. All refunding revenue bonds issued pursuant to this section are subject to the provisions of this 5599 article in the same manner and to the same extent as other revenue bonds issued pursuant to this 5600 article. 5601

#### § 23.1-1231. Revenue bonds not obligations of Commonwealth or political subdivision.

Revenue bonds issued under the provisions of this article (i) do not constitute a debt, liability, or 5602 pledge of the faith and credit of the Commonwealth or any political subdivision of the Commonwealth 5603 and (ii) are payable solely from the funds provided from revenues as set forth in this article. Each such 5604 revenue bond shall state on its face that (a) neither the Commonwealth nor the Authority is obligated to 5605 5606 pay such revenue bonds or the interest thereon except from revenues of the project or the portion of the project for which they are issued and (b) neither the faith and credit nor the taxing power of the 5607 5608 Commonwealth or any political subdivision of the Commonwealth is pledged to the payment of the 5609 principal of or the interest on such bonds. The issuance of revenue bonds under the provisions of this 5610 article shall not directly, indirectly, or contingently obligate the Commonwealth or any political 5611 subdivision of the Commonwealth to levy or pledge any form of taxation for such bonds or make any 5612 appropriation for their payment. 5613

### § 23.1-1232. Moneys received deemed trust funds.

5614 All moneys that the Authority receives pursuant to this article, whether as proceeds from the sale of 5615 bonds or as revenues, are trust funds to be held and applied solely as provided in this article. Any 5616 officer with whom, or any bank or trust company with which, such moneys are deposited shall act as trustee of such moneys and shall hold and apply the same for the purposes of this article, the resolution 5617 5618 authorizing the bonds of any issue, or the trust agreement securing such bonds. 5619

### § 23.1-1233. Remedies of bondholders or holders of other obligations.

5620 Any (i) holder of revenue bonds, notes, bond anticipation notes, other notes, or other obligations of 5621 the Authority issued under the provisions of this article or any of the coupons appertaining to any such 5622 obligation and (ii) trustee under any trust agreement, except to the extent that such rights are restricted 5623 by any resolution authorizing the issuance of, or any such trust agreement securing, such bonds or other 5624 obligations, may, either at law or in equity, by suit, action, mandamus, or other proceedings, (a) protect 5625 and enforce all rights under the laws of the Commonwealth or such resolution or trust agreement and 5626 (b) enforce and compel the performance of all duties required by this article or by such resolution or 5627 trust agreement to be performed by the Authority or any officer, employee, or agent of the Authority, including the fixing, charging, and collecting of the rates, rents, fees, and charges authorized by this 5628 article and required by the provisions of such resolution or trust agreement to be fixed, charged, and 5629 5630 collected.

#### § 23.1-1234. Exemption from taxation.

5632 Neither the Authority nor its agent are required to pay any taxes or assessments upon or with respect to a project, any property acquired or used by the Authority or its agent under the provisions of 5633 5634 this article, or the income from any such project or property. Any bonds issued under the provisions of this article, the transfer of such bonds, and the income from such bonds, including any profit made on 5635 5636 the sale of such bonds, are exempt from taxation of any kind by the Commonwealth and the localities and other political subdivisions of the Commonwealth. 5637 5638

#### § 23.1-1235. Bonds as legal investments.

5639 Bonds issued by the Authority under the provisions of this article are securities (i) in which all public officers and bodies of the Commonwealth and its political subdivisions, insurance companies, 5640 trust companies, banking associations, investment companies, executors, administrators, trustees, and 5641 5642 other fiduciaries may properly and legally invest funds, including capital in their control or belonging to them and (ii) that may properly and legally be deposited with and received by any officer of the Commonwealth or any of its localities or any agency or political subdivision of the Commonwealth for 5643 5644 5645 any lawful purpose. 5646

#### § 23.1-1236. Nature of article.

This article is supplemental and additional to powers conferred by other laws, but the issuance of 5647 5648 revenue bonds and revenue refunding bonds under the provisions of this article need not comply with 5649 the requirements of any other law applicable to the issuance of bonds. Except as otherwise expressly 5650 provided in this article, no power granted to the Authority under the provisions of this article is subject to the supervision or regulation of or requires the approval or consent of the Commonwealth, any 5651 locality or political subdivision of the Commonwealth, or any department, division, commission, board, 5652 body, bureau, official, or agency of any such locality or political subdivision. 5653

#### 5654 § 23.1-1237. Article liberally construed.

5655 This article, being necessary for the welfare of the Commonwealth and its inhabitants, shall be

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- 5656 liberally construed to effect the purposes of this article. 5657 § 23.1-1238. Article controls inconsistent laws. 5658 To the extent that the provisions of this article are inconsistent with the provisions of any general 5659 statute or special act or parts thereof, the provisions of this article control. 5660 SUBTITLE IV. 5661 PUBLIC INSTITUTIONS OF HIGHER EDUCATION. 5662 CHAPTER 13. GOVERNING BOARDS OF PUBLIC INSTITUTIONS OF HIGHER EDUCATION. 5663 5664 § 23.1-1300. Members of governing boards; removal; terms; nonvoting, advisory representatives. 5665 A. Members appointed by the Governor to the governing boards of public institutions of higher 5666 education shall serve for terms of four years. Vacancies occurring other than by expiration of a term shall be filled for the unexpired term. No member appointed by the Governor to such a governing board 5667 shall serve for more than two consecutive four-year terms; however, a member appointed by the 5668 Governor to serve an unexpired term is eligible to serve two consecutive four-year terms immediately 5669 5670 succeeding such unexpired term. Except as otherwise provided in § 23.1-2601, all appointments are 5671 subject to confirmation by the General Assembly. Members appointed by the Governor to the governing 5672 board of a public institution of higher education shall continue to hold office until their successors have 5673 been appointed and confirmed. Ex officio members shall serve a term coincident with their term of 5674 office. 5675 B. No member appointed by the Governor to the governing board of a public institution of higher 5676 education who has served two consecutive four-year terms on such board is eligible to serve on the 5677 same board until at least four years have passed since the end of his second consecutive four-year term. 5678 C. Notwithstanding the provisions of subsection E or any other provision of law, the Governor may 5679 remove from office for malfeasance, misfeasance, incompetence, or gross neglect of duty any member of 5680 the board of any public institution of higher education and fill the vacancy resulting from the removal. 5681 D. The Governor shall set forth in a written public statement his reasons for removing any member 5682 pursuant to subsection C at the time the removal occurs. The Governor is the sole judge of the 5683 sufficiency of the cause for removal as set forth in subsection C. 5684 E. If any member of the governing board of a public institution of higher education fails to attend (i)5685 the meetings of the board for one year without sufficient cause, as determined by a majority vote of the 5686 board, or (ii) the educational programs required by § 23.1-1304 in his first two years of membership 5687 without sufficient cause, as determined by a majority vote of the board, the remaining members of the 5688 board shall record such failure in the minutes at its next meeting and notify the Governor, and the 5689 office of such member shall be vacated. 5690 F. The governing board of each public institution of higher education shall adopt in its bylaws 5691 policies (i) for removing members pursuant to subsection E and (ii) referencing the Governor's power to 5692 remove members described in subsection C. 5693 G. The governing board of each public institution of higher education and each local community 5694 college board may appoint one or more nonvoting, advisory faculty representatives to its respective 5695 board. In the case of local community college boards and boards of visitors, such representatives shall 5696 be chosen from individuals elected by the faculty or the institution's faculty senate or its equivalent. In 5697 the case of the State Board, such representatives shall be chosen from individuals elected by the 5698 Chancellor's Faculty Advisory Committee. Such representatives shall be appointed to serve (i) at least 5699 one term of at least 12 months, which shall be coterminous with the institution's fiscal year or (ii) for 5700 such terms as may be mutually agreed to by the State Board and the Chancellor's Faculty Advisory 5701 Committee, or by the local community college board or the board of visitors, and the institution's faculty 5702 senate or its equivalent. 5703 H. The board of visitors of any baccalaureate public institution of higher education shall appoint one 5704 or more students as nonvoting, advisory representatives. Such representatives shall be appointed under 5705 such circumstances and serve for such terms as the board of visitors of the institution shall prescribe. 5706 I. Nothing in subsections G and H shall prohibit the governing board of any public institution of 5707 higher education or any local community college board from excluding such nonvoting, advisory faculty 5708 or student representatives from discussions of faculty grievances, faculty or staff disciplinary matters or 5709 salaries, or any other matter. 5710 § 23.1-1301. Governing boards; powers. 5711 A. The board of visitors of each baccalaureate public institution of higher education or its designee 5712 may: 5713 1. Make regulations and policies concerning the institution; 5714 2. Manage the funds of the institution and approve an annual budget; 5715 3. Appoint the chief executive officer of the institution:
- 5716 4. Appoint professors and fix their salaries; and

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5717 5. Fix the rates charged to students for tuition, mandatory fees, and other necessary charges.

5718 B. The governing board of each public institution of higher education or its designee may:

5719 1. In addition to the powers set forth in Restructured Higher Education Financial and Administrative 5720 Operations Act (§ 23.1-1000 et seq.), lease or sell and convey its interest in any real property that it 5721 has acquired by purchase, will, or deed of gift, subject to the prior approval of the Governor and any 5722 terms and conditions of the will or deed of gift, if applicable. The proceeds shall be held, used, and 5723 administered in the same manner as all other gifts and bequests;

5724 2. Grant easements for roads, streets, sewers, waterlines, electric and other utility lines, or other 5725 purposes on any property owned by the institution;

5726 3. Adopt regulations or institution policies for parking and traffic on property owned, leased, 5727 maintained, or controlled by the institution;

5728 4. Adopt regulations or institution policies for the employment and dismissal of professors, teachers, 5729 instructors, and other employees;

5. Adopt regulations or institution policies for the acceptance and assistance of students in addition 5730 5731 to the regulations or institution policies required pursuant to § 23.1-1303;

5732 6. Adopt regulations or institution policies for the conduct of students in attendance and for the 5733 rescission or restriction of financial aid, suspension, and dismissal of students who fail or refuse to 5734 abide by such regulations or policies:

5735 7. Establish programs, in cooperation with the Council and the Office of the Attorney General, to 5736 promote (i) student compliance with state laws on the use of alcoholic beverages and (ii) the awareness 5737 and prevention of sexual crimes committed upon students;

5738 8. Establish guidelines for the initiation or induction of students into any social fraternity or sorority in accordance with the prohibition against hazing as defined in § 18.2-56; 5739

9. Assign any interest it possesses in intellectual property or in materials in which the institution 5740 5741 claims an interest, provided such assignment is in accordance with the terms of the institution's 5742 intellectual property policies adopted pursuant to § 23.1-1303. The Governor's prior written approval is 5743 required for transfers of such property (i) developed wholly or predominantly through the use of state 5744 general funds, exclusive of capital assets and (ii) (a) developed by an employee of the institution acting 5745 within the scope of his assigned duties or (b) for which such transfer is made to an entity other than (1)5746 the Innovation and Entrepreneurship Investment Authority, (2) an entity whose purpose is to manage 5747 intellectual properties on behalf of nonprofit organizations, colleges, and universities, or (3) an entity 5748 whose purpose is to benefit the respective institutions. The Governor may attach conditions to these 5749 transfers as he deems necessary. In the event the Governor does not approve such transfer, the 5750 materials shall remain the property of the respective institutions and may be used and developed in any 5751 manner permitted by law;

5752 10. Conduct closed meetings pursuant to §§ 2.2-3711 and 2.2-3712 and conduct business as a "state 5753 public body" for purposes of subsection B of § 2.2-3708; and

5754 11. Adopt a resolution to require the governing body of a locality that is contiguous to the institution 5755 to enforce state statutes and local ordinances with respect to offenses occurring on the property of the 5756 institution. Upon receipt of such resolution, the governing body of such locality shall enforce statutes 5757 and local ordinances with respect to offenses occurring on the property of the institution. 5758

§ 23.1-1302. Governing boards; additional powers; voluntary early retirement.

5759 A. The governing board of each public institution of higher education may establish a compensation 5760 plan designed to provide incentives for voluntary early retirement of teaching and research staff 5761 employed in nonclassified, faculty positions. Participation in such compensation plan is voluntary for 5762 eligible employees and no employee shall be penalized in any way for not participating.

B. In order to qualify for participation in such compensation plan, an eligible faculty employee shall 5763 (i) be at least 60 years old; (ii) have completed at least 10 years of full-time service at the institution 5764 5765 offering the plan; (iii) have been awarded tenure or have a contractual right to continued employment; 5766 (iv) agree to withdraw from active membership in the Virginia Retirement System; and (v) comply with 5767 any additional criteria established by the governing board of the institution.

5768 C. Any compensation plan established pursuant to this section shall include the institutional needs 5769 and objectives to be served, the kind of incentives to be offered, the sources of available funding for 5770 implementation, and any additional qualifications required of eligible faculty employees established by 5771 the governing board. Any such compensation plan shall explicitly reserve to the governing board the 5772 authority to modify, amend, or repeal the plan. However, no such amendment, modification, or repeal is 5773 effective as to any individual who retires under the plan prior to the effective date of the amendment, 5774 modification, or repeal.

5775 D. The cash payments offered under any such compensation plan shall not exceed 150 percent of the 5776 employee's base annual salary reflected in the Personnel Management Information System at the time of 5777 election to participate. Any such payment shall be allocated over at least two years. Such compensation 5778 may include payment of insurance benefits by the institution until the participant reaches the age of 65.

5779 The total cost in any fiscal year for any compensation plan established under this section shall not 5780 exceed one percent of the institution's corresponding fiscal year state general fund appropriation for faculty salaries and associated benefits. 5781

5782 E. The Governor may establish, with the assistance of the Council, uniform criteria for such 5783 compensation plans. Prior to the adoption, modification, amendment, or repeal of any such 5784 compensation plan, the governing board shall obtain the Governor's approval. The Governor shall 5785 provide a copy of each approved plan to the Chairmen of the House Committee on Appropriations and 5786 the Senate Committee on Finance. All compensation plans shall be reviewed for legal sufficiency by the 5787 Office of the Attorney General prior to adoption, modification, amendment, or repeal.

5788 F. The Administrative Process Act (§ 2.2-4000 et seq.) does not apply to the establishment of such 5789 compensation plans or any implementing regulations or criteria.

#### 5790 § 23.1-1303. Governing boards; duties.

A. For purposes of this section, "intellectual property" means (i) a potentially patentable machine, 5791 5792 article of manufacture, composition of matter, process, or improvement in any of those; (ii) an issued 5793 patent; (iii) a legal right that inheres in a patent; or (iv) anything that is copyrightable. 5794

B. The governing board of each public institution of higher education shall:

5795 1. Adopt and post conspicuously on its website bylaws for its own governance, including provisions 5796 that (i) establish the requirement of transparency, to the extent required by law, in all board actions; 5797 (ii) describe the board's obligations under the Virginia Freedom of Information Act (§ 2.2-3700 et seq.), 5798 as set forth in § subdivision B 10 of § 23.1-1301, including the requirements that (a) the board record 5799 minutes of each open meeting and post the minutes on the board's website, in accordance with 5800 subsection I of § 2.2-3707 and § 2.2-3707.1, (b) discussions and actions on any topic not specifically 5801 exempted by § 2.2-3711 be held in an open meeting, (c) the board give public notice of all meetings, in 5802 accordance with subsection C of § 2.2-3707, and (d) any action taken in a closed meeting be approved 5803 in an open meeting before it can have any force or effect, in accordance with subsection B of 5804 § 2.2-3711; and (iii) require that the board invite the Attorney General's appointee or representative to 5805 all meetings of the board, executive committee, and board committees;

5806 2. Establish regulations or institution policies for the acceptance and assistance of students that 5807 include provisions (i) that specify that individuals who have knowingly and willfully failed to meet the 5808 federal requirement to register for the selective service are not eligible to receive any state direct 5809 student assistance, (ii) that specify that the accreditation status of a public high school in the 5810 Commonwealth shall not be considered in making admissions determinations for students who have 5811 earned a diploma pursuant to the requirements established by the Board of Education, and (iii) relating 5812 to the admission of certain graduates of comprehensive community colleges as set forth in § 23.1-907; 5813 3. Assist the Council in enforcing the provisions relating to eligibility for financial aid;

5814 4. Notwithstanding any other provision of state law, establish policies and procedures requiring the 5815 notification of the parent of a dependent student when such student receives mental health treatment at 5816 the institution's student health or counseling center and such treatment becomes part of the student's 5817 educational record in accordance with the federal Health Insurance Portability and Accountability Act 5818 (42 U.S.C. § 1320d et seq.) and may be disclosed without prior consent as authorized by the federal Family Educational Rights and Privacy Act (20 U.S.C. § 1232g) and related regulations (34 C.F.R. Part 5819 5820 99). Such notification shall only be required if it is determined that there exists a substantial likelihood 5821 that, as a result of mental illness the student will, in the near future, (i) cause serious physical harm to 5822 himself or others as evidenced by recent behavior or any other relevant information or (ii) suffer serious 5823 harm due to his lack of capacity to protect himself from harm or to provide for his basic human needs. 5824 However, notification may be withheld if any person licensed to diagnose and treat mental, emotional, 5825 or behavioral disorders by a health regulatory board within the Department of Health Professions who 5826 is treating the student has made a part of the student's record a written statement that, in the exercise 5827 of his professional judgment, the notification would be reasonably likely to cause substantial harm to the 5828 student or another person. No public institution of higher education or employee of a public institution 5829 of higher education making a disclosure pursuant to this subsection is civilly liable for any harm 5830 resulting from such disclosure unless such disclosure constitutes gross negligence or willful misconduct 5831 by the institution or its employees;

5832 5. Establish policies and procedures requiring the release of the educational record of a dependent 5833 student, as defined by the federal Family Educational Rights and Privacy Act (20 U.S.C. § 1232g), to a 5834 parent at his request;

5835 6. Establish programs to seek to ensure that all graduates have the technology skills necessary to 5836 compete in the twenty-first century and that all students matriculating in teacher-training programs 5837 receive instruction in the effective use of educational technology;

5838 7. Establish policies for the discipline of students who participate in varsity intercollegiate athletics, 5839 including a provision requiring an annual report by the administration of the institution to the

5840 governing board regarding enforcement actions taken pursuant to such policies;

5841 8. In addition to all meetings prescribed in Chapters 14 (§ 23.1-1400 et seq.) through 29 (§ 5842 23.1-2900 et seq.), meet with the chief executive officer of the institution at least once annually, in a 5843 closed meeting pursuant to subdivision A 1 of § 2.2-3711 and deliver an evaluation of the chief 5844 executive officer's performance. Any change to the chief executive officer's employment contract during 5845 any such meeting or any other meeting of the board shall be made only by a vote of the majority of the 5846 board's members;

5847 9. If human research, as defined in § 32.1-162.16, is conducted at the institution, adopt regulations 5848 pursuant to the Administrative Process Act (§ 2.2-4000 et seq.) to effectuate the provisions of Chapter 5849 5.1 (§ 32.1-162.16 et seq.) of Title 32.1 for human research. Such regulations shall require the human 5850 research committee to submit to the Governor, the General Assembly, and the chief executive officer of 5851 the institution or his designee at least annually a report on the human research projects reviewed and 5852 approved by the committee and require the committee to report any significant deviations from approved 5853 proposals;

10. Submit the annual financial statements for the fiscal year ending the preceding June 30 and the 5854 5855 accounts and status of any ongoing capital projects to the Auditor of Public Accounts for the audit of 5856 such statements pursuant to § 30-133;

11. Submit to the General Assembly and the Governor an annual executive summary of its interim 5857 5858 activity and work no later than the first day of each regular session of the General Assembly. The 5859 executive summary shall be submitted as provided in the procedures of the Division of Legislative 5860 Automated Systems for the processing of legislative documents and reports and shall be posted on the 5861 General Assembly's website;

5862 12. Make available to any interested party upon request a copy of the portion of the most recent 5863 report of the Uniform Crime Reporting Section of the Department of State Police entitled "Crime in Virginia" pertaining to institutions of higher education; and 5864

5865 13. Adopt policies or institution regulations regarding the ownership, protection, assignment, and use 5866 of intellectual property and provide a copy of such policies to the Governor and the Joint Commission 5867 on Technology and Science. All employees of public institutions of higher education are bound by the 5868 intellectual property policies of the institution employing them. 5869

#### § 23.1-1304. Governing boards; additional duties; educational programs.

5870 A. From such funds as are appropriated for such purpose, the Council shall develop, in consultation 5871 with public institutions of higher education and members of their governing boards, and annually 5872 deliver educational programs for the governing boards of such institutions. New members of such 5873 governing boards shall participate, at least once during their first two years of membership, in the 5874 programs, which shall be designed to address the role, duties, and responsibilities of the governing 5875 boards and may include in-service programs on current issues in higher education. In developing such 5876 programs, the Council may consider similar educational programs for institutional governing boards in 5877 other states.

5878 B. Educational programs for the governing boards of public institutions of higher education shall 5879 include presentations relating to:

5880 1. Board members' duty to the Commonwealth:

5881 2. Governing board committee structure and function;

5882 3. The duties of the executive committee set forth in § 23.1-1306;

5883 4. Professional accounting and reporting standards; 5884

5. Methods for meeting the statutory, regulatory, and fiduciary obligations of the board;

5885 6. The requirements of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.), developed and 5886 delivered in conjunction with the Freedom of Information Advisory Council; 5887

7. Institutional ethics and conflicts of interest;

8. Creating and implementing regulations and institution policies;

5889 9. Business operations, administration, budgeting, financing, financial reporting, and financial 5890 reserves, including a segment on endowment management; 5891

10. Fixing student tuition, mandatory fees, and other necessary charges;

5892 11. Overseeing planning, construction, maintenance, expansion, and renovation projects that affect 5893 the institution's consolidated infrastructure, physical facilities, and natural environment, including its 5894 lands, improvements, and capital equipment; 5895

12. Workforce planning, strategy, and investment;

5896 13. Institutional advancement, including philanthropic giving, fundraising initiatives, alumni 5897 programming, communications and media, government and public relations, and community affairs;

5898 14. Student welfare issues, including academic studies; curriculum; residence life; student 5899 governance and activities; and the general physical and psychological well-being of undergraduate and 5900 graduate students;

5901 15. Current national and state issues in higher education;

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5902 16. Future national and state issues in higher education;

5903 17. Relations between the governing board and the chief executive officer of the institution, including 5904 perspectives from chief executive officers of public institutions of higher education;

5905 18. Best practices for board governance, including perspectives from current board members; and

5906 19. Any other topics that the Council, public institutions of higher education, and members of their 5907 governing boards deem necessary or appropriate.

5908 C. The Council shall submit to the General Assembly and the Governor an annual executive 5909 summary of the interim activity and work of the Council pursuant to this section no later than the first 5910 day of each regular session of the General Assembly. The executive summary shall be submitted as 5911 provided in the procedures of the Division of Legislative Automated Systems for the processing of 5912 legislative documents and reports and shall be posted on the General Assembly's website. 5913

§ 23.1-1305. Governing boards; student accounts; collections.

5914 No governing board shall refer a student account to collections for nonpayment before required by 5915 the provisions of § 2.2-4806. This section shall not apply to public institutions of higher education that 5916 have entered into management agreements with the Commonwealth pursuant to the Restructured Higher 5917 Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.).

5918 § 23.1-1306. Governing board executive committee; duties.

5919 The executive committee of the governing board of each public institution of higher education shall 5920 (i) organize the working processes of the board; (ii) recommend best practices for board governance; 5921 (iii) develop and recommend to the board a statement of governance setting out the board's role; (iv) 5922 periodically review the board's bylaws and recommend amendments; (v) provide advice to the board on 5923 committee structure, appointments, and meetings; (vi) develop an orientation and continuing education 5924 process for board members that includes training on the Virginia Freedom of Information Act 5925 (§ 2.2-3700 et seq.); (vii) create, monitor, oversee, and review compliance with a code of ethics for 5926 board members; and (viii) develop a set of qualifications and competencies for membership on the 5927 board for approval by the board and recommendation to the Governor.

5928 § 23.1-1307. Governing boards; expenses of members.

5929 Members of the governing board of each public institution of higher education shall be reimbursed 5930 for all reasonable and necessary expenses incurred in the performance of their duties. Funding for the 5931 expenses of the members shall be provided by the institution. 5932

§ 23.1-1308. Governing board procedures; textbook sales and bookstores.

5933 A. No employee of a public institution of higher education shall demand or receive any payment, 5934 loan, subscription, advance, deposit of money, services, or anything, present or promised, as an 5935 inducement for requiring students to purchase a specific textbook required for coursework or instruction. 5936 However, such employee may receive (i) sample copies, instructor's copies, or instructional material not 5937 to be sold and (ii) royalties or other compensation from sales of textbooks that include such instructor's 5938 own writing or work.

5939 B. The governing board of each public institution of higher education shall implement procedures for 5940 making available to students in a central location and in a standard format on the relevant institutional 5941 website listings of textbooks required or assigned for particular courses at the institution. The lists of 5942 those required or assigned textbooks for each particular course shall include the International Standard 5943 Book Number (ISBN) along with other relevant information.

5944 C. Public institutions of higher education maintaining a bookstore supported by auxiliary services or 5945 operated by a private contractor shall post the listing of such textbooks when the relevant instructor or 5946 academic department identifies the required textbooks for order and subsequent student purchase.

5947 D. The governing board of each public institution of higher education shall implement policies, 5948 procedures, and guidelines that encourage efforts to minimize the cost of textbooks for students while 5949 maintaining the quality of education and academic freedom. The guidelines shall ensure that:

5950 1. Faculty textbook adoptions are made with sufficient lead time to university-managed or 5951 contract-managed bookstores so as to confirm availability of the requested materials and, when possible, 5952 ensure maximum availability of used textbooks:

5953 2. In the textbook adoption process, the intent to use all items ordered, particularly each individual 5954 item sold as part of a bundled package, is affirmatively confirmed by the faculty member before the adoption is finalized. If the faculty member does not intend to use each item in the bundled package, he 5955 5956 shall notify the bookstore, and the bookstore shall order the individualized items when their procurement 5957 is cost effective for both the institution and students and such items are made available by the 5958 publisher;

5959 3. Faculty members affirmatively acknowledge the bookstore's quoted retail price of textbooks 5960 selected for use in each course;

5961 4. Faculty members are encouraged to limit their use of new edition textbooks when previous 5962 editions do not significantly differ in a substantive way as determined by the appropriate faculty 5989

5963 member; and

5964 5. Provisions address the availability of required textbooks to students otherwise unable to afford the 5965 cost.

5966 E. No funds provided for financial aid from university bookstore revenue shall be counted in the 5967 calculation for state appropriations for student financial aid.

5968 § 23.1-1309. Boards of visitors; baccalaureate public institutions of higher education; 5969 intercollegiate athletics programs.

5970 A. As used in this section:

"Athletics revenue" means the total revenue received by an institution that is generated by any of the 5971 5972 institution's intercollegiate athletics programs. "Athletics revenue" includes contributions; game 5973 guarantees; income received from endowments and investments; income received from the sale of food, 5974 game programs, novelties, and other concessions at an intercollegiate athletics contest; income received 5975 from intercollegiate athletics conferences for participation in bowl games, tournaments, and other 5976 intercollegiate athletics contests; income received from the provision of parking at intercollegiate 5977 athletics contests or other events associated with intercollegiate athletics; rights and licensing; school 5978 funds; student fees; support from third parties guaranteed by the institution, such as income received 5979 from athletics camps, income received from television, and housing allowances; and all other income 5980 from any other source generated by the institution's intercollegiate athletics programs.

5981 "Contributions" means any income received directly from individuals, corporations, associations, foundations, clubs, or other donors for the operation of an institution's intercollegiate athletics 5982 programs. "Contributions" includes amounts paid in excess of the face value of an admissions ticket to 5983 5984 an intercollegiate athletics contest or any other event associated with intercollegiate athletics; cash; marketable securities; income generated from preferential seating arrangements at intercollegiate athletics contests or other events associated with intercollegiate athletics; and in-kind contributions such 5985 5986 5987 as cars provided to an intercollegiate athletics program by car dealers at no cost and apparel and 5988 sports drink products provided to intercollegiate athletes and coaches at no cost.

"Generated revenue" means all athletics revenue with the exception of the subsidy.

5990 "Institution" means a baccalaureate public institution of higher education.

5991 "Intercollegiate athletics program" means any athletics program for a particular sport that is 5992 operated by an institution and governed by the National Collegiate Athletic Association (NCAA).

5993 "Rights and licensing" includes income from radio and television broadcasts; Internet and 5994 e-commerce rights resulting from institution-negotiated contracts; revenue-sharing agreements with the 5995 NCAA or an intercollegiate athletics conference; licensing; the sale of advertisements, trademarks, or 5996 royalties; corporate sponsorships; and the value of in-kind contributions of products and services 5997 provided to an intercollegiate athletics program at no cost as part of such corporate sponsorship, such 5998 as equipment, apparel, isotonic sports drinks, other sports drink products, or water.

5999 "School funds" means the direct and indirect financial support provided by the institution to any of 6000 its intercollegiate athletics programs. "School funds" includes state funds, tuition, tuition waivers, federal 6001 work awards for student athletes, administrative costs, facilities and grounds maintenance, security, risk 6002 management, utilities, and depreciation and debt services.

"Student fees" means any fees assessed by an institution against a student that are used to support 6003 6004 any of the institution's intercollegiate athletics programs. 6005

"Subsidy" means the sum of school funds and student fees.

6006 "Subsidy percentage" means the subsidy divided by the athletics revenue, provided that revenues 6007 allocated to (i) support spirit groups associated with any intercollegiate athletics program, (ii) meet any indirect cost policy requirements, or (iii) debt service for previously approved intercollegiate athletics 6008 capital outlay projects may be excluded from the subsidy for the purposes of such calculation. 6009

"Ticket sales" means the sale of the right to gain admission to an intercollegiate athletics contest or 6010 any other event associated with intercollegiate athletics. "Ticket sales" includes sums received from any 6011 6012 associated shipping and handling charges and includes sales to the public, faculty, and students. "Ticket 6013 sales" does not include (i) amounts paid in excess of the face value of an admissions ticket to an 6014 intercollegiate athletics contest or any other event associated with intercollegiate athletics such as 6015 preferential seating arrangements or (ii) pass-through sales transactions such as sales for admission 6016 tickets to bowl games and conference and national tournaments.

6017 B. The Auditor of Public Accounts, in collaboration with the Council, State Comptroller, Department 6018 of Planning and Budget, and each institution, shall develop and implement a standardized reporting 6019 format for each institution to annually report its intercollegiate athletics revenue and expenses to the Auditor of Public Accounts that shall include treatment of student fees and classification of specific 6020 intercollegiate athletics programs and shall require expenses for spirit groups, indirect cost policy 6021 requirements, and debt service for previously approved intercollegiate athletics capital outlay projects 6022 6023 and other intercollegiate athletics capital outlay projects to be reported on separate lines.

6024 C. The subsidy percentage shall not exceed:

- **6025** *1.* 20 percent for NCAA Division I-A institutions affiliated with the Atlantic Coast Conference, Big 6026 Ten Conference, Big 12 Conference, Pac-12 Conference, or Southeastern Conference;
- 6027 2. 55 percent for NCAA Division I-A institutions affiliated with conferences other than the Atlantic
  6028 Coast Conference, Big Ten Conference, Big 12 Conference, Pac-12 Conference, or Southeastern
  6029 Conference;
- 6030 3. 70 percent for NCAA Division I-AA institutions;
- *4.* 78 *percent for NCAA Division I-AAA institutions;*
- **6032** 5. 81 percent for NCAA Division II institutions that operate intercollegiate football programs;
- 6033 6. 85 percent for NCAA Division II institutions that do not operate intercollegiate football programs;
- 6034 7. 89 percent for NCAA Division III institutions that operate intercollegiate football programs; and
- 6035 8. 92 percent for NCAA Division III institutions that do not operate intercollegiate football 6036 programs.
- 6037 D. Each fiscal year, any percentage increase in the subsidy at an institution that complies with
  6038 subsection C shall be matched by a like percentage increase in generated revenue, except that each such
  6039 institution shall utilize a rolling average of the change in generated revenue and student fees over the
  6040 immediately preceding five years for the purposes of such calculation.
- 6041 E. When necessary, each institution shall submit to the Governor and the General Assembly for 6042 approval a plan that reduces the subsidy in accordance with targets outlined in the plan over a 6043 five-year period until the subsidy percentage complies with the requirements of subsection C.
- 6044 *F.* The Auditor of Public Accounts shall annually review each institution's progress towards meeting 6045 the requirements of each plan approved pursuant to subsection E as part of his annual audit pursuant 6046 to § 30-133.
- 6047 G. Failure to meet the progress requirements of each plan approved pursuant to subsection E for 6048 one year, as determined by the Auditor of Public Accounts, shall result in such reduction of the 6049 financial and administrative operations authority granted to the institution pursuant to the Restructured 6050 Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.) as the Governor or
- 6051 General Assembly determines.
- H. Failure to meet the progress requirements of each plan approved pursuant to subsection E for
  two consecutive years, as determined by the Auditor of Public Accounts, shall result in revocation of all
  financial and administrative operations authority granted to the institution pursuant to the Restructured
  Higher Education Financial and Administrative Operations Act (§ 23.1-1000 et seq.).
- 6056 I. The board of visitors of any institution that seeks to add a major intercollegiate athletics program 6057 such as football or basketball or change the division level of any of its existing intercollegiate athletics 6058 programs shall first submit to the Intercollegiate Athletics Review Commission (Commission) established 6059 pursuant to Chapter 57 (§ 30-359 et seq.) of Title 30 a plan and recommendations for financing the 6060 addition or change. The institution shall not in any way undertake any such addition or agree or commit to any such change until it has received the findings and recommendations of the Commission 6061 pursuant to § 30-360. Any such addition or change is subject to the approval of the General Assembly 6062 expressed in the general appropriation act. The board of visitors of any institution that adds a 6063 6064 non-major intercollegiate athletics program shall report such decision within 15 days of the board's 6065 action.

#### 6066 § 23.1-1310. Boards of visitors; baccalaureate public institutions of higher education; property of 6067 predecessor institutions.

- All real estate and personal property standing in the name of any predecessor institution of a
  baccalaureate public institution of higher education shall be transferred to, known and taken as
  standing in the name of, and controlled by the board of visitors of such public institution of higher
  education. All such real estate and personal property is the property of the Commonwealth.
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#### CHAPTER 14. CHRISTOPHER NEWPORT UNIVERSITY.

6074 § 23.1-1400. Corporate name; name of the University.

A. The board of visitors of Christopher Newport University (the board) is a corporation under the name and style of "The Rector and Visitors of Christopher Newport University" and has, in addition to its other powers, all the corporate powers given to corporations by the provisions of Title 13.1 except those powers that are confined to corporations created pursuant to Title 13.1. The board shall at all times be under the control of the General Assembly.

6080 B. The institution shall be known as Christopher Newport University (the University).

- 6081 § 23.1-1401. Membership.
- **6082** The board shall consist of 14 members appointed by the Governor, of whom at least six shall be alumni of the University.
- 6084 § 23.1-1402. Meetings; officers; committees.
- 6085 A. The board shall meet at the University at least four times a year and at such other times as it

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determines. Special meetings of the board may be called by the rector or any three members. The 6086 6087 secretary shall provide notice of any special meeting to each member.

6088 B. Seven members shall constitute a quorum.

6089 C. At the first meeting after July  $\overline{I}$  in every even-numbered year, the board shall elect from its 6090 membership a rector to preside at its meetings, a vice-rector to preside at its meetings in the absence of 6091 the rector, and a secretary to preside at its meetings in the absence of the rector and vice-rector.

6092 D. The board may appoint a pro tempore officer to preside at its meetings in the absence of the 6093 rector, vice-rector, and secretary.

6094 E. Vacancies in the offices of rector, vice-rector, and secretary may be filled by the board for the 6095 unexpired term.

6096 F. At every regular annual meeting of the board, the board may appoint an executive committee for 6097 the transaction of business in the recess of the board, to serve for a period of one year or until the next 6098 regular annual meeting. 6099

#### § 23.1-1403. Powers and duties.

6100 A. The board shall appoint all teachers and fix their salaries, provide for the employment of other 6101 personnel as required, and generally direct the affairs of the University.

6102 B. The board may confer degrees and, subject to the provisions of § 23.1-203, approve new 6103 academic programs and discontinue academic programs offered by the University. 6104

CHAPTER 15.

#### GEORGE MASON UNIVERSITY.

#### § 23.1-1500. Corporate name; name of the University.

A. The board of visitors of George Mason University (the board) is a corporation under the name 6107 and style of "The Rector and Visitors of George Mason University" and has, in addition to its other 6108 powers, all the corporate powers given to corporations by the provisions of Title 13.1 except those 6109 6110 powers that are confined to corporations created pursuant to Title 13.1. The board shall at all times be 6111 under the control of the General Assembly. 6112

B. The institution shall be known as George Mason University (the University).

#### § 23.1-1501. Membership.

6114 A. The board shall consist of 16 members appointed by the Governor. At least one member 6115 appointed each year shall be an alumnus of the University.

6116 B. The alumni association of the University and the board may submit to the Governor a list of at 6117 least three nominees for each vacancy on the board, whether the vacancy occurs by expiration of a term or otherwise. The Governor may appoint a member from the list of nominees. 6118 6119

#### § 23.1-1502. Meetings; officers; committees.

6120 A. The board shall meet at the University once a year and at such other times as it determines. 6121 Special meetings of the board may be called by the rector or any three members. The secretary shall 6122 provide notice of any special meeting to each member. 6123

B. Eight members shall constitute a quorum.

6124 C. Every other year, the board shall appoint from its membership a rector to preside at its meetings, 6125 a vice-rector to preside at its meetings in the absence of the rector, and a secretary to preside at its 6126 meetings in the absence of the rector and vice-rector.

D. The board may appoint a pro tempore officer to preside at its meetings in the absence of the 6127 6128 rector, vice-rector, and secretary.

6129 E. Vacancies in the offices of rector, vice-rector, and secretary may be filled by the board for the 6130 unexpired term.

6131 F. At every regular annual meeting of the board, the board may appoint an executive committee for 6132 the transaction of business in the recess of the board, consisting of at least three and not more than five 6133 members, to serve for a period of one year or until the next regular annual meeting. 6134

#### § 23.1-1503. Powers and duties.

6135 A. The board shall appoint all teachers, staff members, and agents and fix their salaries and 6136 generally direct the affairs of the University.

6137 B. The board may confer degrees and, subject to the provisions of § 23.1-203, approve new 6138 academic programs and discontinue academic programs offered by the University. 6139

### § 23.1-1504. Establishment of branch campus in the Republic of Korea.

6140 A. In recognition that global educational opportunities benefit the intellectual and economic interests of the Commonwealth, the board may create a corporation or other legal entity controlled by the 6141 University to establish and operate a branch campus of the University in the Republic of Korea. 6142 Establishment of the branch campus is subject to Council guidelines governing the approval of branch 6143 6144 campuses, pursuant to § 23.1-203.

B. The board has the same powers with respect to operation and governance of its branch campus in 6145 6146 Korea as are vested in the board with respect to the University.

6147 C. No corporation or other legal entity created for the above purpose shall be deemed a state or

- 6148 governmental agency, advisory agency, public body or agency, or other instrumentality.
- 6149 D. No director, officer, or employee of any such corporation or other legal entity shall be deemed an 6150 officer or employee of the Commonwealth for any purpose.

6151 E. In operating the branch campus, the board shall provide for appropriate professional 6152 opportunities for Virginia-based faculty to teach or conduct research on the Republic of Korea campus 6153 and educational opportunities for Virginia-based students to study or conduct research on the Republic 6154 of Korea campus.

6155 F. Nothing contained in this section shall be deemed a waiver of the sovereign immunity of the 6156 Commonwealth or the University.

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#### CHAPTER 16. JAMES MADISON UNIVERSITY.

#### 6159 § 23.1-1600. Corporate name; name of the University.

A. The board of visitors of James Madison University (the board) is a corporation under the name 6160 and style of "The Visitors of James Madison University" and has, in addition to its other powers, all the 6161 corporate powers given to corporations by the provisions of Title 13.1 except those powers that are 6162 confined to corporations created pursuant to Title 13.1. The board shall at all times be under the 6163 6164 control of the General Assembly.

6165 B. The institution shall be known as James Madison University (the University).

6166 C. All laws relating to Madison College or the board of visitors of Madison College shall be 6167 construed as relating to the University or the board, respectively.

#### 6168 § 23.1-1601. Membership.

6169 A. The board shall consist of 15 members appointed by the Governor, of whom at least 13 shall be 6170 residents of the Commonwealth.

6171 B. The alumni association of the University may submit to the Governor a list of at least three 6172 nominees for each vacancy on the board, whether the vacancy occurs by expiration of a term or otherwise. The Governor may appoint a member from the list of nominees. The Governor is not limited 6173 6174 in his appointments to the individuals so nominated.

#### § 23.1-1602. Powers and duties. 6175

6176 A. The board shall appoint all teachers and agents and fix their salaries and generally direct the 6177 affairs of the University.

6178 B. The board may confer degrees. 6179

#### § 23.1-1603. Program of instruction to educate and train teachers.

6180 The University shall maintain a program of instruction to educate and train teachers for the public 6181 elementary and secondary schools of the Commonwealth without excluding other programs of 6182 instruction. 6183

### CHAPTER 17.

#### LONGWOOD UNIVERSITY.

#### § 23.1-1700. Corporate name; name of the University.

A. The board of visitors of Longwood University (the board) is a corporation under the name and 6186 style of "The Visitors of Longwood University" and has, in addition to its other powers, all the 6187 corporate powers given to corporations by the provisions of Title 13.1 except those powers that are 6188 confined to corporations created pursuant to Title 13.1. The board shall at all times be under the 6189 6190 control of the General Assembly.

6191 B. The institution shall be known as Longwood University (the University). 6192

### § 23.1-1701. Membership.

6193 A. The board shall consist of 13 members appointed by the Governor, of whom at least two shall be 6194 alumni of the University and at least 11 shall be residents of the Commonwealth.

6195 B. The alumni association of the University may submit to the Governor a list of at least three 6196 nominees for each vacancy on the board, whether the vacancy occurs by expiration of a term or 6197 otherwise. The Governor may appoint a member from the list of nominees.

6198 § 23.1-1702. Powers and duties.

6199 A. The board shall appoint all teachers and agents and fix their salaries and generally direct the 6200 affairs of the University.

6201 B. The board may confer degrees. 6202

#### § 23.1-1703. Program of instruction to educate and train teachers.

6203 The University shall maintain a program of instruction to educate and train teachers for the public 6204 elementary and secondary schools of the Commonwealth without excluding other programs of 6205 instruction.

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#### CHAPTER 18. UNIVERSITY OF MARY WASHINGTON.

§ 23.1-1800. Corporate name; name of the University.

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A. The board of visitors of the University of Mary Washington (the board) is a corporation under the

6210 name and style of "The Rector and Visitors of the University of Mary Washington" and has, in addition 6211 to its other powers, all the corporate powers given to corporations by the provisions of Title 13.1 except those powers that are confined to corporations created pursuant to Title 13.1. The board shall at all 6212 times be under the control of the General Assembly. 6213 6214 B. The institution shall be known as the University of Mary Washington (the University). 6215 § 23.1-1801. Membership. 6216 A. The board shall consist of 12 members appointed by the Governor, of whom at least nine shall be 6217 residents of the Commonwealth and at least six shall be alumni of the University. B. The alumni association of the University may submit to the Governor a list of at least three 6218 6219 nominees for each vacancy on the board, whether the vacancy occurs by expiration of a term or otherwise. The Governor may appoint a member from the list of nominees. 6220 6221 § 23.1-1802. Meetings; officers; committees. A. The board shall meet at the University once a year and at such other times as it determines. 6222 6223 B. A majority of the members shall constitute a quorum. C. At the first meeting after July 1 in every even-numbered year, the board shall appoint from its 6224 6225 membership a rector to preside at its meetings, a vice-rector to preside at its meetings in the absence of 6226 the rector, and a secretary who shall preside at its meetings in the absence of the rector and 6227 vice-rector. 6228 D. The board may appoint a pro tempore officer to preside at its meetings in the absence of the 6229 rector, vice-rector, and secretary. 6230 E. Vacancies in the offices of rector, vice-rector, and secretary may be filled by the board for the 6231 unexpired term. 6232  $\overline{F}$ . Special meetings of the board may be called by the rector or any three members. In either case, 6233 the secretary shall give notice of the time of meetings to each member. 6234 G. At every regular annual meeting of the board, it may appoint an executive committee for the transaction of business in the recess of the board, consisting of at least three and not more than five 6235 6236 members, to serve for a period of one year or until the next regular annual meeting. 6237 § 23.1-1803. Powers and duties. 6238 A. The board shall appoint all teachers and fix their salaries, provide for the employment of other 6239 personnel as required, and generally direct the affairs of the University. 6240 B. The board may confer degrees and, subject to the provisions of § 23.1-203, approve new 6241 academic programs and discontinue academic programs offered by the University. 6242 CHAPTER 19. 6243 NORFOLK STATE UNIVERSITY. 6244 § 23.1-1900. Corporate name; name of the University. 6245 A. The board of visitors of Norfolk State University (the board) is a corporation under the name and style of "The Visitors of Norfolk State University" and has, in addition to its other powers, all the 6246 6247 corporate powers given to corporations by the provisions of Title 13.1 except those powers that are confined to corporations created pursuant to Title 13.1. The board shall at all times be under the 6248 6249 control of the General Assembly. 6250 B. The institution shall be known as Norfolk State University (the University). 6251 C. All laws relating to Norfolk State College or the board of visitors of Norfolk State College shall 6252 be construed as relating to the University or the board, respectively. 6253 § 23.1-1901. Membership; executive committee. 6254 A. The board of visitors shall consist of 13 members appointed by the Governor, of whom at least 6255 four shall be alumni of the University. Of the alumni appointed, at least one shall be a resident of the 6256 Commonwealth. 6257 B. The alumni association of the University may submit to the Governor a list of four nominees for 6258 each vacancy on the board, whether the vacancy occurs by expiration of a term or otherwise. The 6259 Governor may appoint a member from the list of nominees.

6260 C. The board may appoint at least three and not more than five of its members to an executive 6261 committee that has and may exercise such powers as the board may prescribe.

#### § 23.1-1902. Powers and duties.

6263 A. The board shall (i) make all provisions for teachers, staff members, and agents, fix their salaries, and prescribe their duties and (ii) generally direct the affairs of the University. 6264

B. The board may take, hold, receive, and enjoy any gift, grant, devise, or bequest to the University 6265 for the uses and purposes designated by the donor, or if not so designated, for the general purposes of 6266 6267 the board. 6268

C. The board may confer degrees.

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#### CHAPTER 20. OLD DOMINION UNIVERSITY.

6271 § 23.1-2000. Corporate name; name of the University.

6272 A. The board of visitors of Old Dominion University (the board) is a corporation under the name 6273 and style of "Old Dominion University" and has, in addition to its other powers, all the corporate powers given to corporations by the provisions of Title 13.1 except those powers that are confined to 6274 6275 corporations created pursuant to Title 13.1. The board shall at all times be under the control of the 6276 General Assembly.

6277 B. The institution shall be known as Old Dominion University (the University).

6278 C. All laws relating to Norfolk College or the board of visitors of Norfolk College shall be construed 6279 as relating to the University or the board, respectively.

6280 § 23.1-2001. Membership.

6281 A. The board shall consist of 17 members appointed by the Governor, of whom at least 14 shall be 6282 residents of the Commonwealth and at least three shall be alumni of the University.

6283 B. The alumni association of the University may submit to the Governor a list of at least three 6284 nominees for each vacancy on the board, whether the vacancy occurs by expiration of a term or 6285 otherwise. The Governor may appoint a member from the list of nominees. 6286

#### § 23.1-2002. Meetings; officers; committees.

6287 A. The board shall meet at the University once a year and at such other times as it determines. 6288 Special meetings of the board may be called by the rector or any three members. The secretary shall 6289 provide notice of any special meeting to each member.

6290 B. A majority of members shall constitute a quorum.

6291 C. At the first meeting after July 1 in every even-numbered year, the board shall elect from its 6292 membership a rector to preside at its meetings, a vice-rector to preside at its meetings in the absence of 6293 the rector, and a secretary to preside at its meetings in the absence of the rector and vice-rector.

6294 D. The board may appoint a pro tempore officer to preside at its meetings in the absence of the 6295 rector, vice-rector, and secretary.

6296 E. Vacancies in the offices of rector, vice-rector, and secretary may be filled by the board for the 6297 unexpired term.

6298  $\vec{F}$ . At every regular annual meeting of the board, an executive committee for the transaction of 6299 business in the recess of the board may be appointed, consisting of at least five members. The executive 6300 committee shall consist of the officers of the board and such other members as the rector may appoint. 6301

§ 23.1-2003. Powers and duties.

6302 A. The board shall (i) appoint all teachers, staff members, and agents and fix their salaries and (ii) 6303 generally direct the affairs of the University.

6304 B. The board may confer degrees.

6305 C. The board may take, hold, and enjoy any gift, grant, devise, or bequest made to the University for 6306 any use or purpose designated by the donor or for the general purposes of the board when no use or 6307 purpose is designated, whether such gift, grant, devise, or bequest is made directly to the corporation or 6308 to trustees for its benefit. 6309

#### § 23.1-2004. Program of instruction to educate and train teachers.

The University may maintain a program of instruction to educate and train teachers for the public 6310 6311 elementary and secondary schools of the Commonwealth. 6312

#### CHAPTER 21.

#### RADFORD UNIVERSITY.

6314 § 23.1-2100. Corporate name; name of the University.

6315 A. The board of visitors of Radford University (the board) is a corporation under the name and style 6316 of "The Visitors of Radford University" and has, in addition to its other powers, all the corporate powers given to corporations by the provisions of Title 13.1 except those powers that are confined to 6317 6318 corporations created pursuant to Title 13.1. The board shall at all times be under the control of the 6319 General Assembly. 6320

B. The institution shall be known as Radford University (the University).

6321 C. All laws relating to Radford College or the board of visitors of Radford College shall be 6322 construed as relating to the University or the board, respectively.

6323 § 23.1-2101. Membership.

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6324 A. The board shall consist of 15 members appointed by the Governor, of whom at least 11 shall be 6325 residents of the Commonwealth.

6326 B. The alumni association of the University may submit to the Governor a list of at least three 6327 nominees for each vacancy on the board, whether the vacancy occurs by expiration of a term or 6328 otherwise. The Governor may appoint a member from the list of nominees.

#### 6329 § 23.1-2102. Powers and duties.

6330 A. The board shall (i) provide for the employment of personnel as required and fix their salaries and (ii) generally direct the affairs of the University. 6331

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6332 B. The board may confer degrees.

6333 § 23.1-2103. Program of instruction to educate and train teachers.

6334 The University shall maintain a program of instruction to educate and train teachers for the public 6335 elementary and secondary schools of the Commonwealth without excluding other programs of 6336 instruction.

### CHAPTER 22.

UNIVERSITY OF VIRGINIA.

Article 1.

General Provisions.

#### 6341 § 23.1-2200. Corporate name; name of the University.

A. The board of visitors of the University of Virginia (the board) is a corporation under the name 6342 and style of "the Rector and Visitors of the University of Virginia" and has, in addition to its other 6343 6344 powers, all the corporate powers given to corporations by the provisions of Title 13.1 except those powers that are confined to corporations created pursuant to Title 13.1. The board shall at all times be 6345 6346 under the control of the General Assembly. 6347

B. The institution shall be known as the University of Virginia (the University).

#### § 23.1-2201. Membership.

A. The board shall consist of 17 members appointed by the Governor, of whom at least (i) 12 shall 6349 6350 be appointed from the Commonwealth at large, (ii) 12 shall be alumni of the University, and (iii) one 6351 shall be a physician with administrative and clinical experience in an academic medical center.

6352 B. The alumni association of the University may submit to the Governor a list of at least three 6353 nominees for each vacancy on the board, whether the vacancy occurs by expiration of a term or 6354 otherwise. The Governor may appoint members from the list of nominees. 6355

### § 23.1-2202. Meetings; officers; committees.

6356 A. The board shall meet at the University at least once a year and at such other times and places as 6357 it determines. Special meetings of the board may be called by the rector or any three members. The 6358 Secretary shall provide notice of any special meeting to each member. 6359

B. Five members shall constitute a quorum.

6360 C. The board shall appoint from its membership a rector to preside at its meetings and a vice-rector 6361 to preside at its meetings in the absence of the rector. The board may appoint a substitute pro tempore 6362 to preside in the absence of the rector and vice-rector. The rector and the vice-rector shall perform any additional duties as prescribed by the board. The terms of the rector and vice-rector shall be for two 6363 years, commencing and expiring as provided in the board's bylaws. 6364

6365 D. The board shall appoint a secretary who shall serve a term and perform duties as prescribed by 6366 the board.

6367 E. Vacancies in the offices of rector, vice-rector, and secretary may be filled by the board for the 6368 unexpired term.

6369 F. At every annual meeting of the board, the board shall appoint an executive committee for the 6370 transaction of business in the recess of the board, consisting of at least three and not more than seven 6371 members, to serve for the period of one year or until the next regular annual meeting. 6372

#### § 23.1-2203. Courses of study to be taught.

The following courses of study shall be taught at the University: the Latin, Greek, Hebrew, French, 6373 6374 Spanish, Italian, German, and Anglo-Saxon languages; the different branches of mathematics, pure and physical; natural philosophy, chemistry, and mineralogy, including geology; the principles of agriculture; botany, anatomy, surgery, and medicine; zoology, history, ideology, general grammar, 6375 6376 ethics, rhetoric, and belles lettres; and civil government, political economy, the law of nature and of 6377 6378 nations, and municipal law. 6379

### § 23.1-2204. Salary of president and professors; fees.

6380 The president and each of the professors shall receive a stated salary. The board may supplement such stated salary out of the fees for tuition and other revenues of the University. 6381

#### 6382 § 23.1-2205. Secured obligations.

6383 It shall be unlawful for the board to issue its obligations to be secured by deed of trust on its real 6384 estate without the prior consent of the General Assembly. 6385

### § 23.1-2206. Payment of bonds of the University.

6386 For the payment of the bonds, with the interest on such bonds, issued pursuant to the act entitled 6387 "An act to authorize the rector and board of visitors of the University of Virginia to issue bonds to pay off and discharge their floating debt and maturing obligations," approved March 28, 1871, the current 6388 revenue of the University and the property held by the Commonwealth for the purposes of the University 6389 6390 shall continue liable.

#### 6391 § 23.1-2207. Payment of interest on debt of University; sinking fund.

6392 Out of the appropriation made by the General Assembly for the support of the University, there shall 6393 be first set apart, annually, a sum sufficient to pay the interest accruing on the existing interest-bearing

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6394 debt of the University, except as provided in § 23.1-1109, and to constitute a sinking fund for the 6395 liquidation of the principal of such debt. Such sum shall be applied to no other purpose or object.

6396 § 23.1-2208. Provision for interest on certain bonds.

6397 The Comptroller shall place in the state treasury a sum sufficient to pay semiannually six percent 6398 annual interest on two sums of \$50,000 in consol bonds of the Commonwealth donated by William W. 6399 Corcoran, of Washington, D.C., to the University and under the act of January 13, 1877, and the act of 6400 April 2, 1879, converted into registered bonds in the name of the board.

#### 6401 § 23.1-2209. Powers and duties.

6402 A. The board shall (i) care for and preserve all property belonging to the University, (ii) grant to 6403 the president of the University supreme administrative direction over all the schools, colleges, divisions, 6404 and branches of the University, and (iii) examine the progress of the students in each year and give to 6405 those who excel in any course of study such honors as it deems proper.

6406 B. The board may (i) remove the president of the University or any professor with the assent of 6407 two-thirds of its members, (ii) prescribe the duties of each professor and the course and mode of 6408 instruction, (iii) appoint a comptroller and proctor and employ any other agent or servant, (iv) regulate 6409 the renting of the rooms and dormitories, and (v) to enable the board to procure a supply of water and 6410 construct and maintain a system of waterworks, drainage, and sewerage for the University, acquire such 6411 springs, lands, and rights-of-way as may be necessary, according to the provisions of Title 25.1.

6412 § 23.1-2210. Investment of endowment funds, endowment income, etc.

6413 A. As used in this section:

6414 "Derivative" means a contract or financial instrument or a combination of contracts and financial 6415 instruments, including any contract commonly known as a "swap," that gives the University the right or 6416 obligation to deliver, receive delivery of, or make or receive payments based on changes in the price, 6417 value, yield, or other characteristic of a tangible or intangible asset or group of assets or changes in a 6418 rate, index of prices or rates, or other market indicator for an asset or group of assets.

6419 "Financial security" means (i) any note, stock, treasury stock, bond, debenture, evidence of 6420 indebtedness, certificate of interest, collateral-trust certificate, preorganization certificate of subscription, transferable share, investment contract, voting-trust certificate, certificate of deposit for a security, or 6421 6422 fractional undivided interest in oil, gas, or other mineral rights; (ii) any put, call, straddle, option, or 6423 privilege on any security, certificate of deposit, or group or index of securities, including any interest 6424 therein or based on the value thereof; (iii) any put, call, straddle, option, or privilege entered into on a 6425 national securities exchange relating to foreign currency; (iv) in general, any interest or instrument 6426 commonly known as a "security"; or (v) any certificate of interest or participation in, temporary or 6427 interim security for, receipt for, guarantee of, or warrant or right to subscribe to or purchase any 6428 financial security.

6429 "Option" means an agreement or contract whereby the University may grant or receive the right to 6430 purchase, sell, or pay or receive the value of any personal property asset, including any agreement or 6431 contract that relates to any security, contract, or agreement.

B. The board shall invest and manage the endowment funds, endowment income, gifts, all other 6432 6433 nongeneral fund reserves and balances, and local funds of or held by the University in accordance with 6434 this section and the provisions of the Uniform Prudent Management of Institutional Funds Act 6435 (§ 64.2-1100 et seq.).

6436 C. No member of the board is personally liable for losses suffered by any endowment fund, 6437 endowment income, gift, other nongeneral fund reserve and balance, or local funds of or held by the 6438 University arising from investments made pursuant to the provisions of subsection A.

6439 D. The investment and management of endowment funds, endowment income, gifts, all other 6440 nongeneral fund reserves and balances, or local funds of or held by the University is not subject to the 6441 provisions of the Virginia Public Procurement Act (§ 2.2-4300 et seq.).

6442 E. In addition to the investment practices authorized by the Uniform Prudent Management of 6443 Institutional Funds Act (§ 64.2-1100 et seq.), the board may invest or reinvest the endowment funds, 6444 endowment income, gifts, all other nongeneral fund reserves and balances, and local funds of or held by 6445 the University in derivatives, options, and financial securities.

6446 F. The authority provided in this section to invest and reinvest nongeneral fund reserves and 6447 balances of or held by the University is predicated upon an approved management agreement between 6448 the University and the Commonwealth. Article 2.

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#### The University of Virginia's College at Wise.

§ 23.1-2211. The University of Virginia's College at Wise.

6451 6452 A. The University of Virginia's College at Wise (the College), established in Wise County, Virginia, 6453 is a division of the University and a baccalaureate public institution of higher education subject to the 6454 supervision, management, and control of the board.

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6455 B. Direct and indirect appropriations from the Commonwealth to the College shall be expended as 6456 directed by the board.

6457 C. All property, property rights, duties, contracts, and agreements of the College are vested in the 6458 board. The board shall care for and preserve all property belonging to the College.

6459 D. With respect to the College, the board has all the powers that are vested in the board with 6460 respect to the University. 6461

E. The president of the University shall be the principal administrative officer of the College.

F. The board shall fix the title of the chief executive officer of the College.

Article 3. Medical Center.

#### § 23.1-2212. Operations of Medical Center.

A. The ability of the University to provide medical and health sciences education and related 6466 6467 research is dependent upon the maintenance of high-quality teaching hospitals and related health care 6468 and health maintenance facilities, collectively referred to in this article as the Medical Center, and the 6469 maintenance of a Medical Center serving such purposes requires specialized management and operation 6470 that permit the Medical Center to remain economically viable and participate in cooperative 6471 arrangements reflective of changes in health care delivery.

B. Notwithstanding the provisions of § 32.1-124 exempting hospitals and nursing homes owned or 6472 6473 operated by an agency of the Commonwealth from state licensure, the Medical Center shall be, for so 6474 long as the Medical Center maintains its accreditation by a national accrediting organization granted 6475 authority by the Centers for Medicare and Medicaid Services to ensure compliance with Medicare conditions of participation pursuant to § 1865 of Title XVIII of the Social Security Act (42 U.S.C. 6476 § 1395bb), deemed to be licensed as a hospital for purposes of other law relating to the operation of hospitals licensed by the Board of Health. The Medical Center shall not, however, be deemed to be a 6477 6478 6479 licensed hospital to the extent that any law relating to licensure of hospitals specifically excludes the Commonwealth or its agencies. As an agency of the Commonwealth, the Medical Center shall remain (i) 6480 6481 exempt from licensure by the Board of Health pursuant to § 32.1-124 and (ii) subject to the Virginia 6482 Tort Claims Act (§ 8.01-195.1 et seq.). This subsection shall not be construed as a waiver of the 6483 Commonwealth's sovereign immunity.

6484 C. The University may create, own in whole or in part, or otherwise control corporations, 6485 partnerships, insurers, or other entities whose activities promote the operations of the Medical Center 6486 and its mission; cooperate or enter into joint ventures with such entities and with government bodies; 6487 and enter into contracts in connection with its operations. Without limiting the power of the University to issue bonds, notes, guarantees, or other evidence of indebtedness pursuant to subsection D in 6488 connection with such activities, no such creation, ownership, or control shall create any responsibility of the University, the Commonwealth, or any agency of the Commonwealth for the operations or 6489 6490 6491 obligations of any such entity or in any way make the University, the Commonwealth, or any agency of the Commonwealth responsible for the payment of debt or other obligations of such entity. All such 6492 interests shall be reflected on the financial statements of the Medical Center. 6493

6494 D. Notwithstanding the provisions of Chapter 11 (§ 23.1-1100 et seq.), the University may issue 6495 bonds, notes, guarantees, or other evidence of indebtedness without the approval of any other governmental body subject to the following provisions: 6496

6497 1. Such debt is used solely for the purpose of paying not more than 50 percent of the cost of capital 6498 improvements in connection with the operation of the Medical Center or related issuance costs, reserve 6499 funds, and other financing expenses, including interest during construction and acquisitions and for up 6500 to one year thereafter.

6501 2. The only revenues of the University pledged to the payment of such debt are those derived from 6502 the operation of the Medical Center and related health care and educational activities, and no general 6503 fund appropriation and special Medicaid disproportionate share payments for indigent and medically 6504 indigent patients who are not eligible for the Virginia Medicaid Program is pledged for the payment of 6505 such debt.

6506 3. Such debt states that it does not constitute a debt of the Commonwealth or a pledge of the faith 6507 and credit of the Commonwealth.

6508 4. Such debt is not sold to the public.

6509 5. The total principal amount of such debt outstanding at any one time does not exceed \$25 million.

6510 6. The Treasury Board approves the terms and structure of such debt.

6511 7. The purpose, terms, and structure of such debt are promptly communicated to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees. 6512

8. All such indebtedness is reflected on the financial statements of the Medical Center. 6513

E. Subject to meeting the conditions set forth in subsection D, such debt may be in such form and 6514 6515 have such terms as the board may provide and shall be in all respects debt of the University for the purposes of §§ 23.1-1110, 23.1-1115, and 23.1-1116. 6516

6517 § 23.1-2213. Medical center management; capital projects; leases of property; procurement.

6518 A. The economic viability of the Medical Center, the requirement for its specialized management and operation, and the need of the Medical Center to participate in cooperative arrangements reflective of 6519 6520 changes in health care delivery, as set forth in § 23.1-2212, depend upon the ability of the management 6521 of the Medical Center to make and promptly implement decisions necessary to conduct the affairs of the 6522 Medical Center in an efficient, competitive manner. It is critical to and in the best interests of the 6523 Commonwealth that the University continues to fulfill its mission of providing quality medical and health 6524 sciences education and related research and, through the presence of its Medical Center, continues to 6525 provide for the care, treatment, health-related services, and education activities associated with Virginia 6526 patients, including indigent and medically indigent patients. Because the ability of the University to 6527 fulfill this mission is highly dependent upon revenues derived from providing health care through its Medical Center, and because the ability of the Medical Center to continue to be a reliable source of 6528 6529 such revenues is heavily dependent upon its ability to compete with other providers of health care that 6530 are not subject to the requirements of law applicable to agencies of the Commonwealth, the University 6531 may implement the following modifications to the management and operation of the affairs of the 6532 Medical Center in order to enhance its economic viability:

6533 1. a. For any Medical Center capital project entirely funded by a nongeneral fund appropriation 6534 made by the General Assembly, all post-appropriation review, approval, administrative, and policy and 6535 procedure functions performed by the Department of General Services, the Division of Engineering and 6536 Buildings, the Department of Planning and Budget, and any other agency that supports the functions 6537 performed by these departments are delegated to the University, subject to the following stipulations and 6538 conditions: (i) the board shall develop and implement an appropriate system of policies, procedures, 6539 reviews, and approvals for Medical Center capital projects to which this subsection applies; (ii) the 6540 system so adopted shall provide for the review and approval of any Medical Center capital project to 6541 which this subsection applies to ensure that, except as provided in clause (iii), the cost of any such 6542 capital project does not exceed the sum appropriated for the project and the project otherwise complies with all requirements of the Code of Virginia regarding capital projects, excluding only the 6543 6544 post-appropriation review, approval, administrative, and policy and procedure functions performed by 6545 the Department of General Services, the Division of Engineering and Buildings, the Department of 6546 Planning and Budget, and any other agency that supports the functions performed by these departments; 6547 (iii) the board may, during any fiscal year, approve a transfer of up to 15 percent of the total 6548 nongeneral fund appropriation for the Medical Center to supplement funds appropriated for a capital 6549 project of the Medical Center, provided that the board finds that the transfer is necessary to effectuate 6550 the original intention of the General Assembly in making the appropriation for the capital project in 6551 question; (iv) the University shall report to the Department of General Services on the status of any such capital project prior to commencement of construction of, and at the time of acceptance of, any 6552 6553 such capital project; and (v) the University shall ensure that Building Officials and Code Administrators 6554 (BOCA) Code and fire safety inspections of any such project are conducted and such projects are 6555 inspected by the State Fire Marshal or his designee prior to certification for building occupancy by the University's assistant state building official to whom such inspection responsibility has been delegated 6556 6557 pursuant to § 36-98.1. Nothing in this section shall be deemed to relieve the University of any reporting 6558 requirement pursuant to § 2.2-1513. Notwithstanding the provisions of this subsection, the terms and 6559 structure of any financing of any capital project to which this subsection applies shall be approved 6560 pursuant to § 2.2-2416.

b. No capital project to which this subsection applies shall be materially increased in size or
materially changed in scope beyond the plans and justifications that were the basis for the project's
appropriation unless (i) the Governor determines that such increase in size or change in scope is
necessary due to an emergency or (ii) the General Assembly approves the increase or change in a
subsequent appropriation for the project. After construction of any such capital project has commenced,
no such increase or change shall be made during construction unless the conditions in clause (i) or (ii)
have been satisfied.

6568 2. a. The University is exempt from the provisions of § 2.2-1149 and any rules, regulations and 6569 guidelines of the Division of Engineering and Buildings regarding leases of real property that it enters 6570 into on behalf of the Medical Center and, pursuant to policies and procedures adopted by the board, 6571 may enter into such leases subject to the following conditions: (i) the lease shall be an operating lease and not a capital lease as defined in guidelines established by the Secretary of Finance and generally 6572 6573 accepted accounting principles; (ii) the University's decision to enter into such a lease shall be based 6574 upon cost, demonstrated need, and compliance with guidelines adopted by the board that direct that (a) 6575 competition be sought to the maximum practical degree, (b) all costs of occupancy be considered, and (c) the use of the space to be leased is necessary and efficiently planned; (iii) the form of the lease is 6576 approved by the Special Assistant Attorney General representing the University; (iv) the lease otherwise 6577

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6578 meets all requirements of law; (v) the leased property is certified for occupancy by the building official 6579 of the political subdivision in which the leased property is located; and (vi) upon entering such leases and upon any subsequent amendment of such leases, the University provides copies of all lease 6580 6581 documents and any attachments to such lease documents to the Department of General Services.

6582 b. Notwithstanding the provisions of § 2.2-1155 and subdivision B 1 of § 23.1-1301, but subject to 6583 policies and procedures adopted by the board, the University may lease, for a purpose consistent with 6584 the mission of the Medical Center and for a term not to exceed 50 years, property in the possession or 6585 control of the Medical Center.

6586 c. Notwithstanding the provisions of this subdivision, the terms and structure of any financing arrangements secured by capital leases or other similar lease financing agreements shall be approved 6587 6588 pursuant to § 2.2-2416.

6589 3. a. Contracts awarded by the University on behalf of the Medical Center for the procurement of 6590 goods, services, including professional services, construction, or information technology and 6591 telecommunications in compliance with this subdivision are exempt from (i) the Virginia Public 6592 Procurement Act (§ 2.2-4300 et seq.), except as provided in this section; (ii) the requirements of the 6593 Division of Purchases and Supply of the Department of General Services as set forth in Article 3 (§ 2.2-1109 et seq.) of Chapter 11 of Title 2.2; (iii) the requirements of the Division of Engineering and 6594 Buildings as set forth in Article 4 (§ 2.2-1129 et seq.) of Chapter 11 of Title 2.2; and (iv) the authority 6595 6596 of the Chief Information Officer and the Virginia Information Technologies Agency as set forth in 6597 Chapter 20.1 (§ 2.2-2005 et seq.) of Title 2.2 regarding the review and approval of contracts for (a) the 6598 construction of Medical Center capital projects and (b) information technology and telecommunications 6599 projects.

6600 b. The University shall adopt and at all times maintain guidelines generally applicable to the 6601 procurement of goods, services, construction, and information technology and telecommunications projects by the Medical Center or by the University on behalf of the Medical Center. Such guidelines 6602 6603 shall be based upon competitive principles and in each instance seek competition to the maximum 6604 practical degree. The guidelines shall (i) implement a system of competitive negotiation for professional 6605 services; (ii) prohibit discrimination against the bidder or offeror in the solicitation or award of 6606 contracts on the basis of the race, religion, color, sex, or national origin of the bidder or offeror; and (iii) incorporate the prompt payment principles of §§ 2.2-4350 and 2.2-4354 and may (a) take into 6607 6608 account the dollar amount of the intended procurement, the term of the anticipated contract, and the 6609 likely extent of competition; (b) implement a prequalification procedure for contractors or products; (c) 6610 include provisions for cooperative procurement arrangements with private health or educational 6611 institutions or public agencies or institutions of the states or territories of the United States or the 6612 District of Columbia; and (d) implement provisions of law.

c. Sections 2.2-4311, 2.2-4315, 2.2-4342 (which shall not be construed to require compliance with 6613 6614 the prequalification application procedures of subsection B of § 2.2-4317), and 2.2-4330 and §§ 2.2-4333 through 2.2-4341 and 2.2-4367 through 2.2-4377 shall continue to apply to procurements 6615 6616 by the Medical Center and the University on behalf of the Medical Center.

6617 B. Subject to conditions that are prescribed in the budget bill pursuant to § 2.2-1509, the State Comptroller shall credit, on a monthly basis, to the nongeneral fund operating cash balances of the 6618 Medical Center the imputed interest earned by the investment of such nongeneral fund operating cash 6619 6620 balances, including those balances derived from patient care revenues, on deposit with the State 6621 Treasurer. 6622

### Article 4.

#### Donations.

#### § 23.1-2214. Gifts, bequests, and devises.

6625 Any person may (i) deposit in the state treasury; (ii) bequeath money, stocks, or public bonds of any 6626 kind to be so deposited; or (iii) grant, devise, or bequeath property, real or personal, to be sold and the 6627 proceeds to be so deposited, in sums not less than \$100, that shall be invested in securities that are 6628 legal investments under the laws of the Commonwealth for public funds for the benefit of the University, 6629 and in such case the interest or dividends accruing on such investments shall be paid to the board and 6630 appropriated by the board for general purposes unless some particular appropriation has been 6631 designated by the donor or testator. The State Treasurer shall notify the board of any such deposit in 6632 the state treasury.

#### § 23.1-2215. Donations for special purposes or objects.

If any particular purpose or object connected with the University is specified by a donor pursuant to 6634 6635 23.1-2214 at the time of such deposit (i) by writing filed in the State Treasurer's office, which may 6636 also be recorded in the clerk's office of the Circuit Court of Albemarle County as a deed for land is 6637 recorded, or (ii) in the will of such testator, the interest, income, and profits of such fund shall be 6638 appropriated to such purpose and object and none other. If the donor or testator so directs in such 6639 writing or will, the interest accruing on such fund shall be reinvested by the State Treasurer every six

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months, in the manner prescribed in § 23.1-2214 and for such period as such writing or will prescribes, 6640 not exceeding 30 years. At the expiration of the time so prescribed or 30 years, whichever occurs first, 6641 6642 the fund, with its accumulations, and the interest, income, and profits accruing upon the aggregate fund 6643 shall be paid to the board as they accrue and as directed by such writing or will and shall be 6644 appropriated and employed according to the provisions of such writing or will and not otherwise. The 6645 board shall render to the General Assembly, at each regular session, an account of the disbursement of 6646 any funds so derived.

#### 6647 § 23.1-2216. Disposition of donations.

6648 Donations made pursuant to § 23.1-2214 are irrevocable by the donor or his representatives, but if 6649 the board gives notice in writing to the State Treasurer within one year of being notified of the donation 6650 by the Treasurer that it declines to receive the benefit of such deposit, the deposit and any interest and 6651 profits that may have accrued shall be held subject to the order of such donor or his legal representatives. If at any time the object of such donation or deposit fails by the legal destruction of the 6652 University or by any other means so that the purpose of the gift, bequest, or devise is permanently 6653 frustrated, the whole fund, including unexpended principal and interest, shall revert to and be vested in 6654 6655 the donor or his legal representatives.

#### 6656 § 23.1-2217. Reservation of nomination by donor.

6657 If a donor pursuant to § 23.1-2214 reserves in writing as set forth in § 23.1-2215 to himself or to 6658 any other person the power to (i) nominate to any professorship, scholarship, or other place or 6659 appointment in the University or (ii) do any other act connected with such nomination and he or such 6660 other person fails to make such nomination in writing or do such other act within six months, the board may proceed to make such appointment or do such act. 6661

#### 6662 § 23.1-2218. Commonwealth to be trustee of donations; liability of State Treasurer.

6663 The Commonwealth is the trustee for the safekeeping and due application of all funds that may be deposited in the treasury pursuant to § 23.1-2214. The State Treasurer and the sureties in his official 6664 bond are liable for the money or other funds deposited, and the accounting officers of the 6665 6666 Commonwealth shall keep separate accounts of each such deposit in the same manner as other public 6667 funds.

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#### CHAPTER 23. VIRGINIA COMMONWEALTH UNIVERSITY.

# § 23.1-2300. Corporate name; name of the University.

6671 A. The board of visitors of Virginia Commonwealth University (the board) is a corporation under the 6672 name and style of "Virginia Commonwealth University" and has, in addition to its other powers, all the 6673 corporate powers given to corporations by the provisions of Title 13.1 except those powers that are 6674 confined to corporations created pursuant to Title 13.1. The board shall at all times be under the 6675 control of the General Assembly.

6676 B. The institution shall be known as Virginia Commonwealth University (the University). 6677

#### § 23.1-2301. Purpose of board.

6678 The board is formed for the purpose of establishing and maintaining a university consisting of 6679 colleges, schools, and divisions offering undergraduate and graduate programs in the liberal arts and 6680 sciences and courses of study for the professions and such other courses of study as may be 6681 appropriate, and in connection with this purpose, the board may maintain and conduct hospitals, 6682 infirmaries, dispensaries, laboratories, research centers, power plants, and such other facilities as it 6683 deems proper.

#### 6684 § 23.1-2302. Property and liabilities of Medical College of Virginia and Richmond Professional 6685 Institute.

6686 All real estate and personal property in the name of the corporate bodies designated "Medical College of Virginia" and "Richmond Professional Institute" transferred to, known and taken as standing 6687 in the name of, and under the control of the University is the property of the Commonwealth. The 6688 6689 University is vested with all rights, duties, contracts, and agreements and is responsible and liable for 6690 all the liabilities and obligations of its predecessor institutions. 6691

#### § 23.1-2303. Membership.

6692 A. The board shall consist of 16 members appointed by the Governor.

6693 B. Notwithstanding § 23.1-1300, members are eligible to serve for a total of two four-year terms 6694 which may be served consecutively; however, a member appointed by the Governor to serve an 6695 unexpired term is eligible to serve two additional four-year terms. 6696

### § 23.1-2304. Principal office; meetings; officers; committees.

6697 A. The principal office of the board shall be located, and all meetings of the board held, as far as 6698 practicable, in the City of Richmond.

6699 B. The board shall meet at least once a year and at such other times as it determines. Notice of all 6700 meetings shall be provided to each member.

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6701 C. A majority of the members shall constitute a quorum.

6702 D. The board shall appoint from its membership a rector, a vice-rector, a secretary, and any other 6703 officers as determined by the board. The board shall prescribe their duties and term of office and fix 6704 their compensation, if any.

6705 E. The board shall determine the number of members of and appoint an executive committee and 6706 determine the number of members of the executive committee that shall constitute a quorum. The 6707 executive committee shall perform duties prescribed by the board.

6708 F. Reasonable expenses incurred by members shall be paid out of the funds of the University.

6709 § 23.1-2305. Powers and duties.

A. The board shall appoint the all teachers, staff members, and agents, fix their salaries, and 6710 6711 prescribe their duties.

B. The board shall generally direct the affairs and business of the University. 6712 6713

C. The board may confer degrees, including honorary degrees.

6714 D. The board may take, hold, receive, and enjoy any gift, grant, devise, or bequest to the University 6715 or its predecessors for the uses and purposes designated by the donor, or if not so designated, for the 6716 general purposes of the corporation, whether given directly or indirectly, and accept, execute, and 6717 administer any trust in which it may have an interest under the terms of the instrument creating the 6718 trust. 6719

# § 23.1-2306. Investment of endowment funds, endowment income, etc.

A. As used in this section:

6721 "Derivative" means a contract or financial instrument or a combination of contracts and financial 6722 instruments, including any contract commonly known as a "swap," that gives the University the right or 6723 obligation to deliver, receive delivery of, or make or receive payments based on changes in the price, value, yield, or other characteristic of a tangible or intangible asset or group of assets or changes in a 6724 6725 rate, index of prices or rates, or other market indicator for an asset or group of assets.

6726 "Financial security" means (i) any note, stock, treasury stock, bond, debenture, evidence of 6727 indebtedness, certificate of interest, collateral-trust certificate, preorganization certificate of subscription, 6728 transferable share, investment contract, voting-trust certificate, certificate of deposit for a security, or 6729 fractional undivided interest in oil, gas, or other mineral rights; (ii) any put, call, straddle, option, or 6730 privilege on any security, certificate of deposit, or group or index of securities, including any interest 6731 therein or based on the value thereof; (iii) any put, call, straddle, option, or privilege entered into on a 6732 national securities exchange relating to foreign currency; (iv) in general, any interest or instrument 6733 commonly known as a "security"; or (v) any certificate of interest or participation in, temporary or interim security for, receipt for, guarantee of, or warrant or right to subscribe to or purchase any 6734 6735 financial security.

6736 "Option" means an agreement or contract whereby the University may grant or receive the right to 6737 purchase, sell, or pay or receive the value of any personal property asset, including any agreement or 6738 contract that relates to any security, contract, or agreement.

6739 B. The board shall invest and manage the endowment funds, endowment income, gifts, all other 6740 nongeneral fund reserves and balances, and local funds of or held by the University in accordance with 6741 this section and the provisions of the Uniform Prudent Management of Institutional Funds Act 6742 (§ 64.2-1100 et seq.).

6743 C. No member of the board is personally liable for losses suffered by any endowment fund, 6744 endowment income, gift, other nongeneral fund reserve and balance, or local funds of or held by the 6745 University arising from investments made pursuant to the provisions of subsection A.

6746 D. The investment and management of endowment funds, endowment income, gifts, all other nongeneral fund reserves and balances, or local funds of or held by the University is not subject to the 6747 6748 provisions of the Virginia Public Procurement Act (§ 2.2-4300 et seq.).

6749 E. In addition to the investment practices authorized by the Uniform Prudent Management of 6750 Institutional Funds Act (§ 64.2-1100 et seq.), the board may invest or reinvest the endowment funds, 6751 endowment income, gifts, all other nongeneral fund reserves and balances, and local funds of or held by 6752 the University in derivatives, options, and financial securities.

6753 F. The authority provided in this section to invest and reinvest nongeneral fund reserves and balances of or held by the University is predicated upon an approved management agreement between 6754 6755 the University and the Commonwealth. 6756

§ 23.1-2307. Process or notice.

6757 Process against or notice to the board shall be served only in the City of Richmond upon the rector, 6758 vice-rector, or secretary of the board or the president of the University.

§ 23.1-2308. The Medical College of Virginia; Health Sciences Schools of the University. 6759

The colleges, schools, and divisions previously existing as The Medical College of Virginia are 6760 designated the Health Sciences Schools of the University. 6761

§ 23.1-2309. Operations of Medical Center. 6762

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6763 A. The University may provide medical and health sciences education and related research through 6764 teaching hospitals and related health care and health maintenance facilities, collectively referred to in 6765 this section as the Medical Center. The Medical Center may participate in cooperative arrangements 6766 reflective of changes in health care delivery.

6767 B. The University may create, own in whole or in part, or otherwise control corporations, 6768 partnerships, insurers, or other entities whose activities promote the operations of the Medical Center 6769 and its mission; cooperate or enter into joint ventures with such entities; and enter into contracts in 6770 connection with such joint ventures. Without limiting the power of the University to issue bonds, notes, 6771 guarantees, or other evidence of indebtedness pursuant to subsection C in connection with such 6772 activities, no such creation, ownership, or control shall create any responsibility of the University, the 6773 Commonwealth, or any agency of the Commonwealth for the operations or obligations of any entity or 6774 in any way make the University, the Commonwealth, or any agency of the Commonwealth responsible 6775 for the payment of debt or other obligations of such entity. All such interests shall be reflected on the 6776 financial statements of the Medical Center.

C. Notwithstanding the provisions of Chapter 11 (§ 23.1-1100 et seq.), the University may issue 6777 bonds, notes, guarantees, or other evidence of indebtedness without the approval of any other 6778 6779 governmental body subject to the following provisions:

6780 1. Such debt is used solely for the purpose of paying not more than 50 percent of the cost of capital 6781 improvements in connection with the operation of the Medical Center or related issuance costs, reserve 6782 funds, and other financing expenses, including interest during construction or acquisition and for up to 6783 one year thereafter.

6784 2. No revenues of the University are pledged to the payment of such debt except those revenues 6785 derived from the operation of the Medical Center and related health care and educational activities, and no general fund appropriation and special Medicaid disproportionate share payments for indigent and 6786 6787 medically indigent patients who are not eligible for the Virginia Medicaid Program are pledged to the 6788 payment of such debt.

- 6789 3. Such debt states that it does not constitute a debt of the Commonwealth or a pledge of the faith 6790 and credit of the Commonwealth.
- 6791 4. Such debt is not sold to the public.
- 6792 5. The total principal amount of such debt outstanding at any one time does not exceed \$25 million.

6793 6. The Treasury Board approves the terms and structure of such debt.

6794 7. The purpose, terms, and structure of such debt are promptly communicated to the Governor and 6795 the Chairmen of the House Appropriations and Senate Finance Committees. 6796

8. All such indebtedness is reflected on the financial statements of the Medical Center.

6797 D. Subject to meeting the conditions set forth in subsection C, such debt may be in such form and 6798 have such terms as the board may provide and shall be in all respects debt of the University for the purposes of §§ 23.1-1110, 23.1-1115, and 23.1-1116. 6799

#### 6800 § 23.1-2310. Authority to create Virginia Commonwealth University School of Medicine-Northern 6801 Virginia Division.

A. The board may establish the Virginia Commonwealth University School of Medicine-Northern 6802 6803 Virginia Division (the Division). If established, the board shall operate the Division in the areas of 6804 program and service emphasis that the Council approves pursuant to subdivision 7 of § 23.1-203.

6805 B. The board has the same powers with respect to the operation of the Division as are vested in the 6806 board regarding the University.

#### 6807 § 23.1-2311. Virginia Center on Aging.

6808 A. The Virginia Center on Aging (the Center) shall be located at the University and shall be an 6809 interdisciplinary study, research, information, and resource facility for the Commonwealth. The Center shall utilize the full capability of the faculty, staff, libraries, laboratories, and clinics of the University 6810 for the benefit of older Virginians and the expansion of knowledge relating to the aged and the aging 6811 6812 process. 6813

B. The Center is subject to the supervision and control of the board.

6814 C. The board shall appoint an advisory committee for the Center.

6815 D. The board shall appoint an executive director for the Center who shall:

1. Exercise all powers and perform all duties imposed upon him by law; 6816

6817 2. Perform all duties imposed upon him by the board; and

6818 3. Employ such personnel and contract for such services as may be required to carry out the purposes of this section. 6819

6820 *E.* The Center, under the direction of the executive director, shall:

6821 1. Develop and promote programs of continuing education and in-service training for persons who 6822 work with or provide services to the elderly:

6823 2. Develop educational and training programs for persons 60 years old or older to assist them in 6846

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6824 adjusting to the aging process, including retirement planning, health maintenance, employment 6825 opportunities, recreation, and self-development;

6826 3. Foster development of educational courses for students at institutions of higher education in 6827 disciplines other than gerontology to increase their understanding of the process of aging in humans;

6828 4. Conduct research in the field of gerontology and make the research findings available to 6829 interested public and private agencies;

6830 5. Collect and maintain data on a statewide and regional basis on the characteristics and conditions 6831 of persons over the age of 60 and make such data available to the Department for Aging and 6832 Rehabilitative Services and all other organizations and state agencies involved in planning and 6833 delivering services to persons over the age of 60;

6834 6. Coordinate the functions and services of the Center with the Department for Aging and 6835 Rehabilitative Services (i) in such a manner that the knowledge, education, and research programs in 6836 the Center constitute a readily available resource for the Department in planning and service delivery 6837 and (ii) to prevent any duplication of effort;

6838 7. Apply for and accept grants from the United States government, state government, state agencies, 6839 or any other source to carry out the purposes of this section. The Center may execute such agreements and comply with such conditions as may be necessary to apply for and accept such grants; 6840

**6841** 8. Accept gifts, bequests, and any other thing of value to be used to carry out the purposes of this 6842 section:

6843 9. Receive, administer, and expend all funds and other assistance made available to the Center to 6844 carry out the purposes of this section; and 6845

10. Do all other things necessary or convenient to carrying out the purposes of this section.

§ 23.1-2312. Establishment of a branch campus in the State of Qatar.

A. In recognition that global educational opportunities benefit the intellectual and economic interests 6847 6848 of the Commonwealth, the board may establish, operate, and govern a branch campus of the University 6849 in the State of Qatar. The board has the same powers with respect to operation and governance of its 6850 branch campus in Qatar as are vested in the board by law with respect to the University. In operating 6851 such branch campus, the board shall provide appropriate professional opportunities for Virginia-based faculty to teach or conduct research on the Qatar campus and educational opportunities for 6852 6853 Virginia-based students to study or conduct research on the Oatar campus.

6854 B. Nothing contained in this section shall be deemed a waiver of the sovereign immunity of the 6855 Commonwealth or the University.

6856 C. In its operation of any branch campus established in the State of Qatar, the board and its 6857 employees shall not discriminate on the basis of race, color, religion, national origin, or sex, and shall 6858 not abridge the constitutional rights of freedom of speech and religion. Any agreement that the board enters to establish, operate, or govern the branch campus in Qatar shall contain contractual assurances 6859 6860 to the board that the branch campus shall operate without discrimination on the basis of race, color, religion, national origin, or sex, and without abridging the constitutional rights of freedom of speech 6861 6862 and religion. 6863

# CHAPTER 24.

# VIRGINIA COMMONWEALTH UNIVERSITY HEALTH SYSTEM AUTHORITY.

6865 § 23.1-2400. Definitions.

6866 As used in this chapter, unless the context requires a different meaning:

6867 "Authority" means the Virginia Commonwealth University Health System Authority.

6868 "Board" means the board of directors of the Authority.

6869 "Bonds" means bonds, notes, revenue certificates, lease participation certificates, or other evidences of indebtedness or deferred purchase financing arrangements. "Chief executive officer" means the chief executive officer of the Virginia Commonwealth University 6870

**6871** 6872 Health System Authority.

6873 "Costs" means (i) costs of (a) construction, reconstruction, renovation, site work, and acquisition of 6874 lands, structures, rights-of-way, franchises, easements, and other property rights and interests; (b) 6875 demolition, removal, or relocation of buildings or structures; (c) labor, materials, machinery, and all 6876 other kinds of equipment; (d) engineering and inspections; (e) financial, legal, and accounting services; 6877 (f) plans, specifications, studies, and surveys; (g) estimates of costs and of revenues; (h) feasibility 6878 studies; and (i) issuance of bonds, including printing, engraving, advertising, legal, and other similar 6879 expenses; (ii) financing charges; (iii) administrative expenses, including administrative expenses during 6880 the start-up of any project; (iv) credit enhancement and liquidity facility fees; (v) fees for interest rate caps, collars, swaps, or other financial derivative products; (vi) interest on bonds in connection with a 6881 6882 project prior to and during construction or acquisition thereof and for a period not exceeding one year thereafter; (vii) provisions for working capital to be used in connection with any project; (viii) 6883 6884 redemption premiums, obligations purchased to provide for the payment of bonds being refunded, and other costs necessary or incident to refunding of bonds; (ix) operating and maintenance reserve funds, 6885

debt reserve funds, and other reserves for the payment of principal and interest on bonds; (x) all other
expenses necessary, desirable, or incidental to the operation of the Authority's facilities or the
construction, reconstruction, renovation, acquisition, or financing of projects, other facilities, or
equipment appropriate for carrying out the purposes of this chapter and the placing of the same in
operation; or (xi) the refunding of bonds.

<sup>6891</sup> "Hospital facilities" means all property or rights in property, real and personal, tangible and
<sup>6892</sup> intangible, including all facilities suitable for providing hospital and health care services and all
<sup>6893</sup> structures, buildings, improvements, additions, extensions, replacements, appurtenances, lands, rights in
<sup>6894</sup> land, furnishings, landscaping, approaches, roadways, and other related and supporting facilities owned,
<sup>6895</sup> leased, operated, or used, in whole or in part, by Virginia Commonwealth University as part of, or in
<sup>6896</sup> connection with, MCV Hospitals in the normal course of its operations as a teaching, research, and
<sup>6897</sup> medical treatment facility.

(6898 "Hospital obligations" means all debts or other obligations, contingent or certain, owing to any person or other entity on the transfer date, arising out of the operation of MCV Hospitals as a medical treatment facility or the financing or refinancing of hospital facilities and including all bonds and other debts for the purchase of goods and services, whether or not delivered, and obligations for the delivery of services, whether or not performed.

6903 "Project" means any health care, research, or educational facility or equipment necessary or 6904 convenient to or consistent with the purposes of the Authority, whether owned by the Authority, 6905 including hospitals; nursing homes; continuing care facilities; self-care facilities; wellness and health 6906 maintenance centers; medical office facilities; clinics; outpatient clinics; surgical centers; alcohol, 6907 substance abuse, and drug treatment centers; laboratories; sanitariums; hospices; facilities for the 6908 residence or care of the elderly, the handicapped, or the chronically ill; residential facilities for nurses, 6909 interns, and physicians; other kinds of facilities for the treatment of sick, disturbed, or infirm individuals, the prevention of disease, or maintenance of health; colleges, schools, or divisions offering 6910 6911 undergraduate or graduate programs for the health professions and sciences and such other courses of 6912 study as may be appropriate, together with research, training, and teaching facilities; all necessary or 6913 desirable related and supporting facilities and equipment or equipment alone, including (i) parking, 6914 kitchen, laundry, laboratory, wellness, pharmaceutical, administrative, communications, computer, and 6915 recreational facilities; (ii) power plants and equipment; (iii) storage space; (iv) mobile medical 6916 facilities; (v) vehicles; (vi) air transport equipment; and (vii) other equipment necessary or desirable for 6917 the transportation of medical equipment, medical personnel, or patients; and all lands, buildings, 6918 improvements, approaches, and appurtenances necessary or desirable in connection with or incidental to 6919 any project.

6920 "Transfer date" means a date or dates agreed to by the board of visitors of Virginia Commonwealth
6921 University and the Authority for the transfer of employees to the Authority and for the transfer of
6922 hospital facilities, or any parts thereof, to and the assumption, directly or indirectly, of hospital
6923 obligations by the Authority, which dates for the various transfers and the various assumptions may be
6924 different, but in no event shall any date be later than June 30, 1997.

6925 "University" means Virginia Commonwealth University.

# 6926 § 23.1-2401. Authority established; powers, purposes, and duties.

6927 A. The Virginia Commonwealth University Health System Authority is established as a public body
6928 corporate, public instrumentality, and political subdivision of the Commonwealth with such public and
6929 corporate powers as are set forth in this chapter.

6930 B. The purpose of the Authority is to exercise public and essential governmental functions to provide 6931 for the health, welfare, convenience, knowledge, benefit, and prosperity of the residents of the 6932 Commonwealth and such other individuals who might be served by the Authority by delivering and 6933 supporting the delivery of medical care and related services to such residents and individuals, providing 6934 educational opportunities in the medical field and related disciplines, conducting and facilitating research in the medical field and related disciplines, and enhancing the delivery of health care and 6935 6936 related services to the Commonwealth's indigent population. The Authority may perform such public and 6937 essential government functions with the power and purpose to:

6938 1. Provide health care, including indigent care, to protect and promote the health and welfare of the 6939 citizens of the Commonwealth;

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6945 3. Facilitate and support the health education, research, and public service activities of the Health 6946 Sciences Schools of the University; 6947 4. Serve as the principal teaching and training hospital for undergraduate and graduate students of 6948 the Health Sciences Schools of the University;

6949 5. Provide a site for faculty members of the Health Sciences Schools of the University to conduct 6950 medical and biomedical research; and

6951 6. Operate and manage general hospital and other health care facilities, engaging in specialized **6952** management and operational practices to remain economically viable, earning revenues necessary for 6953 operations, and participating in arrangements with public and private entities and other activities, 6954 taking into account changes that have occurred or may occur in the future in the provision of health 6955 care and related services.

6956 C. The Authority shall operate, maintain, and expand, as appropriate, teaching hospitals and related 6957 facilities for the benefit of the Commonwealth and its citizens and such other individuals who might be 6958 served by the Authority. 6959

### § 23.1-2402. Board of directors; membership; meetings; officers; employees.

6960 A. The Authority shall be governed by a board of directors with a total of 21 members that consists 6961 of 19 appointed members and two ex officio members. The 19 appointed members shall consist of six nonlegislative citizen members to be appointed by the Governor, of whom two shall be physician-faculty 6962 members; five members to be appointed by the Speaker of the House of Delegates, of whom two shall be 6963 physician-faculty members; three members to be appointed by the Senate Committee on Rules, of whom 6964 6965 one shall be a physician-faculty member; and five nonlegislative citizen members of the board of visitors 6966 of the University to be appointed by the rector of the board of visitors of the University, all of whom shall be members of the board of visitors of the University at all times while serving on the board. The President of the University and the Vice-President for Health Sciences of the University, or the 6967 6968 6969 individual who holds such other title as subsequently may be established by the board of visitors of the 6970 University for the chief academic and administrative officer for the Health Sciences Schools of the 6971 University, shall serve ex officio with voting privileges.

6972 All appointed members except those who are members of the board of visitors of the University shall 6973 have demonstrated experience or expertise in business, health care management, or legal affairs.

6974 B. The five appointed physician-faculty members shall be faculty members of the University with 6975 hospital privileges at MCV Hospitals at all times while serving on the board.

C. The Governor, the Speaker of the House of Delegates, and the Senate Committee on Rules shall 6976 6977 appoint physician-faculty members after consideration of names from lists submitted by the faculty 6978 physicians of the School of Medicine of the University through the Vice-President for Health Sciences of 6979 the University. The list shall contain at least two names for each vacancy.

6980 D. Members shall serve for terms of three years. Vacancies occurring other than by expiration of a 6981 term shall be filled for the unexpired term. No member shall serve for more than two consecutive 6982 three-year terms; however, a member appointed to serve an unexpired term is eligible to serve two 6983 consecutive three-year terms. Members who serve two consecutive three-year terms are eligible for 6984 reappointment one year after the expiration of their second term. All appointments are subject to 6985 confirmation by the General Assembly. Members shall continue to hold office until their successors have 6986 been appointed and confirmed. Ex officio members shall serve a term coincident with their term of **6987** office.

**6988** E. Neither the board members appointed from the board of visitors of the University nor the ex 6989 officio members shall vote on matters that require them to breach their fiduciary duties to the University 6990 or to the Authority.

6991 F. Any member may be removed for malfeasance, misfeasance, incompetence, or gross neglect of 6992 duty by the individual or entity that appointed him or, if such appointing individual no longer holds the 6993 office creating the right of appointment, by the current holder of that office.

6994 G. The President of the University shall serve as the chairman of the board. The board shall elect 6995 annually a vice-chairman from among its membership. The board shall also elect a secretary and 6996 treasurer and such assistant secretaries and assistant treasurers as the board may authorize for terms 6997 determined by the board, each of whom may or may not be a member of the board. The same individual 6998 may serve as both secretary and treasurer.

6999 H. The board may appoint an executive committee and other standing or special committees and 7000 prescribe their duties and powers, and any executive committee may exercise all such powers and duties 7001 of the board under this chapter as the board may delegate.

7002 I. The board may provide for the appointment, employment, term, compensation, and removal of officers, employees, and agents of the Authority, including engineers, consultants, lawyers, and 7003 7004 accountants, as the board deems appropriate.

J. The board shall meet at least four times each year and may hold such special meetings as it 7005 7006 deems appropriate.

7007 K. The board may adopt, amend, and repeal such policies, regulations, procedures, and bylaws not 7008 contrary to law or inconsistent with this chapter as it deems expedient for its own governance and for

7009 the governance and management of the Authority.

7010 L. A majority of the board shall constitute a quorum for meetings, and the board may act by a 7011 majority of those present at any meeting.

M. Legislative board members are entitled to such compensation as provided § 30-19.12 and 7012 7013 nonlegislative citizen board members are entitled to such compensation for the performance of their 7014 duties as provided in § 2.2-2813. All members are entitled to reimbursement for all reasonable and 7015 necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. 7016 Funding for the costs of compensation and expenses of the members shall be provided by the Authority.

7017 N. The provisions of the State and Local Government Conflict of Interests Act (§ 2.2-3100 et seq.) 7018 shall apply to the members of the board and the employees of the Authority.

7019 § 23.1-2403. Chief executive officer of the Authority.

7020 A. The Authority shall be under the immediate supervision and direction of a chief executive officer, 7021 subject to the policies and direction established by the board. The chief executive officer shall be the individual who holds the title of Vice-President for Health Sciences of Virginia Commonwealth 7022 7023 University, or such other title as subsequently may be established by the board of visitors of the 7024 University for the chief academic and administrative officer for the Health Sciences Schools of the 7025 University. Notwithstanding any other provision of law to the contrary, the selection and removal of the 7026 chief executive officer, and the conditions of appointment, including salary, shall be made jointly by the 7027 board and the board of visitors of the University at a joint meeting of the board and the board of 7028 visitors of the University upon a vote of a majority of the members of each board present and voting at 7029 the aforementioned joint meeting, acting separately in accordance with applicable provisions of law.

7030 B. In the event that a majority of the members of each board do not agree upon the selection, 7031 removal, or conditions of appointment, including salary, of the chief executive officer as provided in 7032 subsection A, then each board shall appoint a committee of three members of its respective board to consider the matter upon which the boards disagree. The selection, removal, or conditions of 7033 7034 appointment shall be made jointly by the two committees at a joint meeting of the committees upon a 7035 vote by a majority of the members of each committee present and voting at the joint meeting. In the 7036 event that a majority of the members of each committee agree upon the selection, removal, or conditions 7037 of appointment of the chief executive officer, then the decision shall be reported to the board and the 7038 board of visitors of the University, each of which shall be bound by the decision of the committees. In 7039 the event that a majority of the members of each committee do not agree on the selection, removal, or 7040 conditions of appointment of the chief executive officer within 30 days of the appointment of the 7041 committees by each board, then the president of the University shall decide upon the matter upon which 7042 the committees disagree. The president of the University shall report his decision to both boards, each 7043 of which shall be bound by the decision of the president.

7044 C. The chief executive officer shall devote his full time to the performance of his official duties and 7045 shall not be engaged in any other profession or occupation.

7046 D. The chief executive officer shall supervise and administer the operation of the Authority in 7047 accordance with the provisions of this chapter. 7048

### § 23.1-2404. Powers of the Authority.

7049 A. The Authority has all the powers necessary or convenient to carry out the purposes and 7050 provisions of this chapter, including the power to:

- 7051 1. Sue and be sued in its own name;
- 7052 2. Have and alter an official seal;
- 7053 3. Have perpetual duration and succession in its name:
- 7054 4. Locate and maintain offices at such places as it may designate;

7055 5. Make and execute contracts, guarantees, or any other instruments and agreements necessary or 7056 convenient for the exercise of its powers and functions, including contracts with hospitals or health care 7057 businesses to operate and manage any or all of the hospital facilities or operations, and incur liabilities 7058 and secure the obligations of any entity or individual;

7059 6. Conduct or engage in any lawful business, activity, effort, or project consistent with the 7060 Authority's purposes or necessary or convenient to exercise its powers;

7061 7. Exercise, in addition to its other powers, all powers that are (i) granted to corporations by the 7062 provisions of Title 13.1 or similar provisions of any successor law, except in those cases in which the 7063 power is confined to corporations created under such title, and (ii) not inconsistent with the purposes 7064 and intent of this chapter or the limitations included in this chapter;

7065 8. Accept, hold, and enjoy any gift, devise, or bequest to the Authority or its predecessors to be held 7066 for the uses and purposes designated by the donor, if any, or if not so designated, for the general 7067 purposes of the Authority, whether given directly or indirectly, and accept, execute, and administer any trust or endowment fund in which it has or may have an interest under the terms of the instrument 7068 7069 creating the trust or endowment fund;

**7070** 9. Borrow money and issue bonds as provided in this chapter and purchase such bonds;

7071 10. Seek financing from, incur or assume indebtedness to, and enter into contractual commitments
7072 with the Virginia Public Building Authority and the Virginia College Building Authority, which
7073 authorities are authorized to borrow money and make and issue negotiable notes, bonds, and other
7074 evidences of indebtedness to provide such financing relating to the hospital facilities or any project;

**7075** 11. Seek financing from, incur or assume indebtedness to, and enter into contractual commitments **7076** with the Commonwealth as otherwise provided by law relating to the hospital facilities or any project;

7077 12. Procure such insurance, participate in such insurance plans, or provide such self-insurance as it
7078 deems necessary or convenient to carry out the purposes and provisions of this chapter. The purchase of
7079 insurance, participation in an insurance plan, or creation of a self-insurance plan by the Authority is
7080 not a waiver or relinquishment of any sovereign immunity to which the Authority or its officers,
7081 directors, employees, or agents are otherwise entitled;

**7082** 13. Develop policies and procedures generally applicable to the procurement of goods, services, and construction based upon competitive principles;

**7084** *14. Except as to those hospital facilities or any part of such facilities that are leased to the Authority* **7085** *by the University, the control and disposition of which shall be determined by such lease instruments:* 

7086 a. Own, hold, improve, use, and otherwise deal with real or personal property, tangible or
7087 intangible, or any right, easement, estate, or interest in such property, acquired by purchase, exchange,
7088 gift, assignment, transfer, foreclosure, lease, bequest, devise, operation of law, or other means on such
7089 terms and conditions and in such manner as it may deem proper;

b. Sell, assign, lease, encumber, mortgage, or otherwise dispose of any project, any other real or
personal property, tangible or intangible, any right, easement, estate, or interest in such property, or
any deed of trust or mortgage lien interest that it owns, that is under its control or custody or in its
possession;

*c. Release or relinquish any right, title, claim, lien, interest, easement, or demand however acquired, including any equity or right of redemption in property foreclosed by it; and* 

7096 d. Take any action pursuant to subdivision 14 by public or private sale or with or without public 7097 bidding, notwithstanding the provisions of any other law;

7098 15. Accept loans, grants, contributions, or other assistance from the federal government, the
7099 Commonwealth, any political subdivision of the Commonwealth, or any other public or private source to
7100 carry out any of the purposes of this chapter and enter into any agreement or contract regarding the
7101 acceptance, use, or repayment of any such loan, grant, contribution, or assistance in furtherance of the
7102 purposes of this chapter;

7103 16. Exercise the power of eminent domain pursuant to the provisions of Chapter 2 (§ 25.1-200 et
7104 seq.) of Title 25.1 to acquire by condemnation any real property, including fixtures and improvements,
7105 that it may deem necessary to carry out the purposes of this chapter, upon (i) its adoption of a
7106 resolution declaring that the acquisition of such property is in the public interest and necessary for
7107 public use and (ii) the approval of the Governor. The Authority may acquire property already devoted
7108 to a public use, provided that no property belonging to any locality, religious corporation,
7109 unincorporated church, or charitable corporation may be acquired without its consent;

7110 17. Fix, revise, charge, and collect rates, rentals, fees, and other charges for the services or facilities
7111 furnished by or on behalf of the Authority and establish policies, procedures, and regulations regarding
7112 any such service rendered or the use, occupancy or operation of any such facility. Such charges and
7113 policies, procedures, and regulations are not subject to supervision or regulation by any commission,
7114 board, bureau, or agency of the Commonwealth except as otherwise provided by law for the providers
7115 of health care;

7116 18. Consistent with § 23.1-2407, create, assist in the creation of, own in whole or in part, control,
7117 participate in or with any public or private entity, purchase, receive, subscribe for, own, hold, vote, use,
7118 employ, sell, mortgage, lend, pledge, or otherwise acquire or dispose of any (i) shares or obligations of,
7119 or other interests in, any entities organized for any purpose within or outside the Commonwealth and
7120 (ii) obligations of any person or corporation;

7121 19. Participate in joint ventures with individuals, corporations, governmental bodies or agencies,
7122 partnerships, associations, insurers, or other entities to facilitate any activities or programs consistent
7123 with the public purposes and intent of this chapter;

7124 20. Create a nonprofit entity for the purpose of soliciting, accepting, and administering grants,
7125 outright gifts and bequests, endowment gifts and bequests, and gifts and bequests in trust. Such entity
7126 shall not engage in trust business or duplicate such activities by the University or its related
7127 foundations;

7128 21. Provide appropriate assistance, including making loans and providing time of employees, to
7129 corporations, partnerships, associations, joint ventures, or other entities whether such entities are owned
7130 or controlled in whole or in part or directly or indirectly by the Authority;

7131 22. Provide, promote, support, and sponsor education and scientific research in medicine, public

health, and related fields and promote public knowledge in medicine, public health, and related fields; 7132

7133 23. Administer programs to assist in the delivery of medical and related services to the citizens of 7134 the Commonwealth and others:

7135 24. Participate in and administer federal, state, and local programs affecting, supporting, or carrying 7136 out any of its purposes; and

7137 25. Exercise independently the powers conferred by this chapter in furtherance of its corporate and 7138 public purposes.

7139 B. The exercise of the powers permitted by this chapter shall be deemed the performance of essential 7140 governmental functions and matters of public necessity for the entire Commonwealth in the provision of 7141 health care, medical and health sciences education, and research for which public moneys may be 7142 borrowed, loaned, spent, or otherwise utilized and private property may be utilized or acquired.

§ 23.1-2405. Additional powers of the Authority; operation of projects.

7144 A. The Authority may acquire, plan, design, construct, own, rent as landlord or tenant, operate, 7145 control, remove, renovate, enlarge, equip, and maintain, directly or through stock or nonstock corporations or other entities, any project as defined in this chapter. Such projects may be owned or 7146 7147 operated by the Authority or other parties or jointly by the Authority and other parties and may be 7148 operated within or outside the Commonwealth, so long as (i) their operations are necessary or desirable 7149 to assist the Authority in carrying out its public purposes within the Commonwealth and (ii) any private 7150 benefit resulting to any such other private parties from any such project is merely incidental to the 7151 public benefit of the project.

7152 B. In the operation of hospitals and other health care and related facilities, the Authority may make and enforce all policies, procedures, and regulations necessary or desirable for such operation, 7153 7154 including those relating to the conditions under which the privilege of practicing may be available in 7155 such facilities, the admission and treatment of patients, the procedures for determining the qualification 7156 of patients for indigent care or other programs, and the protection of patients and employees, provided 7157 that such policies, procedures, and regulations do not discriminate on the basis of race, religion, color, 7158 sex, or national origin. 7159

### § 23.1-2406. Additional powers of the Authority; police.

7160 A. The Authority may adopt and enforce reasonable policies, procedures, and regulations governing 7161 (i) access to, conduct in or on, and use of its property and facilities and the surrounding streets, 7162 sidewalks, and other public areas and (ii) other matters affecting the safety and security of Authority property and individuals using or occupying Authority property. Such policies, procedures, and 7163 regulations have the force and effect of law (a) after publication one time in full in a newspaper of 7164 7165 general circulation in the locality where the affected property is located and (b) when posted where the 7166 individuals using such property may conveniently see them.

7167 B. The campus police department of the University, established in accordance with the provisions of Article 3 (§ 23.1-809 et seq.) of Chapter 8, may enforce on Authority property the laws of the 7168 Commonwealth and policies and regulations adopted pursuant to subsection A. To the extent that such 7169 7170 police services are not provided by the University, the Authority may establish a police department in 7171 accordance with the provisions of Chapter 8, except that the employment of such personnel by the Authority is not subject to the Virginia Personnel Act (§ 2.2-2900 et seq.). 7172 7173

# § 23.1-2407. Public purpose.

7174 The exercise of the powers granted by this chapter is in all respects for the benefit of the inhabitants 7175 of the Commonwealth and the promotion of their safety, health, welfare, knowledge, convenience, and prosperity. No part of the assets or net earnings of the Authority shall inure to the benefit of or be 7176 7177 distributable to any private individual, except that reasonable compensation may be paid for services 7178 rendered to or for the Authority affecting one or more of its purposes, and benefits may be conferred 7179 that are in conformity with its purposes. No private individual is entitled to share in the distribution of 7180 any of the corporate assets upon dissolution of the Authority.

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### § 23.1-2408. Moneys of the Authority.

7182 A. All moneys of the Authority derived from any source shall be paid to the treasurer of the 7183 Authority. Such moneys shall be deposited in the first instance by the treasurer in one or more banks or 7184 trust companies, in one or more special accounts. All banks and trust companies are authorized to give 7185 security for such deposits, if required by the Authority. The moneys in such accounts shall be paid out 7186 on the warrant or other orders of the treasurer of the Authority or such other person as the Authority 7187 may authorize to execute such warrants or orders.

7188 B. Notwithstanding any provision of law to the contrary, the Authority may invest its operating funds 7189 in any obligations or securities that are considered legal investments for public funds in accordance 7190 with the Investment of Public Funds Act (§ 2.2-4500 et seq.). The board shall adopt written investment 7191 guidelines and retain an independent investment advisory firm or consultant to review at least every five 7192 years the suitability of the Authority's investments and the consistency of such investments with the

7193 investment guidelines.

7194 § 23.1-2409. Grants and loans from localities.

7195 Localities are authorized to lend or donate money or other property to the Authority for any of the 7196 Authority's purposes. The local governing body making the grant or loan may restrict the use of such 7197 grants or loans to a specific project within or outside that locality.

7198 § 23.1-2410. Audit.

7199 A. The Authority shall select through a process of competitive negotiation either the (i) Auditor of 7200 Public Accounts or his legally authorized representatives or (ii) a certified public accounting firm to 7201 annually audit the Authority's accounts.

7202 B. The Authority shall distribute copies of the annual audit to the Governor and the Chairmen of the 7203 House Committee on Appropriations and the Senate Committee on Finance.

7204 C. The Auditor of Public Accounts and his legally authorized representatives may examine the 7205 accounts and books of the Authority; however, the Authority is not a state or governmental agency, 7206 advisory agency, public body or agency, or instrumentality for purposes of Chapter 14 (§ 30-130 et seq.) of Title 30. 7207

7208 D. The Authority is subject to periodic external review under the provisions of the Legislative 7209 Program Review and Evaluation Act (§ 30-65 et seq.). 7210

# § 23.1-2411. Exemption from taxation.

7211 A. The Authority is not required to pay any taxes or assessments upon any (i) project, property, or 7212 operations of the Authority or the income from such projects, property, or operations or (ii) project, 7213 property, or local obligation acquired or used by the Authority under the provisions of this chapter or 7214 the income from such projects, property, or local obligations. Such exemptions shall not extend to 7215 persons conducting businesses on the Authority's property for which payment of state or local taxes 7216 would otherwise be required.

7217 B. Any bonds issued by the Authority under the provisions of this chapter, the transfer of such bonds, 7218 and the income from such bonds and all rents, fees, charges, gifts, grants, revenues, receipts, and other 7219 moneys received or pledged to pay or secure the payment of such bonds are exempt from taxation and 7220 assessment of every kind by the Commonwealth and by the local governing bodies and other political 7221 subdivisions of the Commonwealth. 7222

# § 23.1-2412. Transfer of existing hospital facilities.

7223 A. The University may lease, convey, or otherwise transfer to the Authority any or all assets and 7224 liabilities appearing on the balance sheet of MCV Hospitals and any or all of the hospital facilities, 7225 except real estate that may be leased to the Authority for a term not to exceed 99 years, upon such 7226 terms as may be approved by the University.

7227 B. Any transfer of hospital facilities pursuant to subsection A is conditioned upon the existence of a 7228 binding agreement between the University and the Authority:

7229 1. That requires the Authority to assume, directly or indirectly, hospital obligations that are directly 7230 relating to the hospital facilities or any part of the hospital facilities that are transferred, including 7231 rentals as provided in subsection C or a combination of rentals and other obligations in the case of a 7232 lease of hospital facilities;

7233 2. That provides that, effective on the transfer date, the Authority shall assume responsibility for, 7234 defend, indemnify, and hold harmless the University and its officers and directors with respect to:

7235 a. All liabilities and duties of the University pursuant to contracts, agreements, and leases for 7236 commodities, services, and supplies used by MCV Hospitals, including property leases;

7237 b. All claims relating to the employment relationship between employees of the Authority and the 7238 University on and after the transfer date;

7239 c. All claims for breach of contract resulting from the Authority's action or failure to act on and 7240 after the transfer date; and

7241 d. All claims relating to the Authority's errors and omissions, including medical malpractice, 7242 directors' and officers' liability, workers' compensation, automobile liability, premises liability, completed 7243 operations liability, and products liability resulting from the Authority's action or failure to act on and 7244 after the transfer date; and

7245 3. By which the Authority shall accept and agree to abide by provisions that ensure the continued 7246 support of the education, research, patient care, and public service missions of MCV Hospitals, 7247 including:

7248 a. A requirement that the Authority continue to provide emergency and inpatient indigent care 7249 services on the MCV campus of the University in locations including downtown Richmond; and

7250 b. A requirement that the Authority continue to act as the primary teaching facility for the Virginia 7251 Commonwealth University School of Medicine and the Health Sciences Schools of the University.

7252 C. Any lease of hospital facilities from the University to the Authority may include a provision that 7253 requires the Authority to pay the University a rental payment for the hospital facilities that are leased. 7254 For those hospital facilities for which rent is paid, the rent shall be at least equal to the greater of:

7255 1. The debt service accruing during the term of the lease on all outstanding bonds issued for the purpose of financing the acquisition, construction, or improvement of the hospital facilities on which rent is paid; or

**7258** 2. A nominal amount determined by the parties to be necessary to prevent the lease from being **7259** unenforceable because of a lack of consideration.

7260 D. Any lease of hospital facilities shall include a provision that requires the Authority to continue to support the education, research, patient care, and public service missions of MCV Hospitals, including:
7262 1. A requirement that the Authority continue to provide emergency and inpatient indigent care

7263 services on the MCV campus of the University in locations including downtown Richmond; and

**7264** 2. A requirement that the Authority continue to act as the primary teaching facility for the Health **7265** Sciences Schools of the University.

7266 E. All other agencies and officers of the Commonwealth shall take such actions as may be necessary
7267 or desirable in the judgment of the University to permit such conveyance and the full use and enjoyment
7268 of the hospital facilities, including the transfer of property of any type held in the name of the
7269 Commonwealth or an instrumentality or agency of the Commonwealth but used by the University in the
7270 operation of the hospital facilities.

**7271** *F.* The Authority may pay to or on behalf of the University some or all of the costs of the hospital facilities. The University may apply some or all of such proceeds to the payment or defeasance of its obligations issued to finance the hospital facilities, and the Authority may issue its bonds to finance or refinance such payment.

7275 G. Funds held by or for the University or any of its predecessors or divisions, including funds held 7276 by the University Foundation or the MCV Foundation for the benefit of MCV Hospitals or any of its 7277 predecessors for use in operating, maintaining, or constructing hospital facilities, providing medical and 7278 health sciences education, or conducting medical or related research may be transferred, in whole or in 7279 part, to the Authority if the University or any foundation determines that the transfer is consistent with 7280 the intended use of the funds. The University may direct in writing that all or part of the money or 7281 property representing its beneficial interest under a will, trust agreement, or other donative instrument 7282 be distributed to the Authority if the University determines that such direction furthers any of the 7283 original purposes of the will, trust agreement, or other instrument. Such a direction shall not be 7284 considered a waiver, disclaimer, renunciation, assignment, or disposition of the beneficial interest by the 7285 University. A fiduciary's distribution to the Authority pursuant to such a written direction from the 7286 University is a distribution to the University for all purposes relating to the donative instrument, and the 7287 fiduciary has no liability for distributing any money or property to the Authority pursuant to such a 7288 direction. Nothing in this section shall deprive any court of its jurisdiction to determine whether such a 7289 distribution is appropriate under its cy pres powers or otherwise.

7290 H. The Authority shall not operate any hospital pursuant to this section prior to execution of the
7291 lease and agreement required by this section and such other agreements as may be necessary or
7292 convenient in the University's judgment to provide for the transfer of the operations of the hospital
7293 facilities to the Authority, unless and to the extent that the University approves otherwise.

7294 I. The University may assign and the Authority may accept the rights and assume the obligations 7295 under any contract or other agreement of any type relating to financing or operating the hospital 7296 facilities. Upon evidence that such assignment and acceptance has been made, all agencies and 7297 instrumentalities of the Commonwealth shall consent to such assignment and accept the substitution of 7298 the Authority for the University as a party to such agreement to the extent that the University's 7299 obligations under such agreement relate to the ownership, operation, or financing of the hospital 7300 facilities. Indebtedness previously incurred by the Commonwealth, the Virginia Public Building 7301 Authority, the Virginia College Building Authority, and any other agency or instrumentality of the 7302 Commonwealth to finance the hospital facilities may continue to remain outstanding after the transfer 7303 and assignment of such agreement by the University to the Authority.

7304 J. The transfer of the hospital facilities from the University to the Authority does not require a 7305 certificate of public need pursuant to Article 1.1 (§ 32.1-102.1 et seq.) of Chapter 4 of Title 32.1. All licenses, permits, certificates of public need, or other authorizations of the Commonwealth, any agency 7306 7307 of the Commonwealth, or any locality held by the University in connection with the ownership or 7308 operation of the hospital facilities are transferred without further action to the Authority to the extent 7309 that the Authority undertakes the activity permitted by such authorizations. All agencies and officers of 7310 the Commonwealth and all localities shall confirm such transfer by the issuance of new or amended 7311 licenses, permits, certificates of public need, or other authorizations upon the request of the University 7312 and the Authority.

7313 *K.* If for any reason the Authority cannot replace the University as a party to any agreement in 7314 connection with the financing, ownership, or operation of the hospital facilities, the Authority and the 7315 University may require the Authority to act as agent for the University in carrying out its obligations

7316 under such agreement or receiving the benefits under such agreement, or both.

7317 § 23.1-2413. Capital projects.

7318 A. All capital projects of the Authority shall be approved by the board. Within 30 days after 7319 approval of any capital project in excess of \$5 million, the board shall notify the House Appropriations 7320 and Senate Finance Committees of the scope, cost, and construction schedule of the proposed capital 7321 project. The board may undertake the project unless either Committee raises objections within 30 days 7322 of the notification, in which case the Authority shall not undertake the project until such objections are 7323 resolved.

7324 B. Before the Authority materially increases the size or materially changes the scope of any capital 7325 project for which construction has commenced, such project shall be approved again by the board in 7326 accordance with subsection A and, in the case of any capital project in excess of \$5 million, presented 7327 again to the House Appropriations and Senate Finance Committees in accordance with subsection A.

7328 C. Notwithstanding any provision of law to the contrary, the Authority is not subject to any further 7329 process or procedure that requires the submission, review, or approval of any capital project; however, 7330 the Authority shall ensure that BOCA Code and fire safety inspections are conducted for any capital 7331 project and that such projects are inspected by the State Fire Marshal or his designee prior to 7332 certification for building occupancy. 7333

# § 23.1-2414. Leases of property.

7334 Leases of real property that the Authority enters into are exempt from the provisions of § 2.2-1149 7335 and from any policies, regulations, and guidelines of the Division of Engineering and Buildings. 7336

# § 23.1-2415. Employees of the Authority.

7337 A. Employees of the Authority shall be employed on such terms and conditions as established by the 7338 Authority. The board shall develop and adopt policies and procedures that afford its employees 7339 grievance rights, ensure that employment decisions are based upon the merit and fitness of applicants, 7340 and prohibit discrimination on the basis of race, religion, color, sex, or national origin.

7341 B. The Authority shall issue a written notice to all individuals whose employment is transferred to 7342 the Authority. The date upon which such written notice is issued is referred to in this section as the 7343 "Option Date." Each individual whose employment is transferred to the Authority may, by written 7344 request made within 180 days of the Option Date, elect not to become employed by the Authority. Any 7345 employee of MCV Hospitals who (i) elects not to become employed by the Authority; (ii) is not 7346 reemployed by any department, institution, board, commission, or agency of the Commonwealth; (iii) is 7347 not offered alternative employment by the Authority; (iv) is not offered a position with the Authority for 7348 which the employee is qualified; or (v) is offered a position by the Authority that requires relocation or 7349 a reduction in salary is eligible for the severance benefits conferred by the provisions of the Workforce 7350 Transition Act (§ 2.2-3200 et seq.). Any employee who accepts employment with the Authority has 7351 voluntarily separated from state employment and is not eligible for the severance benefits conferred by 7352 the provisions of the Workforce Transition Act.

7353 C. Without limiting its power generally with respect to employees, the Authority may employ any 7354 University employee utilized in the operation of the hospital facilities and assume obligations under any 7355 employment agreement for such employee, and the University may assign any such contract to the 7356 Authority.

7357 D. The Authority and the University may enter into agreements providing for the purchase of 7358 services of University employees utilized in the operation of the hospital facilities by paying agreed-upon 7359 amounts to cover all or part of the salaries and other costs of such employees.

7360 E. Notwithstanding any other provision of law to the contrary, any employee whose employment is 7361 transferred to the Authority as a result of this chapter and who is a member of any plan for providing health insurance coverage pursuant to Chapter 28 (§ 2.2-2800 et seq.) of Title 2.2 shall continue to be 7362 7363 a member of such health insurance plan under the same terms and conditions of such plan.

7364 F. Notwithstanding subsection A of § 2.2-2818, the costs of providing health insurance coverage to 7365 employees who elect to continue to be members of the state employees' health insurance plan shall be 7366 paid by the Authority.

7367 G. Any employee of the Authority may elect to become a member of any health insurance plan 7368 established by the Authority. The Authority may (i) establish a health insurance plan for the benefit of 7369 its employees, residents, and interns and (ii) enter into an agreement with the Department of Human 7370 Resource Management providing for the coverage of its employees, interns, and residents under the state 7371 employees' health insurance plan, provided that such agreement requires the Authority to pay the costs 7372 of providing health insurance coverage under such plan.

7373 H. Notwithstanding any other provision of law to the contrary, any employee whose employment is 7374 transferred to the Authority as a result of this chapter and who is a member of the Virginia Retirement 7375 System or another retirement plan as authorized by Article 4 (§ 51.1-125 et seq.) of Chapter 1 of Title 7376 51.1 shall continue to be a member of the Virginia Retirement System or such other authorized 7377 retirement plan under the same terms and conditions of such plan. Any such employee and any

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employee employed by the Authority between July 1, 1997, and June 30, 1998, who elected to be 7378 7379 covered by the Virginia Retirement System may elect, during an open enrollment period from April 1, 7380 2001, through April 30, 2001, to become a member of the retirement program established by the 7381 Authority for the benefit of its employees pursuant to § 23.1-2416 by transferring assets equal to the 7382 actuarially determined present value of the accrued basic benefit as of the transfer date. The Authority 7383 shall reimburse the Virginia Retirement System for the actual cost of actuarial services necessary to 7384 determine the present value of the accrued basic benefit of employees who elect to transfer to the 7385 Authority's retirement plan. The following rules shall apply to such transfers:

7386 1. With respect to any transferred employee who elects to remain a member of the Virginia 7387 Retirement System or another authorized retirement plan, the Authority shall collect and pay all 7388 employee and employer contributions to the Virginia Retirement System or such other authorized retirement plan for retirement in accordance with the provisions of Chapter 1 (§ 51.1-124.1 et seq.) of 7389 7390 Title 51.1 for such transferred employees.

7391 2. Transferred employees who elect to become members of the retirement program established by the 7392 Authority for the benefit of its employees shall be given full credit for their creditable service as defined in § 51.1-124.3, vesting and benefit accrual under the retirement program established by the Authority. 7393 7394 For any such employee, employment with the Authority shall be treated as employment with any 7395 nonparticipating employer for purposes of the Virginia Retirement System or other retirement plan as 7396 authorized by Article 4 (§ 51.1-125 et seq.) of Chapter 1 of Title 51.1.

7397 3. For transferred employees who elect to become members of the retirement program established by 7398 the Authority, the Virginia Retirement System or other such authorized plan shall transfer to the 7399 retirement plan established by the Authority assets equal to the actuarially determined present value of 7400 the accrued basic benefit as of the transfer date. For the purposes of such calculation, the basic benefits 7401 is the benefit accrued under the Virginia Retirement System or another authorized retirement plan based on creditable service and average final compensation as defined in § 51.1-124.3 and determined as of 7402 7403 the transfer date. The actuarial present value shall be determined on the same basis, using the same 7404 actuarial factors and assumptions used in determining the funding needs of the Virginia Retirement System or such other authorized retirement plan so that the transfer of assets to the retirement plan 7405 7406 established by the Authority has no effect on the funded status and financial stability of the Virginia 7407 *Retirement System or other such authorized retirement plan.* 7408

§ 23.1-2416. Retirement benefits for employees of the Authority.

7409 A. The Authority may establish and determine the effective date of one or more retirement plans 7410 covering in whole or in part its employees, including employees who, prior to the effective date of any 7411 plan established pursuant to this section, participated in any plan established pursuant to § 51.1-126 or 7412 51.1-126.1 or former § 51.1-126.2. The Authority may make contributions for the benefit of its 7413 employees who elect to participate in such plan or arrangement rather than in any other retirement 7414 system established by Chapter 1 (§ 51.1-124.1 et seq.) of Title 51.1.

7415 B. Except in the case of an employee of the Authority hired prior to July 1, 1998, who made an 7416 irrevocable election to participate in the retirement plan established by Chapter 1 (§ 51.1-124.1 et seq.) 7417 of Title 51.1 or any plan previously established by the Authority in accordance with guidelines established by the Authority, each eligible employee of the Authority shall participate in a plan 7418 7419 established by the Authority pursuant to subsection A.

7420 C. No employee of the Authority who is an active member of a plan established pursuant to 7421 subsection A shall also be an active member of the retirement system established pursuant to Chapter 1 7422 (§ 51.1-124.1 et sea.) of Title 51.1 or a beneficiary of such retirement system other than as a contingent 7423 annuitant.

7424 D. Notwithstanding any other provision of law to the contrary, the contribution by the Authority to 7425 any other retirement plan established pursuant to subsection A on behalf of employees of the Authority 7426 hired before July 1, 1998, shall be equal to the lesser of (i) the contribution the Commonwealth would 7427 be required to make if the employee were a member of the retirement system established by Chapter 1 7428 (§ 51.1-124.1 et seq.) of Title 51.1 or (ii) eight percent of creditable compensation. The contribution by 7429 the Authority to any retirement plan established pursuant to subsection A on behalf of employees of the 7430 Authority hired on or after July 1, 1998, shall be determined by the board.

7431 E. If the University has adopted a retirement plan under § 51.1-126 for its employees who are 7432 engaged in the performance of teaching, administrative, or research duties, the plan established by the 7433 Authority pursuant to subsection A shall offer similar investment opportunities as are available to the 7434 participants of the plan established pursuant to § 51.1-126.

7435 F. The Authority shall develop policies and procedures for the administration of any retirement plan 7436 established by the Authority pursuant to subsection A. A copy of such policies and procedures shall be 7437 filed with the Board of Trustees of the Virginia Retirement System.

7438 § 23.1-2417. Insurance for employees of the Authority.

7439 The Authority shall purchase group life, accidental death and dismemberment, and disability 7440 insurance policies covering in whole or in part its employees. Authority employees are not required to 7441 present at their own expense evidence of insurability satisfactory to an insurance company for basic 7442 group life insurance coverage. Any employee hired prior to July 1, 1998, shall be provided basic group 7443 life insurance at the same level of coverage as provided by the Virginia Retirement System. Any 7444 employee hired on or after July 1, 1998, shall be provided basic group life insurance at a level of 7445 coverage determined by the board that is not less than the equivalent of the employee's annual salary. 7446 The Authority may require employees hired on or after July 1, 1998, to pay all or a portion of the 7447 required basic group life insurance coverage. Such payment may be collected through a payroll 7448 deduction program. The Authority may increase the insurance coverage under such policies to make 7449 available to active insured employees optional life, accidental death and dismemberment, and disability 7450 insurance. Authority employees are not covered by the Virginia Retirement System's group insurance 7451 program under § 51.1-501. 7452

### § 23.1-2418. Power to issue bonds.

7453 A. The Authority may issue bonds for any of its purposes, including (i) financing or refinancing all 7454 or any part of its programs or general operations; (ii) costs of any project, including the hospital 7455 facilities, whether or not owned by the Authority; or (iii) to refund bonds or other obligations issued by 7456 or on behalf of the Authority, the University, or otherwise, including bonds or obligations not then 7457 subject to redemption. The Authority may guarantee, assume, or otherwise agree to pay, in whole or in part, indebtedness issued by the University or any other party resulting in the acquisition or 7458 7459 construction of facilities for the benefit of the Authority or the refinancing of such indebtedness.

B. Notwithstanding Article 1 (§ 2.2-1800 et seq.) of Chapter 18 of Title 2.2, bonds may be issued 7460 7461 under the provisions of this chapter without (i) obtaining the consent of any commission, board, bureau, political subdivision, or agency of the Commonwealth or (ii) any proceedings, conditions, or things 7462 7463 other than those proceedings, conditions, or things that are specifically required by this chapter; however, each debt offering shall be submitted to the State Treasurer sufficiently prior to the sale of 7464 7465 such offering to allow the State Treasurer to undertake a review for the sole purposes of determining (a)7466 whether the offering may constitute tax-supported debt of the Commonwealth and (b) the potential 7467 impact of the offering on the debt capacity of the Commonwealth. After such review, the State Treasurer 7468 shall determine if the offering constitutes tax-supported debt of the Commonwealth and the potential 7469 impact of the offering on the debt capacity of the Commonwealth. If the State Treasurer determines that 7470 the debt offering may constitute tax-supported debt of the Commonwealth or may have an adverse 7471 impact on the debt capacity of the Commonwealth, then the debt offering shall be submitted to the 7472 Treasury Board for review and approval of the terms and structure of the offering in a manner 7473 consistent with § 2.2-2416.

7474 C. The Authority may issue bonds payable as to principal and interest from any of the following 7475 sources: (i) its revenues generally; (ii) income and revenues derived from the operation, sale, or lease of 7476 a particular project or projects, whether or not they are financed or refinanced from the proceeds of 7477 such bonds; (iii) funds realized from the enforcement of security interests or other liens or obligations 7478 securing such bonds; (iv) proceeds from the sale of bonds; (v) payments under letters of credit, policies 7479 of municipal bond insurance, guarantees, or other credit enhancements; (vi) any reserve or sinking 7480 funds created to secure such payment; (vii) accounts receivable of the Authority; or (viii) other available 7481 funds of the Authority.

7482 D. Any bonds may be guaranteed by or secured by a pledge of any grant, contribution, or appropriation from a participating political subdivision, the University, the Commonwealth or any 7483 7484 political subdivision, agency, or instrumentality of the Commonwealth or from any federal agency or 7485 any unit, private corporation, partnership, association, or individual. 7486

§ 23.1-2419. Liability on bonds.

7487 No member of the board; officer, employee, or agent of the Authority; or person executing bonds of 7488 the Authority is liable personally on the bonds by reason of issuing or executing such bonds. Bonds of 7489 the Authority are not a debt of the Commonwealth or any political subdivision of the Commonwealth 7490 other than the Authority and shall so state on their face. Neither the Commonwealth nor any political 7491 subdivision of the Commonwealth other than the Authority is liable for payment of bonds of the 7492 Authority, nor shall such bonds be payable out of any funds or properties of the Commonwealth or any 7493 political subdivision of the Commonwealth other than those of the Authority, except as permitted by 7494 § 23.1-2418. Bonds of the Authority are issued for an essential public and governmental purpose. 7495

§ 23.1-2420. Form of bonds.

7496 A. Bonds of the Authority shall (i) be authorized by resolution setting forth the maximum principal 7497 amount issuable, (ii) be dated, and (iii) mature not more than 40 years from their date and may be (a) 7498 issued in one or more series and (b) made redeemable or subject to tender before maturity, at the 7499 option of the Authority, at such price or under such terms and conditions as may be fixed by the 7500 Authority or its agents prior to issuance.

7501 B. Bonds of the Authority shall bear interest payable at such times and rates and in such manner as 7502 the Authority or its agents may determine, including rates approved by officers of the Authority under 7503 authorization of the board, rates tied to indices, rates of other securities, or other standards and 7504 determinations by agents designated by the Authority under guidelines established by the Authority.

7505 C. The Authority shall determine the form, manner of execution, and denominations of its bonds and 7506 the place of payment of principal and interest, which may be at any bank or trust company or securities 7507 depository within or outside the Commonwealth. The bonds may be issued in coupon or registered form, 7508 or both, and provision may be made for their registration in whole or in part. Bonds issued in 7509 registered form may be issued under a system of book-entry for recording the ownership and transfer of 7510 ownership of rights to receive payments on the bonds.

7511 D. If any officer whose signature or a facsimile of whose signature appears on any bonds or 7512 coupons ceases to hold such office before delivery of such bond, such signature or facsimile is 7513 nevertheless valid and sufficient for all purposes.

7514 E. The Authority may contract for the services of one or more banks, trust companies, financial 7515 institutions, or other entities or persons within or outside the Commonwealth for the authentication, 7516 registration, transfer, exchange, and payment of bonds or provide such services itself. The Authority may 7517 sell such bonds at public or private sale and for such price as it determines.

7518 F. Notwithstanding any other provision of this chapter or any recitals in any bonds issued under the 7519 provisions of this chapter, all such bonds are negotiable instruments under the laws of the 7520 Commonwealth.

7521 G. Prior to the preparation of definitive bonds, the Authority may issue interim receipts or temporary 7522 bonds that are exchangeable for definitive bonds when such bonds are executed and available for 7523 delivery. 7524

H. The Authority may provide for the replacement of any mutilated, destroyed, stolen, or lost bonds. 7525

§ 23.1-2421. Trust indentures and mortgages; security for the bonds.

7526 A. Any bond issued under this chapter may be issued pursuant to or secured by (i) a trust indenture. 7527 deed of trust, or mortgage of any project or other property of the Authority, whether or not financed in 7528 whole or in part from the proceeds of such bonds; (ii) a trust or other agreement with a corporate 7529 trustee, which may be any trust company or bank having the powers of a trust company within or 7530 outside the Commonwealth or another agent for bondholders; or (iii) any combination of issuance or 7531 security set forth in clause (i) or (ii). Any such trust indenture or other agreement, or the resolution 7532 providing for the issuance of bonds, may pledge or assign fees, rents, and other charges to be received 7533 and contain reasonable, proper, and lawful provisions for protecting and enforcing the rights and 7534 remedies of the bondholders, including covenants (a) providing for the collection and application of 7535 revenues and the repossession and sale of any project or other property by the Authority or any trustees 7536 under any trust indenture or agreement upon default; (b) setting forth duties of the Authority in relation 7537 to the acquisition, construction, maintenance, operation, and insurance of any project or other property 7538 of the Authority and the amount of fees, rents, and other charges to be charged; (c) providing for the 7539 collection of such fees, rents, and other charges and the custody, safeguarding, and application of all 7540 moneys of the Authority; (d) providing for the creation of sinking funds and the creation and 7541 maintenance of reserves; and (e) setting forth conditions or limitations with respect to incurring 7542 indebtedness or granting mortgages or other liens. Such trust indenture, trust, or other agreement or 7543 resolution may set forth the rights and remedies of the bondholders, trustee, or other agent for 7544 bondholders and restrict the individual right of action by bondholders.

7545 B. The Authority may grant mortgages, deeds of trust, security interests, and other liens on its real 7546 and personal property, including its accounts receivable, to secure bonds. All pledges of revenues of the 7547 Authority for payment of bonds are valid and binding from the time the pledge is made. The revenues 7548 pledged and received by the Authority are subject immediately to the lien of such pledge without any 7549 physical delivery of such pledge or further act. The lien of any such pledge is valid and binding against 7550 all parties having claims of any kind in tort, contract, or otherwise against the Authority whether or not 7551 such parties have notice of the lien. The Authority may provide for the recording or filing of any 7552 mortgage, deed of trust, security interest, other lien, financing statement, or other instrument necessary 7553 or desirable to create, perfect, or evidence any lien created pursuant to this chapter.

7554 C. It is lawful for any bank or trust company within or outside the Commonwealth to (i) serve as 7555 depository of the proceeds of bonds or other revenues of the Authority, (ii) furnish indemnifying bonds, 7556 or (iii) pledge such securities as may be required by the Authority.

7557 D. All expenses incurred in carrying out the provisions of such trust indenture, agreement, 7558 resolution, or other agreements relating to any project, including those to which the Authority may not 7559 be a party, may be treated as a part of the costs of a project.

§ 23.1-2422. Remedies of obligees of Authority. 7560

7561 Except to the extent that the rights granted by this chapter may be restricted by such trust indenture HB209

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7562 or trust or other agreement, any (i) holder of bonds or coupons issued under the provisions of this 7563 chapter and (ii) trustee or other agent for bondholders under any trust indenture or trust or other 7564 agreement may, either at law or in equity, by suit, action, injunction, mandamus, or other proceedings, 7565 (a) protect and enforce any and all rights granted by this chapter or under the laws of the 7566 Commonwealth, such trust indenture, trust, or other agreement, or the resolution authorizing the 7567 issuance of such bonds and (b) enforce and compel the Authority or any agent or officer of the 7568 Authority to perform all duties required by this chapter or such trust indenture, trust, or other 7569 agreement or resolution, including the fixing, charging, and collecting of fees, rents, and other charges. 7570 § 23.1-2423. Bonds to be legal investments.

7571 Bonds issued by the Authority under the provisions of this chapter are securities (i) in which all 7572 public officers and public bodies of the Commonwealth and its political subdivisions, insurance 7573 companies, trust companies, banking associations, investment companies, executors, administrators, 7574 trustees, and other fiduciaries may properly and legally invest funds, including capital in their control or belonging to them and (ii) that may properly and legally be deposited with and received by any state 7575 7576 officer or officer of a locality or agency or political subdivision of the Commonwealth for any purpose 7577 for which the deposit of bonds or obligations is authorized by law.

# § 23.1-2424. Existing bonds.

7579 The Authority may assume or agree to make payments in amounts sufficient for the University to pay 7580 some or all of the hospital obligations incurred under resolutions previously adopted by the University 7581 with respect to the hospital facilities and may issue bonds to refund bonds issued under such resolutions 7582 or refinance such payment obligations. If the Authority assumes all hospital obligations under any such 7583 bond resolution and operates substantially all of the hospital facilities financed or refinanced by such bond resolution, the University, State Treasurer, Virginia Public Building Authority, and Virginia 7584 7585 College Building Authority shall take such steps as are appropriate to provide for the substitution of the 7586 Authority for the University under such resolution and transfer to the Authority any funds payable to the 7587 University under the terms of such resolution. 7588

### § 23.1-2425. Confidential and public information.

7589 A. The Authority is subject to the provisions of the Freedom of Information Act (§ 2.2-3700 et seq.), 7590 including the exclusions set forth in subdivision 15 of § 2.2-3705.7 and subdivision A 23 of § 2.2-3711.

B. For purposes of the Freedom of Information Act (§ 2.2-3700 et seq.), meetings of the board are 7591 7592 not considered meetings of the board of visitors of the University. Meetings of the board may be 7593 conducted through telephonic or video means as provided in § 2.2-3708. 7594

# § 23.1-2426. Chapter liberally construed.

7595 This chapter shall constitute full and complete authority, without regard to the provisions of any 7596 other law, for the performance of acts authorized in the chapter and shall be liberally construed to 7597 effect the purposes of the chapter. Insofar as the provisions of this chapter are inconsistent with the 7598 provisions of any other general, specific, or local law, the provisions of this chapter control. 7599

### § 23.1-2427. Exemptions.

7600 The provisions of the Virginia Personnel Act (§ 2.2-2900 et seq.), the Workforce Transition Act (§ 7601 2.2-3200 et seq.), the Administrative Process Act (§ 2.2-4000 et seq.), and the Virginia Public 7602 Procurement Act (§ 2.2-4300 et seq.) do not apply to the Authority in its exercise of any power 7603 conferred to it under this chapter. 7604

# § 23.1-2428. Assets of Authority; reversion to University.

7605 Upon dissolution of the Authority, all assets of the Authority, after satisfaction of creditors, shall 7606 revert to the University.

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# CHAPTER 25.

# VIRGINIA MILITARY INSTITUTE.

# § 23.1-2500. Corporate name; name of the Institute.

7610 A. The board of visitors of Virginia Military Institute (the board) is a corporation under the name 7611 and style of "Virginia Military Institute" and has, in addition to its other powers, all the corporate 7612 powers given to corporations by the provisions of Title 13.1 except those powers that are confined to 7613 corporations created pursuant to Title 13.1. The board shall at all times be under the control of the 7614 General Assembly.

7615 B. The institution shall be known as Virginia Military Institute (the Institute).

7616 C. There shall be paid out of the public treasury such sums as shall be appropriated by the General 7617 Assembly for the support of the school. 7618

§ 23.1-2501. Membership.

7619 A. The board shall consist of 17 members, of whom 16 shall be appointed by the Governor and one shall be the Adjutant General, who shall serve ex officio. Of the 16 members appointed by the 7620 Governor, (i) 12 shall be alumni of the Institute, of whom eight shall be residents of the Commonwealth 7621 7622 and four shall be nonresidents, and (ii) four shall be nonalumni residents of the Commonwealth.

7623 B. The alumni association of the Institute may submit to the Governor a list of not more than three

7624 nominees for each vacancy on the board, whether the vacancy occurs by expiration of a term or 7625 otherwise. The Governor may appoint a member from the list of nominees.

#### 7626 § 23.1-2502. Meetings; officers; committees.

7627 A. The board shall meet at the Institute at least once a year and at any other times and places as 7628 determined by the board, the superintendent of the Institute, or the president of the board. Special 7629 meetings may be called at any time by the superintendent of the Institute or the president of the board. 7630 Notice of the time and place of each meeting shall be provided to each member.

7631 B. Six members shall constitute a quorum.

7632 C. The board shall appoint from its membership a president and shall appoint a secretary to the 7633 board.

7634 D. The board may appoint a president pro tempore or secretary pro tempore to preside in the 7635 absence of the president or secretary.

7636 E. Vacancies in the offices of president and secretary may be filled by the board for the unexpired 7637 term.

7638 F. The board may appoint an executive committee for the transaction of business during the recess 7639 of the board, consisting of at least three and not more than five members, one of whom shall be the 7640 president. 7641

### § 23.1-2503. Power to receive gifts, grants, devises, and bequests.

7642 The Institute, or the board on its behalf, upon the prior written consent of the Governor, may 7643 receive, take, hold, and enjoy any gift, grant, devise, or bequest made to the Institute or its board for 7644 charitable or educational purposes and use and administer any such gift, grant, devise, or bequest for 7645 the uses and purposes designated by the donor or for the general purposes of the Institute if no such 7646 designation is made. 7647

# § 23.1-2504. Powers; removal of professors.

7648 A majority of the board may remove professors for good cause.

7649 § 23.1-2505. Pay cadets.

7650 The board shall prescribe the terms upon which pay cadets may be admitted, their number, the 7651 course of their instruction, and the nature and duration of their service.

7652 § 23.1-2506. State cadets.

7653 A. The board shall admit annually as state cadets upon evidence of fair moral character a sufficient 7654 number of individuals selected from the Commonwealth at large who are at least 16 but not more than 7655 25 years old.

7656 B. The board shall provide financial assistance equal to a state cadet applicant's demonstrated need 7657 up to the Institute's prevailing charges for tuition, mandatory fees, and other necessary charges.

7658 C. Each state cadet who remains enrolled in the Institute for two years or more shall (i) teach in a 7659 public elementary or secondary school in the Commonwealth for two years within the three years immediately after leaving the Institute and report in writing to the superintendent of the Institute on or 7660 7661 before the first day of June of each year succeeding the date of his leaving the Institute until he has 7662 discharged fully such obligation to the Commonwealth, (ii) serve an enlistment in the National Guard of 7663 the Commonwealth, (iii) serve for two years as an engineer for the Commonwealth Transportation 7664 Board, (iv) serve for two years as an engineer with the State Department of Health, (v) serve on active 7665 duty for two years as a member of some component of the armed services of the United States, or (vi) 7666 with the approval of the board, serve two years in any capacity as an employee of the Commonwealth.

7667 D. Any cadet who fails to fulfill his obligation pursuant to subsection C shall repay all funds 7668 received from the Commonwealth. The board may excuse such cadet from any or all of these obligations in such cases as it determines is appropriate. 7669

#### 7670 § 23.1-2507. Military scholarship cadets.

7671 A. The board may admit annually as military scholarship cadets up to 40 individuals who are at 7672 least 16 but not more than 25 years old.

7673 B. The board shall provide financial assistance to such military scholarship cadets for tuition, 7674 mandatory fees, and other necessary charges entirely from federal funds, Virginia National Guard funds, 7675 or private gifts. The federal funds, Virginia National Guard funds, or private gifts shall have no 7676 matching requirement.

7677 C. Each military scholarship cadet shall agree to serve as a commissioned officer in the Virginia 7678 National Guard for a term in accordance with Guard policy and regulation. Any cadet failing to fulfill 7679 his obligation to serve shall repay all funds received in support of his cost of education. The board, in 7680 consultation with the Virginia National Guard, may excuse such cadet from any or all of these obligations in such cases as it determines is appropriate. 7681

7682 § 23.1-2508. Cadets a military corps; arsenal.

7683 A. The cadets shall be a military corps under the command of the superintendent and constitute the 7684 guard of the Institute.

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7685 B. The arsenal and all its grounds and buildings shall belong to the Institute, and the board shall 7686 guard and preserve the arsenal, all its grounds and buildings, and all arms and other property in its 7687 grounds and buildings.

7688 § 23.1-2509. Conferring of degrees.

7689 A. The Governor, the board, and the faculty of the Institute may confer a degree upon any qualified 7690 graduate.

B. The board may confer honorary degrees or diplomas of distinguished merit. 7691

7692 § 23.1-2510. Musicians.

7693 The superintendent may enlist musicians for service at the Institute to be paid out of the annual 7694 appropriation provided for in § 23.1-2500.

7695 § 23.1-2511. Supply of water.

7696 The Institute may acquire pursuant to Title 25.1 such springs, lands, and rights-of-way as may be 7697 necessary to procure a supply of water. 7698

#### CHAPTER 26.

# VIRGINIA POLYTECHNIC INSTITUTE AND STATE UNIVERSITY.

Article 1.

General Provisions.

### § 23.1-2600. Corporate name: name of the University.

7703 A. The board of visitors of Virginia Polytechnic Institute and State University (the board) is a 7704 corporation under the name and style of the "Virginia Polytechnic Institute and State University" and has, in addition to its other powers, all the corporate powers given to corporations by the provisions of 7705 7706 Title 13.1 except those powers that are confined to corporations created pursuant to Title 13.1. The 7707 board shall at all times be under the control of the General Assembly.

7708 B. The institution shall be known as Virginia Polytechnic Institute and State University (the 7709 University).

7710 C. All laws relating to Virginia Polytechnic Institute, its predecessors, its board of visitors, or the 7711 board of visitors of each of its predecessors shall be construed as relating to the University. 7712

# § 23.1-2601. Membership.

7713 A. The board shall consist of 14 members, of whom 13 shall be appointed by the Governor and one shall be the president of the Board of Agriculture and Consumer Services, who shall serve ex officio. Of 7714 7715 the 13 members appointed by the Governor, at least 10 members shall be residents of the 7716 Commonwealth and at least six members shall be alumni of the University. All appointments by the 7717 Governor are subject to confirmation by the Senate.

7718 B. The alumni association of the University may submit to the Governor a list of three nominees for 7719 each vacancy on the board, whether it occurs by expired term or otherwise. The Governor may appoint 7720 a member from the list of nominees. 7721

# § 23.1-2602. Meetings; officers; committees.

A. The board shall meet in Blacksburg, in the County of Montgomery, at least once a year and at 7722 7723 such other times and places as it determines. Special meetings of the board may be called by the 7724 Governor, the rector, or any three members. Notice of the time and place of each meeting shall be 7725 provided to each member.

7726 B. A majority of the board shall constitute a quorum. A majority of each committee shall constitute a 7727 quorum.

7728 C. The board shall appoint from its membership a rector to preside at its meetings and a president 7729 pro tempore to preside at its meetings in the absence of the rector. 7730

D. The board shall appoint a secretary.

7731 E. The board shall also appoint from its membership an executive committee of at least three but not 7732 more than six members that are empowered during the interim between board meetings to exercise such 7733 powers of the board as the board may prescribe by resolution. 7734

F. The board may appoint special committees and prescribe their duties and powers.

7735 G. Each committee shall report its actions to the board at the board's annual meeting and at such 7736 other times as the board may require.

### § 23.1-2603. Powers and duties.

A. The board is charged with the care, preservation, and improvement of the property belonging to 7738 7739 the University and with the protection and safety of students and other persons residing on such 7740 property. Pursuant to such duties, the board may change roads or driveways on the property belonging to the University or entrances to such property, close temporarily or permanently the roads and 7741 7742 driveways on such property and entrances to such property, prohibit undesirable and disorderly persons from entering such property, eject such persons from such property, and prosecute under state law 7743 7744 trespassers and persons committing offenses on such property.

7745 B. The board shall regulate the government and discipline of the students.

§ 23.1-2604. Investment of endowment funds, endowment income, etc. 7746

7747 A. As used in this section:

7748 "Derivative" means a contract or financial instrument or a combination of contracts and financial instruments, including any contract commonly known as a "swap," that gives the University the right or 7749 7750 obligation to deliver, receive delivery of, or make or receive payments based on changes in the price, 7751 value, yield, or other characteristic of a tangible or intangible asset or group of assets or changes in a 7752 rate, index of prices or rates, or other market indicator for an asset or group of assets.

7753 "Financial security" means (i) any note, stock, treasury stock, bond, debenture, evidence of 7754 indebtedness, certificate of interest, collateral-trust certificate, preorganization certificate of subscription, 7755 transferable share, investment contract, voting-trust certificate, certificate of deposit for a security, or 7756 fractional undivided interest in oil, gas, or other mineral rights; (ii) any put, call, straddle, option, or 7757 privilege on any security, certificate of deposit, or group or index of securities, including any interest 7758 therein or based on the value thereof; (iii) any put, call, straddle, option, or privilege entered into on a 7759 national securities exchange relating to foreign currency; (iv) in general, any interest or instrument commonly known as a "security"; or (v) any certificate of interest or participation in, temporary or 7760 interim security for, receipt for, guarantee of, or warrant or right to subscribe to or purchase any 7761 7762 financial security.

7763 "Option" means an agreement or contract whereby the University may grant or receive the right to 7764 purchase, sell, or pay or receive the value of any personal property asset, including any agreement or 7765 contract that relates to any security, contract, or agreement.

7766 B. The board shall invest and manage the endowment funds, endowment income, gifts, all other 7767 nongeneral fund reserves and balances, and local funds of or held by the University in accordance with 7768 this section and the provisions of the Uniform Prudent Management of Institutional Funds Act 7769 (§ 64.2-1100 et seq.).

7770 C. No member of the board is personally liable for losses suffered by any endowment fund, 7771 endowment income, gift, other nongeneral fund reserve and balance, or local funds of or held by the 7772 University arising from investments made pursuant to the provisions of subsection A.

D. The investment and management of endowment funds, endowment income, gifts, all other 7773 7774 nongeneral fund reserves and balances, or local funds of or held by the University are not subject to the 7775 provisions of the Virginia Public Procurement Act (§ 2.2-4300 et seq.).

7776 E. In addition to the investment practices authorized by the Uniform Prudent Management of 7777 Institutional Funds Act (§ 64.2-1100 et seq.), the board may invest or reinvest the endowment funds, 7778 endowment income, gifts, all other nongeneral fund reserves and balances, and local funds of or held by 7779 the University in derivatives, options, and financial securities.

7780 F. The authority provided in this section to invest and reinvest nongeneral fund reserves and 7781 balances of or held by the University is predicated upon an approved management agreement between 7782 the University and the Commonwealth. 7783

§ 23.1-2605. Employees.

7784 A. The board shall appoint a treasurer of the University. The treasurer or the officer who controls 7785 the funds of the University shall give bond in the sum of \$50,000, payable to the Commonwealth, with 7786 condition for the faithful discharge of the duties of his office. The bond shall be approved by the board, 7787 entered on the board's journal, and transmitted to the Comptroller and shall remain filed in the 7788 Comptroller's office.

7789 B. The board may appoint a vice-president of the University and prescribe his authority, duties, and 7790 compensation, if any. The vice-president shall hold office at the pleasure of the board.

7791 C. The board may employ a secretary of the University, a clerk to the board, and such other agents, 7792 servants, officers, assistants, and deputies as may be necessary to conduct the business and affairs of the 7793 University.

7794 D. The board may remove any officer of the University with the assent of two-thirds of its members, 7795 subject to such human resources programs as may be established by the board pursuant to § 23.1-1021. 7796 E. The board shall prescribe the duties of professors and the course and mode of instruction. The

7797 board may remove any professor with the assent of two-thirds of its members.

7798 § 23.1-2606. Courses of study.

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7799 The curriculum of the University shall embrace such courses of study as relate to agriculture and the 7800 mechanic arts without excluding other scientific and classical studies and military tactics. 7801

# § 23.1-2607. Purchase of electric power and energy.

A. For purposes of this section:

7803 "Other party" means any other entity, including any (i) municipality, public institution of higher 7804 education, or political subdivision, public authority, agency, or instrumentality of the Commonwealth, or 7805 state or the United States or (ii) partnership, limited liability company, nonprofit corporation, electric 7806 cooperative, or investor-owned utility, whether created, incorporated, or otherwise organized and 7807 existing under the laws of the Commonwealth or state or the United States.

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7808 "Project" means any (i) system or facilities for the generation, transmission, transformation, or 7809 supply of electrical power and energy by any means whatsoever, including fuel, fuel transportation, and 7810 fuel supply resources; (ii) electric generating unit situated at a particular site in the continental United 7811 States; (iii) interest in such system, facilities, or unit, whether an undivided interest as a tenant in 7812 common or otherwise; or (iv) right to the output, capacity, or services of such system, facilities, or unit.

7813 B. The University may contract with any other party to buy power and energy to meet its present or 7814 future requirements. Any such contract may provide that (i) the source of such power and energy is 7815 limited to a specified project; (ii) replacement power and energy shall be provided; or (iii) the University shall be obligated to make payments required by the contract whether the project is completed, operable, or operating and notwithstanding the suspension, interruption, interference, 7816 7817 reduction, or curtailment of the output of a project or the amount of power and energy contracted for; 7818 7819 (iv) payments required by the contract (a) are not subject to any reduction, whether by offset or 7820 otherwise, (b) are not conditioned upon the performance or nonperformance of any other party, (c) shall be made solely from the revenues derived by the University from the ownership and operation of the 7821 7822 electric system of the University, (d) may be secured by a pledge of and lien upon the electric system of 7823 the University, and (e) shall constitute an operating expense of the electric system of the University; (v)7824 in the event of default by the University or any other party to the contract in the performance of its 7825 obligations for any project, the University or any other party to the contract for such project shall 7826 succeed to the rights and interests and assume the obligations of the defaulting party, either pro rata or 7827 as may be otherwise agreed upon in the contract; or (vi) no other party shall be obligated to provide power and energy in the event that (a) the project is inoperable, (b) the output of the project is subject 7828 7829 to suspension, interference, reduction or curtailment, or (c) a force majeure occurs.

C. Notwithstanding any other charter or provision of law to the contrary, no such contract, with 7830 respect to the sale or purchase of capacity, output, power, or energy from a project, shall exceed 50 7831 7832 years from the date that the project is estimated to be placed in normal continuous operation.

7833 D. The execution and effectiveness of any such contract are not subject to any authorizations and 7834 approvals by the Commonwealth or any agency, commission, instrumentality, or political subdivision of 7835 the Commonwealth except as specifically required by law.

7836 E. No obligation under any such contract shall constitute a legal or equitable pledge, charge, lien, 7837 or encumbrance upon any property of the University or upon any of its income, receipts, or revenues, 7838 except the revenues of its electric system, and the faith and credit of the University shall not be pledged 7839 for the payment of any obligation under any such contract.

7840 F. The University shall fix, charge, and collect rents, rates, fees, and charges for electric power and 7841 energy and other services, facilities, and commodities sold, furnished, or supplied through its electric 7842 system sufficient to provide revenues adequate to meet its obligations under any such contract and to 7843 pay any and all other amounts payable from or constituting a charge and lien upon such revenues, 7844 including amounts sufficient to pay the principal of and interest on bonds of the University issued for 7845 purposes relating to its electric system. Any pledge made by the University pursuant to this subsection is 7846 governed by the laws of the Commonwealth. 7847

#### Article 2.

7848 Virginia Cooperative Extension Service and Agricultural Experiment Station Division; Hampton Roads and 7849 Eastern Shore Agricultural Research and Extension Centers.

7850 § 23.1-2608. Definitions; Virginia Cooperative Extension Service and Agricultural Experiment 7851 Station Division established; Cooperative Extension Service Program recognized. 7852

A. For the purposes of this article:

7853 "Cooperative extension service" means the function traditionally associated with the term "extension" 7854 that traditionally focuses on agriculture, including horticulture and silviculture, agribusiness, home 7855 economics, community resource development, and 4-H Clubs.

7856 "Extension" means the joint federal, state, and local program designed to aid the transfer of 7857 information and research capabilities of land-grant universities to citizens.

7858 B. There is established within the University a division to be known as the Virginia Cooperative 7859 Extension Service and Agricultural Experiment Station Division (the Division), which shall encompass 7860 and administer the Virginia Cooperative Extension Service (the Service) and the Agricultural Experiment 7861 Station (the Station) with appropriate supporting programs.

7862 C. The Cooperative Extension Service Program within Virginia State University (the Program) is 7863 recognized. The Program shall be operated cooperatively by the University and Virginia State 7864 University, with agreed-upon areas of program and service emphasis as set forth in the unified plan 7865 submitted by the two institutions to the U.S. Department of Agriculture. 7866

## § 23.1-2609. Administration of the Division.

The board shall provide for the administration of the Division through the regular administrative and 7867 7868 fiscal officers of the University and shall make appointments to the administrative and research staff on 7869 recommendation of the president of the University.

7870 § 23.1-2610. Duties of the Service, the Program, and the Station.

7871 A. The Service shall provide the people of the Commonwealth with useful and practical information 7872 and knowledge on agriculture, including horticulture and silviculture, agribusiness, home economics, 7873 community resource development, 4-H Clubs, and related subjects through instruction and the 7874 dissemination of useful and practical information through demonstrations, conferences, courses, 7875 workshops, publications, meetings, mass media, and other educational programs. The necessary printing 7876 and distribution of information in connection with work of the Service shall be performed in such 7877 manner as may be mutually agreed upon by the University, Virginia State University, the Governor or 7878 his designee, the U.S. Secretary of Agriculture, the U.S. Secretary of Commerce, and other participating 7879 bodies.

7880 B. The Program shall also conduct educational programs and disseminate useful and practical 7881 information to the people of the Commonwealth.

7882 C. Personnel of the Service shall inform local governing bodies of the Commonwealth whenever 7883 agricultural conditions are present in such localities that would warrant the declaration of a disaster 7884 pursuant to Section 301 of P.L. 93-288, 42 U.S.C. § 5141.

7885 D. Personnel of the Service shall provide farmers and local governing bodies with such assistance 7886 and information as is available concerning federal and state disaster relief programs.

7887 E. The Station shall conduct research and investigations and establish, publish, and distribute results 7888 in such forms as will tend to increase the economy, efficiency, and safety of the various enterprises and 7889 activities of interest to the Commonwealth and the nation and promote the conservation and economic 7890 utilization of its natural and human resources.

#### 7891 § 23.1-2611. Personnel; local units.

7892 A. The University and Virginia State University, in cooperation with the departments and agencies of 7893 the federal government, shall exercise great care in the selection of personnel to carry out and supervise 7894 the work of the Service. The work shall be conducted under such regulations as may be adopted by the 7895 University for the work of the Division and by the University and Virginia State University, in 7896 cooperation with the U.S. Department of Agriculture, for the work of the Service.

7897 B. The Division and the Program may work with both adults and youth through local units to be 7898 known as "departments of extension and continuing education."

#### 7899 § 23.1-2612. Division; funding sources.

7900 The Division may receive moneys from the Commonwealth, the federal government, and private 7901 sources. All receipts of the Division shall be deposited to the credit of the general fund of the state 7902 treasury and appropriated to the University to be used exclusively for the purposes of the Division. 7903

# § 23.1-2613. The Division and the Program; appropriations by the General Assembly.

7904 A. The General Assembly may appropriate such funds to the Division and the Program as it deems necessary. Any general funds and funds received from any agency or department of the federal 7905 7906 government for the purposes of carrying out this article shall be expended by the University through the 7907 Division and by Virginia State University through the Program and shall be accounted for in the 7908 manner prescribed by applicable law or regulations.

7909 B. Funds appropriated by the General Assembly shall be used by the University and Virginia State 7910 University for the purpose of conducting cooperative extension services in the Commonwealth. Such 7911 funds may be used to defray all necessary expenses, including salaries, travel expenses, equipment, 7912 supplies, or other authorized expenses.

#### 7913 § 23.1-2614. The Division; appropriations by local governing bodies.

7914 Any local governing body of the Commonwealth may appropriate funds, to be supplemented by funds 7915 appropriated by the General Assembly to the University for the Division and such other funds as the 7916 University may allocate, to support the activities of the Division in such manner as may be agreed upon 7917 by the University and the local governing body.

#### 7918 § 23.1-2615. Station; soil survey.

7919 For the purpose of continuing a survey of the soils of the Commonwealth that was begun by the U.S. 7920 Department of Agriculture, the Station shall direct and supervise a comprehensive soil survey of the 7921 Commonwealth of such a character and along such lines as to obtain an inventory of the soil resources 7922 of the Commonwealth and to determine their adaptability to various crops, forestry, and livestock 7923 enterprises to promote the utilization of the lands of the Commonwealth in the most practical and 7924 economical way. It is contemplated that the Station will make such soil survey in cooperation with the 7925 U.S. Department of Agriculture. 7926

### § 23.1-2616. Station: agricultural survey.

7927 The Station may direct and supervise a thorough and comprehensive agricultural survey of the 7928 Commonwealth according to the most approved methods in practice to gather facts and information on 7929 existing agricultural conditions in the Commonwealth and data upon which to base a study of 7930 agricultural economics and a constructive program for the development of agriculture and agricultural

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7931 resources. The survey shall examine (i) soils and soil fertility and management; (ii) soil erosion and 7932 drainage problems affecting soil fertility and productivity; (iii) the adaptation of various soil types, 7933 elevations, and seasonable conditions to crops produced or that may suitably be produced; (iv) farm 7934 layout and selection; (v) arrangement of fields for the use of labor-saving machinery; (vi) economy and 7935 convenience in cultivation and farm operations; (vii) methods of cultivation, production, and handling of 7936 crops; (viii) general farm management; (ix) the various crops produced on farms and their yield and gross value compared with the cost of production and courses of low yield; (x) farm labor and its 7937 7938 distribution and efficiency; (xi) labor incomes of the various classes of farm labor; (xii) the relation of 7939 various farm products to public needs and local and general supply and demand; (xiii) farm incomes 7940 and income sources; (xiv) capital investment and return; (xv) distribution of capital investment; (xvi) the 7941 character and extent of idle lands and their suitability for cultivation or other agricultural purposes in the various localities and what, if any, profitable use may be made of them through the introduction of 7942 livestock or crops adapted to such soils, by individuals or on a community plan, with notations of 7943 7944 elevation, topography, temperatures, and seasonal conditions affecting production of fruit, cotton, and 7945 other crops; and (xvii) any other information or studies that may seem advisable in determining methods 7946 for the betterment of agricultural conditions and the development of the agricultural resources of the 7947 Commonwealth.

7948 The Station may and it is contemplated that the Station will work in conjunction with and cooperate 7949 with similar agencies of the federal government to make such agricultural survey whenever a suitable 7950 and satisfactory arrangement can be made for such cooperation.

7951 § 23.1-2617. Hampton Roads and Eastern Shore Agricultural Research and Extension Centers 7952 established.

7953 The Hampton Roads and Eastern Shore Agricultural Research and Extension Centers (Centers) are 7954 established as a component of the Station and shall be retained as active research and extension 7955 centers. 7956

### § 23.1-2618. Centers; function.

7957 The Centers shall conduct basic and applied research in the fields that may bear directly on the 7958 interests of commercial growers of vegetable and ornamental crops in the Commonwealth. The Centers 7959 shall coordinate their research with related work of the Station to avoid unnecessary duplication of effort. The Centers shall disseminate the results of their research conducted pursuant to this section. 7960 7961

# § 23.1-2619. Centers; Advisory board of directors.

7962 A. A board of directors (board) shall serve as an advisory body to the Centers that represents local 7963 agricultural interests. The board shall consist of five members appointed by the dean of the College of 7964 Agriculture and Life Sciences. Each appointed member shall represent an industry that is relevant to the 7965 missions of the Centers. 7966

B. Members of the board shall serve for terms of four years.

C. The members of the board shall name one of its members chairman.

D. Three members of the board shall constitute a quorum for the transaction of business.

7969 E. The board shall hold at least one meeting annually at either the Hampton Roads center or the 7970 Eastern Shore center and such other meetings as may be necessary at such times and places as the 7971 chairman or any three members may designate.

#### 7972 § 23.1-2620. Centers: executive director.

7973 An executive director shall be appointed to administer the Centers and carry out the research 7974 programs at the Centers. The executive director shall serve at the pleasure of and be answerable to the 7975 Dean of the College of Agriculture and Life Sciences of the University.

#### 7976 § 23.1-2621. The Division and the Program; reports.

7977 A. The University shall file such reports on the activities of the Division as may be required by law 7978 or requested by the Governor.

7979 B. Virginia State University shall file such reports on the activities of the Program as may be 7980 required by law or requested by the Governor.

C. The University and Virginia State University shall file such reports on the unified plan as may be 7981 7982 required by law or requested by the Governor.

#### 7983 § 23.1-2622. Construction of acts relating to the Service and the Station.

7984 All acts relating to the Service and the Station shall be construed as relating to the Division as 7985 established by this article and no such act shall be construed as limiting the provisions of this article. 7986

Article 3.

# Virginia Center for Coal and Energy Research.

#### 7988 § 23.1-2623. Virginia Center for Coal and Energy Research established.

7989 The Virginia Center for Coal and Energy Research (the Center) is established as an interdisciplinary study, research, information, and resource facility for the Commonwealth and shall utilize the full 7990 7991 capabilities of faculty, staff, libraries, and laboratories for the benefit of Virginians and the expansion of knowledge pertaining to coal and energy research and development. The Center shall be located at the 7992

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7993 University.

7994 § 23.1-2624. Control and supervision.

7995 The Center is subject to the control and supervision of the board.

7996 § 23.1-2625. Executive director.

7997 The board shall appoint an executive director for the Center who, subject to the approval of the 7998 board, shall:

7999 1. Exercise all powers and perform all duties imposed upon him by law;

8000 2. Carry out the specific duties imposed upon him by the board; and

8001 3. Employ such personnel and contract for such services as may be required to carry out the 8002 purposes of this article.

8003 § 23.1-2626. Powers and duties of the Center.

8004 The Center, under the direction of the executive director, shall:

8005 1. Develop a degree program in energy production and conservation research at the master's level in 8006 conjunction with the Council;

8007 2. Develop and provide programs of continuing education and in-service training for persons who 8008 work in the fields of coal or other energy research, development, or production;

8009 3. Collaborate with other departments of the University, including the Department of Mining and 8010 Minerals Engineering;

8011 4. Conduct research in the fields of coal, coal utilization, migrating natural gases such as methane 8012 and propane, and other energy-related work;

8013 5. Collect and maintain data on energy production, development, and utilization;

8014 6. Foster the utilization of research information, discoveries, and data;

8015 7. Coordinate the functions of the Center with each of the Center's energy research facilities to 8016 prevent duplication of effort;

8017 8. Apply for and accept grants from the federal government, state government, and any other source 8018 to carry out the purposes of this article. The Center may comply with such conditions and execute such 8019 agreements as may be necessary to accept such grants:

8020 9. Accept gifts, bequests, and any other thing of value to carry out the purposes of this article;

8021 10. Receive, administer, and expend all funds and other assistance made available to the Center to 8022 carry out the purposes of this article;

8023 11. Consult with the Division of Energy of the Department of Mines, Minerals and Energy in the 8024 preparation of the Virginia Energy Plan pursuant to § 67-201; and

8025 12. Do all things necessary or convenient for the proper administration of this article.

8026 § 23.1-2627. Virginia Coal Research and Development Advisory Board.

8027 The Virginia Coal Research and Development Advisory Board (the Advisory Board) shall serve in an 8028 advisory capacity to the executive director of the Center. Representatives to the Advisory Board shall be 8029 appointed by the board. The board shall appoint such other individuals as it deems necessary to the 8030 work of the Advisory Board.

8031 Members shall include representatives from the Department of Conservation and Recreation, the 8032 Department of Small Business and Supplier Diversity, the Department of Mines, Minerals and Energy, 8033 the Department of Labor and Industry, the Virginia Port Authority, and each public institution of higher 8034 education, excluding the University. 8035

### Article 4.

### Virginia Water Resources Research Center.

### § 23.1-2628. Virginia Water Resources Research Center established.

8038 The Virginia Water Resources Research Center (the Water Center) is established to develop, 8039 implement, and coordinate water and related land research programs in the Commonwealth and transfer 8040 the results of research and new technology to potential users. The Water Center shall be located at the 8041 University.

8042 § 23.1-2629. Control and supervision.

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8043 The Water Center is a unit of the University under the supervision and control of the board.

8044 § 23.1-2630. Functions, powers, and duties.

8045 A. The Water Center shall (i) consult with the General Assembly; federal, state, and local agencies; 8046 water user groups; private industry; and other potential users of research; (ii) establish and administer 8047 agreements with other public institutions of higher education and private institutions of higher education 8048 to conduct research projects; (iii) disseminate new information and facilitate the transfer and 8049 application of new technology; (iv) be a liaison between the Commonwealth and the federal research 8050 funding agencies and advocate for the Commonwealth's water research needs; and (v) encourage the 8051 development of academic programs in water resources management in conjunction with the Council.

8052 B. The Water Center shall facilitate and stimulate research that (i) deals with policy issues facing 8053 the General Assembly, (ii) supports the state water resource agencies, and (iii) provides water planning 8079

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8054 and management organizations with tools to increase efficiency and effectiveness of water planning and 8055 management. 8056

# § 23.1-2631. Executive director.

8057 A. The principal administrative officer of the Water Center shall be an executive director who shall 8058 be appointed by the president of the University, subject to the approval of the board. The executive 8059 director shall be under the supervision of the president of the University.

8060 B. The executive director shall exercise all powers imposed upon him by law, carry out the specific duties imposed upon him by the president of the University, and develop appropriate policies and 8061 procedures, with the advice of the Virginia Water Resources Research Center Statewide Advisory Board, 8062 8063 for (i) identifying priority research problems; (ii) collaborating with the General Assembly; federal, state, and local governmental agencies; and water user groups in the formulation of its research programs; (iii) selecting projects to be funded; and (iv) disseminating information and transferring 8064 8065 8066 technology designed to help resolve water and related land problems of the Commonwealth. He shall 8067 employ such personnel and secure such services as may be required to carry out the purposes of this 8068 article and expend appropriated funds and accept moneys for cost-sharing on projects funded with 8069 federal and private funds. 8070

# § 23.1-2632. Virginia Water Resources Research Center Statewide Advisory Board.

8071 The Virginia Water Resources Research Center Statewide Advisory Board (the Statewide Advisory 8072 Board) shall serve in an advisory capacity to the executive director of the Water Center. Representatives 8073 of the Statewide Advisory Board shall be appointed by the Governor, subject to confirmation by the General Assembly, and shall include balanced representation from industries; federal, state, and local 8074 agencies; water user groups; and concerned citizens. The Statewide Advisory Board shall (i) recommend 8075 policy guidelines for implementing the functions of the Water Center, (ii) evaluate the programs of the 8076 Water Center, and (iii) advise the executive director of the Water Center and make recommendations to 8077 8078 assist him in carrying out the purposes of this article.

Article 5.

Virginia Center for Housing Research.

# § 23.1-2633. Virginia Center for Housing Research established.

The Virginia Center for Housing Research (the Housing Center) is established and shall be located at the University.

# § 23.1-2634. Functions, powers, and duties.

8085 The Housing Center shall serve as an interdisciplinary study, research, and information resource on 8086 housing for the Commonwealth. The Housing Center shall (i) consult with the General Assembly; 8087 federal, state, and local agencies; nonprofit organizations; private industry; and other potential users of 8088 research; (ii) establish and administer agreements with other public institutions of higher education and 8089 private institutions of higher education to carry out research projects; (iii) disseminate new information 8090 and research results; (iv) facilitate the application and transfer of new technologies to housing; and (v)8091 stimulate and perform research that deals with housing policy issues facing the General Assembly and 8092 aids the Commonwealth's housing and housing finance agencies.

#### 8093 § 23.1-2635. Control and supervision.

8094 The Housing Center is a unit of the University under the supervision and control of the board. 8095 § 23.1-2636. Director.

8096 A. The president of the University, with the approval of the board, shall appoint a director to serve 8097 as the principal administrative officer of the Housing Center. The director shall be under the 8098 supervision of the president of the University or his designee.

8099 B. The director shall exercise all powers imposed upon him by law, carry out the specific duties imposed on him by the president of the University, and develop appropriate policies and procedures, 8100 with the advice of the Board of Housing and Community Development, for (i) identifying priority 8101 8102 research problems; (ii) cooperating with the General Assembly; federal, state, and local agencies; 8103 nonprofit organizations; and private industry in formulating its research programs; (iii) selecting research projects to be funded; and (iv) disseminating information and transferring technology relating 8104 8105 to housing and housing problems within the Commonwealth. The director shall employ such personnel and secure such services as may be required to carry out the purposes of this article, expend 8106 appropriated funds, and accept moneys from federal or private sources for cost-sharing on projects. 8107 8108

# § 23.1-2637. Advisory board.

8109 The Board of Housing and Community Development shall advise the director of the Housing Center 8110 and may advise the director on all matters set forth in § 23.1-2634. 8111

Article 6.

# Governmental Aid and Individual Donations.

#### § 23.1-2638. Institutions receiving interest accruing on proceeds of land scrip. 8113

8114 The annual accruing interest from the education fund resulting from the donation of lands by act of Congress on July 2, 1862, and the sale of such lands and the investment of the proceeds from such sale 8115

in state bonds by the Board of Education on February 7 and March 19, 1872, shall be paid one-third to 8116 8117 Virginia State University and two-thirds to the University.

#### 8118 § 23.1-2639. Institutions receiving money allotted to Commonwealth under act of Congress.

8119 The Comptroller shall receive from the U.S. Secretary of the Interior such sums of money as are 8120 allotted to the Commonwealth under and in accordance with the act of Congress approved August 30, 8121 1890, and shall pay one-third to the treasurer of Virginia State University and two-thirds to the 8122 treasurer of the University, who shall receive and disburse the sums as required by section two of such 8123 act of Congress.

#### 8124 § 23.1-2640. Experimental farms.

8125 A. A portion of the fund, not exceeding 10 percent of each sum assigned to Virginia State University 8126 and the University, may be expended, in the discretion of the board of visitors of each institution, in the 8127 purchase of lands for experimental farms.

8128 B. The respective boards of visitors may use a portion of the accruing interest from such fund to 8129 purchase suitable and appropriate laboratories.

#### 8130 § 23.1-2641. Reversion of property on withdrawal of annuity.

8131 If at any time such annuity should be withdrawn from the University, the property, real and 8132 personal, conveyed and appropriated to its use and benefit by the trustees of the Preston and Olin 8133 Institute and the County of Montgomery under the provisions of Chapter 234 of the Acts of Assembly of 8134 1871-1872 shall revert to the trustees and the county, respectively, from which it was conveyed and 8135 appropriated. 8136

### § 23.1-2642. County subscriptions and individual donations.

8137 The board may accept (i) the subscription of any county made under the act to authorize 8138 subscriptions in aid of the University approved March 21, 1872 and (ii) individual donations in aid of 8139 the purposes and objects of the University. Such donations and subscriptions shall be held by the board 8140 in trust for the benefit of the University and shall revert to the donors and subscribers if the 8141 Commonwealth withdraws from the use of the University the interest accruing on the proceeds of the 8142 land scrip as provided in § 23.1-2638. 8143

# CHAPTER 27.

## VIRGINIA STATE UNIVERSITY.

### § 23.1-2700. Corporate name; name of the University.

8146 A. The board of visitors of Virginia State University (the board) is a corporation under the name 8147 and style of "The Visitors of Virginia State University" and has, in addition to its other powers, all the 8148 corporate powers given to corporations by the provisions of Title 13.1 except those powers that are 8149 confined to corporations created pursuant to Title 13.1. The board shall at all times be under the 8150 control of the General Assembly. 8151

B. The institution shall be known as Virginia State University (the University).

8152 C. All laws relating to Virginia State College or the board of visitors of Virginia State College shall 8153 be construed as relating to the University or the board, respectively. 8154

### § 23.1-2701. Membership.

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8155 A. The board shall consist of 15 members appointed by the Governor, of whom at least three shall 8156 be alumni of the University and at least 10 shall be residents of the Commonwealth.

B. The alumni association of the University may submit to the Governor a list of three nominees for 8157 8158 each vacancy on the board, whether the vacancy occurs by expiration of a term or otherwise. The 8159 Governor may appoint a member from the list of nominees.

#### § 23.1-2702. Powers and duties. 8160

8161 A. The board shall appoint all professors, teachers, and agents, fix their salaries, and generally 8162 direct the affairs of the University.

B. The board may confer degrees. 8163

- 8164 § 23.1-2703. Courses of study.
- 8165 The curriculum of the University shall include agriculture, business, education, engineering, the 8166 liberal arts and sciences, and military science.

#### 8167 § 23.1-2704. Cooperative Extension Service.

8168 A. For the purposes of this section:

8169 "Cooperative extension service" means the function traditionally associated with the term "extension" 8170 that traditionally focuses on agriculture, including horticulture and silviculture, agribusiness, home 8171 economics, community resource development, and 4-H Clubs.

8172 "Extension" means the joint federal, state, and local program designed to aid the transfer of 8173 information and research capabilities of land-grant universities to citizens.

8174 B. As provided in Article 2 (§ 23.1-2608 et seq.) of Chapter 26 and subject to the federally required plan, the Cooperative Extension Service Program within the University, (the Program) is recognized. 8175 The University may accept grants, gifts, or donations for the Program from the local governing bodies 8176

8177 of the Commonwealth, other public or private agencies, and individual donors. The Service shall be operated cooperatively by Virginia Polytechnic Institute and State University and the University, with 8178 8179 agreed-upon areas of program and service emphasis as set forth in the unified plan submitted by the 8180 two institutions to the U.S. Department of Agriculture. The University shall file such reports on the 8181 activities of the Program as may be required by law or requested by the Governor, and the two 8182 institutions shall file such reports on the unified plan as may be required by law or requested by the 8183 Governor.

8184 § 23.1-2705. Gifts, grants, devises, and bequests; governmental aid.

8185 A. The board may take, hold, receive, and enjoy any gift, grant, devise, or bequest to the board or to 8186 or for the benefit of the University. Any such gift, grant, devise, or bequest shall be used for the 8187 purposes designated by the donor, or if no purposes are so designated, for the general purposes of the 8188 board. B. The University shall receive the governmental aid designated in §§ 23.1-2638 and 23.1-2639.

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8191 8192 CHAPTER 28.

# THE COLLEGE OF WILLIAM AND MARY IN VIRGINIA; RICHARD BLAND COLLEGE.

# § 23.1-2800. Corporate name; name of the university.

8193 A. The board of visitors of The College of William and Mary in Virginia (the board) is a corporation under the name and style of "The College of William and Mary in Virginia" and has, in 8194 8195 addition to its other powers, (i) all the corporate powers given to corporations by the provisions of Title 13.1 except those powers that are confined to corporations created pursuant to Title 13.1 and (ii) all 8196 powers conferred by the ancient royal charter of The College of William and Mary in Virginia. The 8197 board shall at all times be under the control of the General Assembly. 8198

8199 B. The institution shall be known as The College of William and Mary in Virginia (the university). 8200

- § 23.1-2801. Membership.
- A. The board shall consist of 17 members appointed by the Governor, of whom at least 13 shall be 8201 8202 residents of the Commonwealth.

8203 B. The alumni association of the university may submit to the Governor a list of at least three 8204 nominees for each vacancy on the board, whether the vacancy occurs by expiration of a term or 8205 otherwise. The Governor may appoint a member from the list of nominees.

8206 § 23.1-2802. Powers and duties.

8207 A. The board shall generally direct the affairs of the university and Richard Bland College.

8208 B. The board may confer degrees.

#### 8209 § 23.1-2803. Investment of endowment funds, endowment income, etc.

8210 A. As used in this section:

8211 "Derivative" means a contract or financial instrument or a combination of contracts and financial instruments, including any contract commonly known as a "swap," that gives the university the right or 8212 8213 obligation to deliver, receive delivery of, or make or receive payments based on changes in the price, value, yield, or other characteristic of a tangible or intangible asset or group of assets or changes in a 8214 8215 rate, index of prices or rates, or other market indicator for an asset or group of assets.

"Financial security" means (i) any note, stock, treasury stock, bond, debenture, evidence of 8216 indebtedness, certificate of interest, collateral-trust certificate, preorganization certificate of subscription, 8217 8218 transferable share, investment contract, voting-trust certificate, certificate of deposit for a security, or 8219 fractional undivided interest in oil, gas, or other mineral rights; (ii) any put, call, straddle, option, or privilege on any security, certificate of deposit, or group or index of securities, including any interest 8220 therein or based on the value thereof; (iii) any put, call, straddle, option, or privilege entered into on a 8221 8222 national securities exchange relating to foreign currency; (iv) in general, any interest or instrument commonly known as a "security"; or (v) any certificate of interest or participation in, temporary or 8223 8224 interim security for, receipt for, guarantee of, or warrant or right to subscribe to or purchase any 8225 financial security.

8226 "Option" means an agreement or contract whereby the university may grant or receive the right to 8227 purchase, sell, or pay or receive the value of any personal property asset, including any agreement or contract that relates to any security, contract, or agreement. 8228

8229 B. The board shall invest and manage the endowment funds, endowment income, gifts, all other 8230 nongeneral fund reserves and balances, and local funds of or held by the university in accordance with 8231 this section and the provisions of the Uniform Prudent Management of Institutional Funds Act 8232 (§ 64.2-1100 et seq.).

8233 C. No member of the board is personally liable for losses suffered by any endowment fund, 8234 endowment income, gift, other nongeneral fund reserve and balance, or local funds of or held by the 8235 university arising from investments made pursuant to the provisions of subsection A.

D. The investment and management of endowment funds, endowment income, gifts, all other 8236 8237 nongeneral fund reserves and balances, or local funds of or held by the university are not subject to the provisions of the Virginia Public Procurement Act (§ 2.2-4300 et seq.). 8238

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8239 E. In addition to the investment practices authorized by the Uniform Prudent Management of 8240 Institutional Funds Act (§ 64.2-1100 et sea.), the board may invest or reinvest the endowment funds, 8241 endowment income, gifts, all other nongeneral fund reserves and balances, and local funds of or held by 8242 the university in derivatives, options, and financial securities.

8243 F. The authority provided in this section to invest and reinvest nongeneral fund reserves and 8244 balances of or held by the university is predicated upon an approved management agreement between 8245 the university and the Commonwealth.

#### 8246 § 23.1-2804. Program of instruction to educate and train teachers.

8247 The university shall maintain a program of instruction to educate and train teachers for the public 8248 elementary and secondary schools of the Commonwealth without excluding other programs of 8249 instruction. 8250

### § 23.1-2805. Duties; student admissions; degrees.

8251 The university shall admit properly prepared individuals and upon completion of the requirements 8252 shall grant them degrees. 8253

### § 23.1-2806. Richard Bland College.

8254 A. Richard Bland College is a separate college under the supervision, management, and control of 8255 the board. Richard Bland College shall report to the board in such manner as the board may 8256 coordinate and direct.

8257 B. The board shall establish and publish bylaws for Richard Bland College that define the school's 8258 functions.

8259 C. All property, property rights, duties, contracts, and agreements of Richard Bland College are 8260 vested in the board.

8261 D. The board shall designate a chief executive officer of Richard Bland College.

8262 E. The board shall care for and preserve all property belonging to Richard Bland College.

8263 F. The board shall (i) fix tuition, mandatory fees, and other necessary charges; (ii) appoint, remove, 8264 and define the responsibilities of the chief executive officer; and (iii) make such rules and regulations as 8265 it deems appropriate for Richard Bland College.

8266 § 23.1-2807. Virginia Institute of Marine Science.

8267 The Virginia Institute of Marine Science (the Institute) is subject to the supervision, management, 8268 and control of the board. The university shall provide for the administration of the Institute and appoint 8269 and remove its administrative and professional staff.

#### 8270 § 23.1-2808. Approval for transfer of College Woods.

8271 A. The property known as College Woods that includes Lake Matoaka and is possessed and 8272 controlled by the university, regardless of whether such property has been declared surplus property 8273 pursuant to § 2.2-1153, shall not be transferred or disposed of without the approval of the board by a two-thirds vote of all members at a regularly scheduled board meeting. The General Assembly shall also 8274 8275 approve such disposal or transfer.

B. The provisions of subsection A shall not operate to prevent the transfer or dedication to the Virginia Department of Transportation (the Department) of a portion of the property described in 8276 8277 8278 subsection A, together with a temporary construction easement and a permanent easement for drainage, 8279 sufficient to permit the reconstruction of the intersection of Virginia Route 615 (Ironbound Road) and 8280 Virginia Route 321 (Monticello Avenue). 8281

C. In order for any transfer or dedication set forth in subsection B to the Department to occur:

8282 1. The Department shall remain within the boundaries or dedication area identified as a right-of-way 8283 addition of approximately 1.63 acres and easement areas as detailed on Exhibit A, labeled Proposed 8284 Right-of-Way and Easement Dedication by The College of William and Mary for Widening of the 8285 Intersection of Monticello Avenue and Ironbound Road and dated January 9, 2004, drawn by AES 8286 Consulting Engineers of Williamsburg, Virginia, in completion of any reconstruction of such 8287 intersection;

8288 2. The Department shall employ and construct all required best management practices and erosion 8289 and sediment control measures to minimize and mitigate any impacts to College Woods and Lake 8290 Matoaka; and

8291 3. The Department shall vacate, subject to a reserved drainage easement, approximately 3.22 acres 8292 of right-of-way and redesignate such to the university so that the university has confirmed 8293 encumbrances. This vacation shall create not less than a 78-foot right-of-way and shall not create or 8294 provide for any easements except for such reserved drainage easement from approximately 1,000 feet 8295 east of Virginia Route 615 (Ironbound Road) to approximately 4,000 feet east of Virginia Route 615 8296 (Ironbound Road) along Virginia Route 321 (Monticello Avenue) identified on Exhibit A, labeled 8297 Proposed Right-of-Way and Easement Dedication by The College of William and Mary for Widening of 8298 the Intersection of Monticello Avenue and Ironbound Road and dated January 9, 2004, drawn by AES 8299 Consulting Engineers of Williamsburg, Virginia, as right-of-way abandonment. This vacation to create a

8300 right-of-way width shall not allow for a road-widening to add additional travel lanes for the remainder 8301 of Virginia Route 321 (Monticello Avenue).

8302 D. The provisions of subsection A shall not operate to prevent the transfer or dedication to the 8303 Department of a portion of the property described in subsection A, together with easements for slope, 8304 drainage, and utilities, sufficient to permit the reconstruction and widening of Virginia Route 615 8305 (Ironbound Road).

8306 E. For any transfer or dedication to the Department to occur pursuant to subsection D, the 8307 Department shall:

8308 1. Remain within the boundaries identified as a proposed right-of-way dedication area of 8309 approximately 0.38 acres and easement areas as detailed on Exhibit B, labeled Proposed Right-of-Way and Easement Dedication by The College of William and Mary for Widening of Ironbound Road to 8310 Four Lanes and dated January 9, 2004, drawn by AES Consulting Engineers of Williamsburg, Virginia, 8311 in completion of the widening of Virginia Route 615 (Ironbound Road), except with respect to that 8312 portion of Virginia Route 615 (Ironbound Road) to be widened in connection with the reconstruction of 8313 8314 the intersection as described, and as provided for, in subsections B and C; and

8315 2. Employ and construct all required best management practices and erosion and sediment control 8316 measures to minimize and mitigate any impacts to College Woods and Lake Matoaka.

F. The provisions of subsections B and C shall not become effective until a reconstruction of the 8317 8318 intersection has been designed and fully funded as required by the Department.

8319 G. The provisions of subsections D and E shall not become effective until the widening of the portion 8320 of Ironbound Road described therein has been designed and fully funded as required by the Department. 8321 CHAPTER 29.

#### 8322 STATE BOARD FOR COMMUNITY COLLEGES AND VIRGINIA COMMUNITY COLLEGE SYSTEM. 8323 § 23.1-2900. Definitions.

8324 As used in this chapter, unless the context requires a different meaning:

8325 "Career and technical education" means the training or retraining under public supervision and 8326 control that is (i) given in school classes, including field or laboratory work incidental to such training 8327 or retraining, exclusive of those career and technical education programs provided and administered by 8328 or through the public school system and (ii) conducted as part of a program designed to fit individuals 8329 for gainful employment as semiskilled or skilled workers or technicians in recognized occupations. 8330

Chancellor" means the Chancellor of Community Colleges.

#### 8331 § 23.1-2901. State Board for Community Colleges established; purpose; Virginia Community 8332 College System.

8333 The State Board for Community Colleges is a corporation under the style of "the State Board for Community Colleges" that shall establish, control, and administer a statewide system of publicly 8334 8335 supported comprehensive community colleges, which shall be known as the Virginia Community College 8336 System. 8337

# § 23.1-2902. State Board; membership.

8338 A. The State Board shall consist of 15 nonlegislative citizen members appointed by the Governor 8339 subject to confirmation by the General Assembly.

8340 B. Each member shall be a resident of the Commonwealth. No officer, employee, or member of the 8341 governing board of any public institution of higher education or of any school subject to the control of 8342 the State Board and no member of the Board of Education is eligible for appointment to the State 8343 Board. All members of the State Board are members at large charged with the responsibility of serving 8344 the best interests of the whole Commonwealth, and no member shall act as the representative of any 8345 particular region or institution of higher education. 8346

# § 23.1-2903. State Board; officers, meetings, and regulations.

8347 A. The State Board shall elect a chairman from its membership and may provide for the election of 8348 one of its members as vice-chairman.

8349 B. The State Board shall meet at least four times annually and on call of the chairman when in his 8350 opinion additional meetings are expedient or necessary. 8351

C. Eight members of the State Board shall constitute a quorum for all purposes.

D. The main office of the State Board shall be in the Commonwealth.

8353 E. The State Board is authorized to adopt necessary regulations for carrying out the purposes of this 8354 chapter. 8355

# § 23.1-2904. State Board: duties.

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8356 In addition to the duties of governing boards of public institutions of higher education set forth in 8357 Chapter 13 (§ 23.1-1300 et seq.), the State Board shall:

8358 1. Be the state agency with primary responsibility for coordinating workforce training at the 8359 postsecondary through the associate degree level, exclusive of the career and technical education 8360 programs provided through and administered by the public school system. This responsibility shall not 8361 preclude other agencies from also providing such services as appropriate, but these activities shall be

8362 coordinated with the comprehensive community colleges;

8363 2. Report on actions that comprehensive community colleges have taken to meet the requirements of

8364 23.1-2906 in its annual report to the General Assembly on workforce development activities required 8365 by the general appropriation act;

8366 3. Prepare and administer a plan providing standards and policies for the establishment, 8367 development, and administration of comprehensive community colleges under its authority. It shall 8368 determine the need for comprehensive community colleges and develop a statewide plan for their 8369 location and a time schedule for their establishment. In the development of such plan, a principal 8370 objective is to provide and maintain a system of comprehensive community colleges, as that term is 8371 defined in § 23.1-2900 to make appropriate educational opportunities and programs available 8372 throughout the Commonwealth. In providing these offerings, the State Board shall recognize the need for 8373 excellence in all curricula and shall endeavor to establish and maintain standards appropriate to the 8374 various purposes the respective programs are designed to serve;

8375 4. Establish policies providing for the creation of a local community college board for each 8376 comprehensive community college established under this chapter and the procedures and regulations 8377 under which such local boards shall operate. These boards shall assist in ascertaining educational 8378 needs and enlisting community involvement and support and shall perform such other duties as may be 8379 prescribed by the State Board;

8380 5. Adhere to the policies of the Council for the coordination of higher education as required by law; 8381 and

8382 6. Develop a mental health referral policy directing comprehensive community colleges to designate 8383 at least one individual at each college to serve as a point of contact with an emergency services system 8384 clinician at a local community services board, or another qualified mental health services provider, for 8385 the purposes of facilitating screening and referral of students who may have emergency or urgent 8386 mental health needs and of assisting the college in carrying out the duties specified by §§ 23.1-802 and 8387 23.1-805. Each comprehensive community college may establish relationships with community services 8388 boards or other mental health providers for referral and treatment of persons with less serious mental 8389 health needs. 8390

## § 23.1-2905. State Board; powers.

8391 In addition to the powers of governing boards of public institutions of higher education set forth in 8392 Chapter 13 (§ 23.1-1300 et seq.), the State Board may:

8393 1. With the approval of the Governor, accept from any government or governmental department or 8394 agency or any public or private body or from any other source grants or contributions of money or 8395 property that the State Board may use for or in aid of any of its purposes;

8396 2. Control and expend funds appropriated by law; 8397

3. Fix tuition, mandatory fees, and other necessary charges;

8398 4. Establish policies and guidelines providing for reduced tuition rates at comprehensive community 8399 colleges for employees of the System; and

8400 5. Confer diplomas, certificates, and associate degrees.

8401 § 23.1-2906. Comprehensive community colleges; duties; workforce.

8402 Each comprehensive community college shall:

8403 1. Maximize noncredit course offerings made available to business and industry at a time and place 8404 that meet current and projected workforce needs and minimize the cost of noncredit offerings to business 8405 and industry to the extent feasible;

8406 2. Deal directly with employers in designing and offering courses to meet real, current, and 8407 projected workforce training needs; and

8408 3. Maximize the availability and use of distance learning courses addressing workforce training 8409 needs. 8410

# § 23.1-2907. Policy for the award of academic credit for military training.

8411 A. The State Board shall adopt a policy for the award of academic credit to any student enrolled in 8412 a comprehensive community college who has successfully completed a military training course or 8413 program as part of his military service that is applicable to the student's certificate of degree 8414 requirements and is:

8415 1. Recommended for academic credit by a national higher education association that provides 8416 academic credit recommendations for military training courses or programs;

8417 2. Noted on the student's military transcript issued by any of the Armed Forces of the United States; 8418 or

8419 3. Otherwise documented in writing by any of the Armed Forces of the United States.

8420 B. The State Board shall:

8421 1. Develop a procedure for each comprehensive community college to receive the documentation 8422 necessary to identify and verify the military training course or program for which the student has

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8423 applied for academic credit; and

8424 2. Develop, maintain, and disseminate to each comprehensive community college a list of military 8425 training courses and programs that it has deemed qualified for the award of academic credit.

8426 C. Each comprehensive community college shall provide a copy of the State Board's policy for the 8427 award of academic credit for military training courses or programs to each student applicant. 8428

§ 23.1-2908. Chancellor of Community Colleges.

8429 A. The State Board shall appoint a Chancellor of Community Colleges to be the chief executive 8430 officer of the System and secretary to the State Board, fix his salary, and prescribe his duties in 8431 addition to those duties set forth in subsection C. 8432

B. The Chancellor shall:

8433 1. Formulate such policies and regulations and provide for such assistance in his office as are 8434 necessary for the proper performance of the duties prescribed by the provisions of this chapter; 8435

2. Designate an employee of the State Board to serve as its liaison to the Board of Education;

8436 3. Appoint agents and employees and fix their functions, powers, duties, titles, and salaries, subject to the approval of the State Board and the provisions of the Virginia Personnel Act (§ 2.2-2900 et seq.); 8437

8438 4. Submit an annual report to the Governor and General Assembly on or before November 1 of each 8439 vear. Such report shall be submitted as a report document as provided in the procedures of the Division 8440 of Legislative Automated Systems for the processing of legislative documents and reports and shall be 8441 posted on the General Assembly's website. Such report shall contain, at a minimum, the annual financial 8442 statements for the year ending the preceding June 30 and the accounts and status of any ongoing 8443 capital projects;

8444 5. Prescribe the forms of applications, reports, affidavits, and such other forms as may be required 8445 in the administration of this chapter:

6. Cooperate with agencies of the United States in relation to matters set forth in this chapter and in 8446 8447 any reasonable manner that may be necessary for the Commonwealth to qualify for and to receive 8448 grants or aid from such federal agencies, subject to the direction of the State Board; and

8449 7. Enforce the standards established by the State Board for personnel employed in the administration 8450 of this chapter and remove or cause to be removed each employee who does not meet such standards.

8451 C. The Chancellor may receive, for and on behalf of the Commonwealth and its subdivisions, from 8452 the United States and agencies of the United States and any other source grants-in-aid and gifts made 8453 for the purpose of providing or assisting in providing any career and technical or other education or 8454 educational programs authorized by this chapter, including expenses of administration. All such funds 8455 shall be paid into the state treasury. However, nothing in this chapter shall preclude any other agency, 8456 board, or officer of the Commonwealth from being designated as the directing or allocating agency, 8457 board, or officer for the distribution of federal grants-in-aid or the performance of other duties to the 8458 extent necessary to qualify for and to receive grants-in-aid for programs and institutions under the administration of the State Board. 8459

# § 23.1-2909. Bonds of agents and System employees.

8461 Proper bonds shall be required of all agents and employees who handle any funds that may come 8462 into the custody of the System. The premiums on the bonds shall be paid from funds appropriated by the 8463 Commonwealth for the administration of the provisions of this chapter. 8464

# § 23.1-2910. Extension programs; similar courses of study.

8465 In any area served by a comprehensive community college, no public institution of higher education 8466 that conducts extension programs shall offer courses of study similar to those offered by a comprehensive community college, except as authorized by the Council. Whenever practicable, the State 8467 Board shall provide facilities to such public institutions of higher education for conducting extension 8468 8469 programs not in conflict with the provisions of this chapter. 8470

§ 23.1-2911. Community College Week.

8471 The fourth week in January of every year is declared "Community College Week" and the State 8472 Board may approve such activities in observance of this week as it deems appropriate.

8473 § 23.1-2912. Shipyard workers; applied sciences and apprenticeship programs; Virginia Vocational Incentive Scholarship Program for Shipyard Workers; Fund. 8474

8475 A. For purposes of this section:

8476 "Applied sciences program" means a three-year program of educational instruction at the college 8477 that incorporates instruction in industrial applied sciences and leads to the conferral of an Associate in 8478 Applied Science degree on any person who successfully completes such program.

8479 "Apprenticeship program" means a three-year program at the college combining educational instruction and on-the-job training that is established for the purpose of enhancing the education and 8480 8481 skills of shipyard workers.

"College" means the Tidewater Community College. 8482

8483 "Industrial applied sciences" may include applied sciences such as welding, burning, blasting, and 8484 other applied sciences.

8485 "Shipyard worker" means any employee employed full time on a salaried or wage basis, whose 8486 tenure is not restricted as to temporary or provisional appointment, at a ship manufacturing or ship 8487 repair company located in the Commonwealth.

8488 B. The Virginia Vocational Incentive Scholarship Program for Shipyard Workers is established.

8489 C. From such funds as are appropriated for this purpose and from such gifts, donations, grants, 8490 bequests, and other funds as may be received on its behalf, there is created in the state treasury a 8491 special nonreverting fund to be known as the Virginia Vocational Incentive Scholarship Program for 8492 Shipyard Workers Fund, referred to in this section as "the Fund." The Fund shall be established on the 8493 books of the Comptroller. Interest earned on moneys in the Fund shall remain in the Fund and be 8494 credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal 8495 year shall not revert to the general fund but shall remain in the Fund. Moneys in the Fund shall be used solely for the purposes of (i) awarding scholarships to shipyard workers enrolled at the college in 8496 8497 the applied sciences program or the apprenticeship program or (ii) the administration and 8498 implementation of the applied sciences program or the apprenticeship program or both. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the 8499 8500 Comptroller upon written request signed by the president of Tidewater Community College.

8501 D. Subject to the Council's authority to approve or disapprove all new academic programs as 8502 provided in subdivision 5 of § 23.1-203, the college may offer an applied sciences program and 8503 coordinate such program with an apprenticeship program offered to shipyard workers by their 8504 employers.

8505 E. Beginning in the calendar year that the Council approves an applied sciences program and for 8506 calendar years thereafter, shipyard workers who are Virginia students enrolled full-time or part-time in 8507 the applied sciences program are eligible for scholarships for such program. Renewal of the 8508 scholarships of such shipyard workers is contingent upon maintaining (i) enrollment in the applied sciences program, (ii) a cumulative grade point average of at least 3.0 on a scale of 4.0 or its 8509 8510 equivalent at the completion of each academic year, and (iii) full-time employment as a shipyard 8511 worker.

F. The college shall award scholarships to eligible students in the applied sciences program or the 8512 8513 apprenticeship program for no more than three academic years. Scholarship amounts shall not exceed 8514 full tuition and required fees relating to such academic program or the apprenticeship program.

8515 G. Before any scholarship is awarded in accordance with the provisions of this section, the scholarship recipient shall sign a promissory note under which he agrees (i) to continue full-time 8516 8517 employment as a shipyard worker until his graduation and (ii) upon graduation, to work continuously as 8518 a shipyard worker for the same number of years that he was the beneficiary of the scholarship. The 8519 college shall recover the total amount of funds awarded as a scholarship, or the appropriate portion 8520 thereof, including any accrued interest, if the scholarship recipient fails to honor such requirements. 8521

H. The Council shall adopt regulations for the implementation of the provisions of this section.

§ 23.1-2913. Machinery and Equipment Donation Grant Program and Fund established.

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

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8524 "Machinery and equipment" means engines, machines, motors, mechanical devices, laboratory trainers, computers, printers, tools, parts, and similar machinery and equipment as set forth in 8525 guidelines developed by the System. "Machinery and equipment" includes specialized software required 8526 8527 for the operation of machinery and equipment qualified for a grant pursuant to this section.

8528 "Vocational school" means any entity that offers career or technical education administered by the Department of Education pursuant to § 22.1-227. "Vocational school" does not include instructional 8529 8530 programs that are intended solely for recreation, enjoyment, or personal interest, or as a hobby, or 8531 courses or programs of instruction that prepare individuals to teach such pursuits.

8532 B. From such funds as may be appropriated by the General Assembly and any gifts, grants, or 8533 donations from public or private sources, there is created in the state treasury a special nonreverting 8534 fund to be known as the Machinery and Equipment Donation Grant Fund, hereafter referred to as "the 8535 Fund." The Fund shall be established on the books of the Comptroller. Interest earned on moneys in the 8536 Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including 8537 interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in 8538 the Fund. Moneys in the Fund shall be used solely for the purposes of awarding grants through the 8539 Machinery and Equipment Donation Grant Program for qualified donations of machinery and equipment 8540 to comprehensive community colleges and vocational schools. Expenditures and disbursements from the 8541 Fund shall be made by the State Treasurer on warrants issued by the Comptroller upon written request 8542 signed by the Chancellor.

8543 C. 1. A business that donates new machinery and equipment in good working condition, purchased 8544 within the 12 months prior to the donation, to a comprehensive community college or vocational school 8545 is eligible to apply to the System for a grant from the Fund. Such grant shall be in an amount equal to

8546 20 percent of the purchase price of the machinery or equipment, not to exceed an aggregate grant of

8547 \$5,000 for all such donations during a calendar year.

8548 2. In order to be eligible for a grant, the application shall include a written certification made by 8549 the donee comprehensive community college or vocational school that identifies the donee 8550 comprehensive community college or vocational school, the business donating the machinery or 8551 equipment, the date of the donation, and the number of units of each item of machinery and equipment 8552 donated. The certification shall also include a statement by the donee comprehensive community college or vocational school that the machinery and equipment was needed and can be utilized by the 8553 comprehensive community college or vocational school for teaching or training students, and that such 8554 machinery and equipment will be principally used in the Commonwealth in teaching or training 8555 8556 students.

8557 3. Grants shall be issued in the order that each completed application is received. In the event that 8558 the amount of eligible grants requested in a fiscal year exceeds the funds available in the Fund, such 8559 grants shall be paid in the next fiscal year in which funds are available.

8560 4. In consultation with the Department of Education and the Council, the System shall maintain and 8561 update as necessary on its website a list of vocational schools to which donations of machinery and 8562 equipment may qualify for a grant under this section. The System, in consultation with the Council, shall also develop guidelines setting forth the general requirements for qualifying for and applying for a 8563 8564 grant under this section, including a description of the types of machinery and tools eligible for a grant 8565 pursuant to this section. Such guidelines are exempt from the Administrative Process Act (§ 2.2-4000 et 8566 seq.). 8567

#### SUBTITLE V. OTHER EDUCATIONAL AND CULTURAL INSTITUTIONS. CHAPTER 30.

# EASTERN VIRGINIA MEDICAL SCHOOL.

§ 23.1-3000. Definitions.

As used in this chapter, unless the context requires a different meaning:

"Board" means the board of visitors of Eastern Virginia Medical School.

8574 "Bonds" includes bonds, notes, revenue certificates, lease participation certificates, and other 8575 evidences of indebtedness, payment obligations, or deferred purchase financing arrangements.

8576 "Costs" means (i) costs of construction, reconstruction, renovation, site work, and acquisition of 8577 lands, structures, rights-of-way, franchises, easements, and other property rights and interests; (ii) costs 8578 of demolition, removal, or relocation of buildings or structures; (iii) costs of labor; (iv) costs of 8579 materials, machinery, and all other kinds of equipment; (v) financing charges; (vi) costs of issuance of bonds, including printing, engraving, advertising, legal, and other similar expenses; (vii) credit 8580 enhancement and liquidity facility fees; (viii) fees for interest rate caps, collars, and swaps; (ix) interest 8581 8582 on bonds and other borrowing in connection with a project prior to and during construction of the project and for a period not exceeding one year after the completion of such construction; (x) costs of 8583 8584 engineering, inspection, financial, legal, and accounting services, plans, specifications, studies, surveys, estimates of costs and revenues, and feasibility studies; (xi) administrative expenses, including 8585 8586 administrative expenses during the start-up of any project; (xii) working capital to be used in connection 8587 with any project; (xiii) reserve funds and other reserves for the payment of principal of and interest on 8588 bonds; and (xiv) all other expenses necessary, desirable, or incidental to the construction, 8589 reconstruction, renovation, acquisition, financing, refinancing, or placing in operation of projects. 8590

"Medical School" means the Eastern Virginia Medical School."

8591 "Operating project" means any project (i) owned, in whole or in part; (ii) controlled, directly or indirectly, in whole or in part; or (iii) operated, directly or indirectly, by the Medical School, including 8592 8593 parking, utility, and similar essential and related facilities operated by the Medical School or its agents 8594 either for itself or for itself and other health-related entities and institutions on a shared-support basis.

8595 "Project" means any medical educational institution and medical facility, including colleges, schools, 8596 and divisions offering undergraduate and graduate programs for the health professions and sciences and 8597 such other courses of study as may be appropriate; medical and paramedical facilities; such other 8598 facilities deemed by the board as consistent with the powers and purposes of Eastern Virginia Medical 8599 School; all related and supporting facilities; and all necessary, desirable, or incidental lands, buildings, 8600 improvements, and other appurtenances and equipment. 8601

# § 23.1-3001. Eastern Virginia Medical School established.

Eastern Virginia Medical School is established as a public instrumentality, public body politic and 8602 corporate, and political subdivision of the Commonwealth. The primary offices and facilities of the 8603 Medical School shall be located in the Hampton Roads area of the Commonwealth. 8604 8605

# § 23.1-3002. Board; membership; officers; meetings; committees.

8606 A. The Medical School shall be governed by a board of visitors composed of 17 members as follows: 8607 two nonlegislative citizen members appointed by the Governor; two nonlegislative citizen members

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8608 appointed by the Senate Committee on Rules; three nonlegislative citizen members appointed by the 8609 Speaker of the House of Delegates; six nonlegislative citizen members appointed by the Eastern Virginia 8610 Medical School Foundation; and four nonlegislative citizen members appointed by their respective city councils as follows: two members for the City of Norfolk, one member for the City of Virginia Beach, 8611 8612 and one member appointed by the following city councils in a rotating manner: the City of Chesapeake, 8613 the City of Hampton, the City of Portsmouth, the City of Suffolk, and the City of Newport News.

8614 B. Members shall serve for terms of three years, commencing on July 1 of the appointment year. 8615 Vacancies occurring other than by expiration of a term shall be filled by the original appointing 8616 authority for the unexpired term. No member shall serve for more than two consecutive three-year 8617 terms; however, (i) a member appointed to serve an unexpired term is eligible to serve two consecutive 8618 three-year terms immediately succeeding such unexpired term and (ii) an officer is eligible to serve up 8619 to three additional one-year terms. Except as otherwise provided in this subsection, no member who has 8620 served two consecutive three-year terms is eligible to serve on the board until at least one year has 8621 passed since the end of his second consecutive three-year term. Members shall continue to hold office 8622 until their successors have been appointed and confirmed.

8623 C. Members shall receive no salaries but are entitled to reimbursement for necessary traveling and 8624 other expenses incurred while engaged in the performance of their duties.

8625 D. Each appointing authority has the right to remove any member it appointed for malfeasance, 8626 misfeasance, incompetence, or gross neglect of duty.

8627 E. The board shall annually elect a rector, vice-rector, treasurer, and secretary from among its 8628 membership and may elect assistant secretaries and treasurers who are not required to be members of 8629 the board. The same member may serve as both secretary and treasurer.

8630 F. The board shall meet at least four times each year and may hold such special meetings as it 8631 deems necessary. The rector or any three members may call special meetings of the board.

8632 G. The board may appoint an executive committee composed of at least three but no more than five 8633 members for the transaction of business in the recess of the board. 8634

§ 23.1-3003. Board: duties and powers.

8635 A. The board shall generally direct the affairs of the Medical School and adopt such regulations and 8636 bylaws for its own government and procedures as it shall determine.

8637 B. The board shall appoint a president of the Medical School who shall be the chief executive officer 8638 with such duties as may be prescribed by the board. 8639

C. The board shall appoint a dean and a provost of the Medical School.

8640 D. The board may appoint such vice presidents, administrative and academic officers, professors, 8641 teachers, staff members, agents, and other personnel as it deems proper and necessary for the 8642 transaction of its business within and outside the Commonwealth or the United States.

8643 E. The board may confer degrees, including honorary degrees, consistent with the approval authority 8644 of the Council pursuant to § 23.1-203.

#### 8645 § 23.1-3004. Medical School; powers. 8646

A. The Medical School may:

8647 1. Exercise public and essential governmental functions to provide for the public health, welfare, 8648 convenience, knowledge, benefit, and prosperity of the residents of the Commonwealth and such other 8649 persons as may be served by the Medical School:

8650 2. Adopt regulations for the government and management of the Medical School that it deems 8651 *expedient and that are not contrary to law;* 

8652 3. Sue and be sued;

8653 4. Plead and be impleaded;

8654 5. Contract and be contracted with;

8655 6. Identify, document, and evaluate needs, problems, and resources relating to medical and health 8656 care, education, and research and plan, develop, and implement programs to meet such needs on both 8657 an immediate and long-range basis;

8658 7. Plan, design, construct, possess, own, remove, renovate, enlarge, equip, maintain, and operate 8659 projects to provide medical and health care, education, research, and related, supporting and other 8660 *appropriate services;* 

8661 8. Lease, sell, or otherwise convey any or all of its projects to others who agree to operate the 8662 projects if the Medical School determines that such lease, sale, or other conveyance will assist, promote, 8663 or further the purposes of this chapter;

8664 9. Acquire any property, real or personal, and right, easement, or estate in such property that it 8665 deems necessary by purchase, lease, gift, devise, or eminent domain, on such terms and conditions and 8666 in such a manner as it may deem proper and sell, lease, and dispose of such property or any portion of or interest in such property. The Medical School shall exercise the power of eminent domain in 8667 accordance with Chapter 2 (§ 25.1-200 et seq.) of Title 25.1 and only (i) within the corporate limits of 8668

8669 the City of Norfolk and (ii) to acquire property to be used for operating projects. The Medical School
8670 shall not condemn, pursuant to this chapter, the property of any corporation that has the power of
8671 eminent domain;

8672 10. Fix, revise, charge, and collect revenues, fees, rents, and other charges for the services and
8673 facilities furnished by the Medical School and establish and revise regulations regarding the use,
8674 occupancy, or operation of all or part of any such facility or service rendered;

8675 11. Accept loans, grants, contributions, or assistance from the federal government, the
8676 Commonwealth, any locality of the Commonwealth, or any other public or private source and enter into
8677 any agreement or contract regarding the acceptance, use, or repayment of any such loan, grant,
8678 contribution, or assistance;

8679 12. Develop, undertake, conduct, and provide programs, alone or in conjunction with any other
8680 public or private person or entity, for medical, biomedical, and health care research and any associated
8681 disciplines relating to (i) the knowledge, causes, and cures of diseases, conditions, syndromes, or
8682 disorders; (ii) health care services; or (iii) the delivery of health care;

8683 13. Foster the utilization of information, discoveries, data, and material produced through medical, 8684 biomedical, and health care research; obtain patents, copyrights, and trademarks for such intellectual 8685 property; administer and manage such intellectual property or contract for such administration and management by entities organized for such purpose; and market, transfer, and convey, in whole or in 8686 8687 part, any interest in such information, discoveries, data, materials, patents, copyrights, trademarks, or 8688 other intellectual property in any manner that is consistent with the Medical School's patent and copyright policies and the terms of any grants or contracts providing financial support for the relevant 8689 8690 research;

**8691** *14. Promote, develop, improve, and increase the health, welfare, convenience, commerce, and* **8692** *prosperity of the Commonwealth;* 

8693 15. Assist in or provide for the creation of domestic or foreign stock and nonstock corporations and
8694 purchase, receive, subscribe for, or otherwise acquire, own, hold, vote, use, employ, sell, mortgage,
8695 lend, pledge, or otherwise dispose of (i) shares of or other interests in or obligations of any domestic or
8696 foreign corporations, partnerships, associations, joint ventures, or other entities organized for any
8697 purpose, (ii) direct or indirect obligations of the United States, any other government, state, territory,
8698 governmental district, or locality, or (iii) any other obligations of any association, partnership, or
8699 individual or any other domestic or foreign corporation organized for any purpose;

8700 16. Provide appropriate assistance in carrying out any activities authorized by this chapter to any domestic or foreign corporation, partnership, association, joint venture, or other entity owned in whole or in part or controlled, directly or indirectly, in whole or in part, by the Medical School, including 8703 making loans and providing employees;

8704 17. Make loans and provide other assistance to corporations, partnerships, associations, joint 8705 ventures, or other entities;

**8706** 18. Make contracts or guarantees, incur liabilities, borrow money, or secure any obligations of **8707** others;

8708 19. Transact its business, establish and locate its offices, facilities, and any satellite offices and facilities, other than its primary Hampton Roads offices and facilities, at other locations within and outside the Commonwealth or the United States and control, directly or through domestic or foreign stock or nonstock corporations or other entities, facilities that assist or aid the Medical School in carrying out the purposes of this chapter, including the power to own or operate, directly or indirectly, medical educational and research institutions, medical, research, and paramedical facilities, and related and supporting facilities and projects within or outside the Commonwealth or the United States;

8715 20. Participate in joint ventures, within or outside the Commonwealth or the United States, with
8716 individuals, corporations, partnerships, associations, or other entities for providing such medical and
8717 health care, education, and research, or related services or other activities that the Medical School may
8718 determine to undertake;

8719 21. Conduct or engage, directly or indirectly, in any lawful business, activity, effort, or project that
8720 is necessary, convenient, or desirable to assist the Medical School in carrying out its public purposes or
8721 for the exercise of any of its powers, within or outside the Commonwealth or the United States provided
8722 that any private benefit resulting to any other corporation or other entity from any such business,
8723 activity, effort, or project is merely incidental to the resulting public benefit;

8724 22. Exercise all the corporate powers granted to corporations by the provisions of Title 13.1, except
8725 in those cases in which, by the express terms of the provisions of such title, such powers are confined to corporations created under such title; and

8727 23. Accept, execute, and administer any trust in which it may have an interest under the terms of the instrument creating the trust.

8729 B. Nothing in this chapter shall be deemed a waiver of the sovereign immunity of the Commonwealth8730 or the Medical School.

#### 8731 § 23.1-3005. Medical School; exercise of powers.

8732 A. The exercise of the powers granted by this chapter are for the benefit of the residents of the 8733 Commonwealth and the promotion of their safety, health, welfare, knowledge, benefit, convenience, and 8734 prosperity.

8735 B. The operation and maintenance of any project that the Medical School may undertake constitutes 8736 the performance of an essential governmental function.

#### 8737 § 23.1-3006. Medical School; duties.

8738 The Medical School shall deliver and support the delivery of high-quality medical and health care 8739 and related services to residents of the Commonwealth and such other persons as may be served by the 8740 Medical School regardless of their ability to pay, provide educational opportunities, and conduct and 8741 facilitate research. 8742

# § 23.1-3007. Medical School; powers and duties; bonds.

8743 A. The Medical School may issue bonds to pay all or part of the cost of any project within the 8744 Commonwealth, finance and refinance any of its programs or its general operations, or refund any 8745 outstanding bonds or other obligations of the Medical School whether or not the bonds or obligations to 8746 be refunded have matured or are subject to redemption.

8747 B. The Medical School may issue refunding bonds in exchange for bonds or obligations being 8748 refunded to pay (i) the principal, premium, if any, and interest accrued and to accrue on such bonds or 8749 obligations or any portion of such bonds or obligations to maturity or earlier date of redemption; (ii) 8750 the purchase price of any such bonds or obligations to be retired upon such purchase; or (iii) any 8751 related payment in connection with such refunding bonds.

8752 C. The Medical School may issue such types of bonds as it may determine, including bonds payable 8753 as to principal and interest from any one or more of the following sources: (i) its revenues generally; 8754 (ii) the income and revenues of a particular project, including revenues from the sale or lease of such 8755 project; (iii) the income and revenues of certain designated projects, whether they are financed in whole or in part from the proceeds of such bonds; (iv) the proceeds of the sale or lease of any project, 8756 8757 whether or not it is financed from the proceeds of such bonds; (v) funds realized from the enforcement 8758 of security interests or other liens securing such bonds; (vi) proceeds from the sale of bonds of the 8759 Medical School; (vii) payments due under letters of credit, policies of municipal bond insurance, guarantees, or other credit enhancements securing payment of bonds of the Medical School; (viii) any 8760 8761 reserve or sinking funds created to secure such payment; or (ix) other available funds of the Medical 8762 School.

8763 D. Bonds of the Medical School may be (i) issued in one or more series and (ii) made redeemable or 8764 subject to tender before maturity at such price and under such terms and conditions as may be fixed by 8765 the Medical School prior to the issuance of the bonds and shall be authorized by resolution, be dated, mature no later than 40 years from their date, and bear interest payable at such time and rate as may 8766 be determined by the Medical School and in such a manner as may be determined by the Medical 8767 8768 School, including a determination by agents designated by the Medical School pursuant to the Medical 8769 School's guidelines.

8770 E. The Medical School shall determine the form, including any interest coupons to be attached to the 8771 bonds, the manner of execution, the denomination, and the place of payment of the principal of and 8772 interest on the bonds, which may be at any bank, trust company, or securities depository within or 8773 outside the Commonwealth.

8774 F. If any officer whose signature or a facsimile of whose signature appears on any bond or coupon 8775 ceases to be such officer before delivery of such bond or coupon, such signature or facsimile is valid 8776 and sufficient for all purposes as if such officer had remained in office until such delivery.

8777 G. Notwithstanding any other provision of this chapter or any recitals in any bonds issued under the 8778 provisions of this chapter, all bonds of the Medical School are negotiable instruments under the laws of 8779 the Commonwealth.

8780 H. The Medical School may (i) issue bonds in coupon or registered form or both; (ii) provide for (a) 8781 the registration of any coupon bonds as to principal alone and as to both principal and interest and (b)8782 the reconversion of any bonds registered as to both principal and interest into coupon bonds; and (iii) 8783 issue bonds issued in registered form under a system of book-entry for recording the ownership and 8784 transfer of ownership of rights to receive payments of principal of, premium, if any, and interest on such 8785 bonds.

8786 I. The Medical School may contract for the services of banks, trust companies, financial institutions, 8787 or other entities or persons within or outside the Commonwealth for the authentication, registration, 8788 transfer, exchange, and payment of the bonds or may perform such actions itself.

8789 J. The Medical School may determine a price for its bonds and sell such bonds at public or private 8790 sale and for such price as it determines to be in the best interest of the Medical School.

8791 K. Prior to the preparation of definitive bonds, the Medical School may, under like restrictions, issue 8792 interim receipts or temporary bonds, with or without coupons, exchangeable for definitive bonds when 8793 such bonds are executed and available for delivery.

8794 L. The Medical School may provide for the replacement of any bonds that are mutilated, destroyed, 8795 stolen, or lost.

8796 M. The Medical School may issue bonds under the provisions of this chapter without obtaining the 8797 consent of any commission, board, bureau, or agency of the Commonwealth or any political subdivision 8798 and is not subject to any proceedings or conditions in the issuance of such bonds other than those set 8799 forth in this chapter.

8800 N. The Medical School may issue or secure any bonds under the provisions of this chapter pursuant 8801 to (i) a trust indenture or other agreement by way of conveyance, deed of trust, or mortgage of any project or any other property of the Medical School, whether or not financed in whole or in part from 8802 8803 the proceeds of such bonds; (ii) a trust or other agreement between the Medical School and either (a) 8804 any trust company or bank having the powers of a trust company within or outside the Commonwealth acting as corporate trustee or another agent for bondholders or a purchaser of any bonds or (b) a 8805 8806 purchaser of any bond; or (iii) any combination of such conveyance, deed of trust, or mortgage and 8807 indenture, trust, or other agreement. Such trust indenture, trust, or other agreement, or the resolution providing for the issuance of such bonds, may pledge or assign revenues, fees, rents, and other charges 8808 8809 to be received. Such trust indenture, trust, or other agreement, or the resolution providing for the 8810 issuance of such bonds, may contain such provisions for protecting and enforcing the rights and 8811 remedies of the bondholders as may be reasonable and proper and not in violation of law, including 8812 covenants (i) providing for the repossession and sale of any or part of any project by the Medical 8813 School or any trustees under any trust indenture or agreement upon any default under the lease or sale of such project and (ii) setting forth (a) the duties of the Medical School in relation to the acquisition of 8814 property and the construction, improvement, maintenance, repair, operation, and insurance of any 8815 8816 project or other property of the Medical School, (b) the amounts of revenues, fees, rents, and other 8817 charges to be charged, (c) the collection of such revenues, fees, rents, and other charges, (d) the 8818 custody, safeguarding, and application of all moneys of the Medical School, and (e) conditions or 8819 limitations with respect to the issuance of additional bonds.

8820 O. Any national bank with its main office in the Commonwealth or any other state or any bank or 8821 trust company incorporated under the laws of the Commonwealth or another state that acts as 8822 depository of the proceeds of bonds or other revenues of the Medical School may furnish indemnifying 8823 bonds or pledge such securities as may be required by the Medical School.

8824 P. Each trust indenture, trust, or other agreement, or the resolution providing for the issuance of 8825 such bonds, may set forth the rights and remedies of the bondholders and any trustee or other agent for 8826 the bondholders, restrict the individual right of action by bondholders, and contain such other 8827 provisions as the Medical School deems reasonable and proper for the security of the bondholders, 8828 including provisions for the assignment of any rights of the Medical School in any project owned, 8829 operated, or controlled by, or leases or sales of any projects made by, the Medical School to a 8830 corporate trustee or other agent for bondholders or the purchaser of such bonds.

8831 Q. All expenses incurred in carrying out the provisions of such trust indenture, trust, or other 8832 agreement, or the resolution providing for the issuance of such bonds, relating to any project, including those to which the Medical School may not be a party, may be treated as a part of the cost of a project. 8833

8834 R. Bonds issued by the Medical School under the provisions of this chapter are securities in which 8835 all public officers and public bodies of the Commonwealth and its political subdivisions, insurance 8836 companies, trust companies, banking associations, investment companies, executors, administrators, 8837 trustees, and other fiduciaries may properly and legally invest funds, including capital in their control 8838 or belonging to them. Such bonds are securities that may properly and legally be deposited with and 8839 received by any state officer or officer of a locality or any agency or political subdivision of the 8840 Commonwealth for any purpose for which the deposit of bonds or obligation is authorized by law.

8841 S. Any (i) holder of bonds issued under the provisions of this chapter or any coupons appertaining to 8842 such bonds and (ii) trustee or other agent for bondholders under any trust indenture, trust, or other 8843 agreement, or the resolution providing for the issuance of such bonds, except to the extent that the 8844 rights given in this subsection may be restricted by such trust indenture, trust, or other agreement, or 8845 the resolution providing for the issuance of such bonds, may, either at law or in equity, by suit, action, 8846 injunction, mandamus, or other proceedings, protect and enforce any and all rights under the laws of 8847 the Commonwealth, granted by this chapter, or under such trust indenture, trust, or other agreement, or 8848 the resolution providing for the issuance of such bonds, and enforce and compel the performance of all 8849 duties required by this chapter or such trust indenture, trust, or other agreement, or the resolution 8850 providing for the issuance of such bonds, to be performed by the Medical School or any officer or agent 8851 of the Medical School, including the fixing, charging, and collection of revenues, fees, rents, and other 8852 charges. 8853

T. Any bond of the Medical School may be guaranteed or secured by a pledge of any (i) grant,

8854 contribution, or appropriation from a participating political subdivision, the Commonwealth, any political subdivision, agency, or instrumentality of the Commonwealth, any federal agency, or any unit, 8855 8856 private corporation, copartnership, association, or individual; (ii) income or revenues of the Medical 8857 School; or (iii) mortgage of or deed of trust or other lien or security interest in any project or other 8858 property of the Medical School or any individual or entity referred to in clause (i). No member of the 8859 board or any person executing any bonds issued under the provisions of this chapter is liable personally 8860 on the bonds by reason of the issuance of such bonds.

8861 U. No bond of the Medical School is a debt of the Commonwealth or any other political subdivision 8862 of the Commonwealth, and such bonds shall so state on their face. Neither the Commonwealth nor any 8863 political subdivision of the Commonwealth other than the Medical School is liable on the bonds. Such 8864 bonds are not payable out of any funds or properties of the Commonwealth or any political subdivision 8865 of the Commonwealth other than those of the Medical School. The bonds shall not constitute indebtedness within the meaning of any debt limitation or restriction on any locality in the 8866 8867 Commonwealth. 8868

V. Bonds of the Medical School are issued for an essential public and governmental purpose.

8869 § 23.1-3008. Medical School; additional powers; revenues, fees, rents, and other charges for 8870 projects.

8871 A. The Medical School may fix, revise, charge, and collect revenues, fees, rents, and other charges 8872 for the use of any project. Such revenues, fees, rents, and other charges shall be fixed and adjusted to 8873 provide a fund sufficient with other revenues to pay the principal of and any interest on bonds secured 8874 by or otherwise to be paid by such revenues as such principal and interest become due and payable; to 8875 create reserves for such purposes and for other purposes of the Medical School; and to pay the cost of 8876 maintaining, repairing, and operating the project. Such revenues, fees, rents, and charges are not 8877 subject to supervision or regulation by any commission, board, bureau, or agency of the Commonwealth 8878 or any such participating political subdivision.

8879 B. The revenues, fees, rents, and other charges received by the Medical School may be applied and 8880 set aside in such order and manner as may be provided in such trust indenture, trust, or other 8881 agreement, or the resolution providing for the issuance of such bonds, including application to a sinking 8882 fund that may be pledged to and charged with the payment of the principal of and the interest on such 8883 bonds as such principal and interest become due and the redemption price or purchase price of such 8884 bonds retired by call or purchase as provided in such trust indenture, trust, or other agreement, or the 8885 resolution providing for the issuance of such bonds.

8886 C. All pledges of such revenues, fees, rents, and other charges to payment of bonds are valid and 8887 binding from the time when the pledge is made.

8888 D. The revenues, fees, rents, and charges pledged and received by the Medical School are 8889 immediately subject to the lien of such pledge without any physical delivery or further act and the lien 8890 of any such pledge is valid and binding as against all parties having claims of any kind in tort, 8891 contract, or otherwise against the Medical School, regardless of whether such parties have notice of the 8892 lien.

8893 E. No trust indenture, trust, or other agreement, or resolution authorizing the issuance of such 8894 bonds, by which a pledge is created is required to be filed or recorded except in the records of the 8895 Medical School.

8896 F. The use and disposition of moneys to the credit of such sinking fund are subject to the provisions 8897 of such trust indenture, trust, or other agreement, or the resolution providing for the issuance of such 8898 bonds. Except as otherwise provided in such trust indenture, trust, or other agreement, or the resolution 8899 providing for the issuance of such bonds, such sinking fund is a fund for all such bonds without 8900 distinction or priority of one over another.

- 8901 § 23.1-3009. Cooperation of localities.
- 8902 In addition to the powers granted by general law or by its charter, any locality in the 8903 Commonwealth may cooperate with the Medical School to:

8904 1. Make such appropriations and provide such funds by outright donation, loan, or agreement with 8905 the Medical School for operating and carrying out the purposes of the Medical School as the local 8906 governing body may deem proper;

8907 2. Dedicate, sell, convey, or lease any of its interest in property or grant liens, easements, licenses, 8908 or any other privileges in or on the property to or for the benefit of the Medical School;

8909 3. Cause parks, playgrounds, or recreational, community, educational, water, sewer, or drainage 8910 facilities or any other works that it may undertake to be furnished adjacent to or in connection with any 8911 property, facility, or project of the Medical School;

8912 4. Furnish, dedicate, close, pave, install, grade, regrade, plan, or replan streets, roads, roadways, 8913 alleys, sidewalks, or other places;

8914 5. Plan, replan, zone, or rezone any part of the locality in connection with the use of any property of

8915	the Medical School or property adjacent to the property of the Medical School or its facilities or
8916	projects;
8917	6. Furnish services to the Medical School;
8918	7. Purchase any of the bonds of the Medical School or legally invest in such bonds any funds
<b>8919</b>	belonging to or within the control of the locality and exercise all the rights of any holder of such
8920	
	bonds;
8921	8. Do any and all things necessary or convenient to aid or cooperate in the planning, undertaking,
8922	construction, or operation of any of the plans, projects, or facilities of the Medical School; and
8923	9. Enter into agreements with the Medical School regarding action to be taken by the locality
8924	pursuant to any of the powers set forth in this section.
8925	§ 23.1-3010. Proceeds; trust funds.
8926	All moneys received by the Medical School pursuant to this chapter, whether as proceeds from the
8927	sale of bonds or as revenues, are trust funds to be held and applied solely as provided in this chapter.
8928	§ 23.1-3011. Discrimination prohibited.
8929	In hiring practices and in the procurement of goods and services, the Medical School shall not
8930	discriminate against any person on the basis of race, color, religion, national origin, sex, pregnancy,
8931	childbirth or related medical conditions, age, marital status, or disability.
8932	§ 23.1-3012. Exemptions.
8933	The provisions of the Virginia Personnel Act (§ 2.2-2900 et seq.), the Administrative Process Act
8934	(§ 2.2-4000 et seq.), and the Virginia Public Procurement Act (§ 2.2-4300 et seq.) do not apply to the
8935	Medical School in its exercise of any power conferred under this chapter.
8936	§ 23.1-3013. Taxation.
8937	A. The Medical School is not required to pay any taxes or assessments upon any project acquired
8938	and constructed by the Medical School under the provisions of this chapter.
8939	B. The bonds issued under the provisions of this chapter, their transfer, the income from such bonds,
8940	and the income from the transfer of such bonds, including any profit made on the sale of such bonds,
8941	are exempt from taxation by the Commonwealth and any political subdivision of the Commonwealth.
8942	§ 23.1-3014. Scope of chapter.
8943	This chapter shall constitute full and complete authority for the Medical School, without regard to
8944	the provisions of any other law, and shall be liberally construed to effect its purposes.
8945	CHAPTER 31.
8946	EDUCATIONAL AUTHORITIES, CENTERS, INSTITUTES, AND PARTNERSHIPS.
8947	Article 1.
8948	General Provisions.
8949	§ 23.1-3100. Governing boards of educational institutions; removal of members.
8950	A. Notwithstanding any other provision of law, the Governor may remove from office for
8951	malfeasance, misfeasance, incompetence, or gross neglect of duty any member of the board of any
8952	educational institution established pursuant to this chapter and fill the vacancy resulting from the
8953 8953	removal. Each appointment to fill a vacancy is subject to confirmation by the General Assembly.
8953 8954	B. The Governor shall set forth in a written public statement his reasons for removing any member
8955	pursuant to subsection A at the time the removal occurs. The Governor is the sole judge of the
8955 8956	sufficiency of the cause for removal as set forth in subsection A.
8950 8957	Article 2.
8958 8959	A.L. Philpott Manufacturing Extension Partnership.
8960	§ 23.1-3101. A.L. Philpott Manufacturing Extension Partnership established; purpose and duties.
8961	A. The A.L. Philpott Manufacturing Extension Partnership (the Extension Partnership), doing
	business as Genedge Alliance, is established to help create and maintain industrial and manufacturing
8962	jobs. The Extension Partnership shall:
8963	1. Develop, demonstrate, test, and assist in the implementation of advanced manufacturing
8964	technologies;
8965	2. Promote industrial expansion by providing manufacturing technology consulting services to
8966	manufacturers in the Commonwealth;
8967	3. Foster the creation of manufacturing networks and the development of buyer and supplier
8968	relationships in the region and throughout the Commonwealth;
8969	4. Serve as a resource center for industrial training and technology transfer programs for the
8970	renewal, enhancement, and expansion of existing manufacturing enterprises and manufacturing
8971	modernization outreach;
8972	5. Be available as a federal demonstration center for the training of displaced workers in any
8973	manufacturing area: and

6. Receive and accept any available grants from any federal, state, or private agency, corporation, association, or person to be expended in fulfilling the duties enumerated in this subsection. B. The Extension Partnership is a local or regional industrial or economic development authority or 8974 8975

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8977 organization for purposes of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.). 8978

§ 23.1-3102. Board of trustees.

8979 A. The Extension Partnership shall be governed by a 24-member board of trustees (the board) 8980 consisting of (i) three presidents of comprehensive community colleges; two presidents of baccalaureate 8981 public institutions of higher education; one president of a baccalaureate private institution of higher 8982 education; and 15 nonlegislative citizen members representing manufacturing industries, to be appointed 8983 by the Governor and (ii) the director of the Center for Innovative Technology, the Secretary of 8984 Commerce and Trade, and the Secretary of Technology, to serve ex officio with voting privileges.

8985 B. Appointments shall be for terms of four years. Ex officio members of the board shall serve terms 8986 coincident with their terms of office. Appointments to fill vacancies, other than by expiration of a term, 8987 shall be for the unexpired terms. Vacancies shall be filled in the same manner as the original 8988 appointments. All members may be reappointed. No member shall serve more than two consecutive 8989 four-year terms; however, a member appointed to serve an unexpired term is eligible to serve two 8990 consecutive four-year terms immediately succeeding such unexpired term.

8991 C. The board shall elect a chairman and a vice-chairman from among its membership. The board 8992 shall elect a secretary and a treasurer who need not be members of the board. The board may elect 8993 other subordinate officers who need not be members of the board.

8994 D. Eight members shall constitute a quorum. The meetings of the board shall be held at the call of 8995 the chairman or whenever the majority of the members so request.

8996 E. The board may adopt, alter, or repeal its own bylaws that govern the manner in which its 8997 business may be transacted and may form committees and advisory councils, which may include 8998 representatives who are not board members.

#### 8999 § 23.1-3103. Expenses of board members.

9000 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 expenses of the 9001 9002 members shall be provided by the Extension Partnership. 9003

## § 23.1-3104. Executive director.

9004 A. The board shall appoint an executive director who shall (i) supervise and manage the Extension 9005 Partnership, (ii) perform such functions as may be directed by the board, and (iii) prepare and submit, 9006 upon the direction and approval of the board, all requests for appropriations. The executive director 9007 may employ such staff as necessary to enable the Extension Partnership to perform its duties as set 9008 forth in this article. The board may determine staff duties and fix salaries and compensation from such 9009 funds as may be appropriated or received. In addition, the board may make arrangements with 9010 institutions of higher education to extend course credit to graduate students employed by the Extension 9011 Partnership.

9012 B. Additional staff support for the functions of the Extension Partnership may be provided by the Center for Innovative Technology, the University of Virginia Center for Public Service, public 9013 institutions of higher education, small business development centers, and private businesses. 9014

#### 9015 § 23.1-3105. Powers of the board.

9016 In order to carry out the purposes of the Extension Partnership, the board may:

9017 1. Apply for, accept, and expend gifts, grants, or donations from public or private sources to enable 9018 the Extension Partnership to carry out its purposes;

9019 2. Fix, alter, charge, and collect rates, fees, and other charges for the sale of the products of and 9020 services rendered by the Extension Partnership at rates determined by the board to pay the expenses of 9021 the Extension Partnership;

9022 3. Make and enter into all contracts or agreements necessary or incidental to the performance of its 9023 duties and the execution of powers granted by this article, including agreements with any federal 9024 agency, person, private firm, or other organization that can provide technical or other business 9025 assistance to the Extension Partnership's industrial clients;

9026 4. Employ consultants, researchers, architects, engineers, accountants, financial experts, investment 9027 bankers, superintendents, managers, and such other employees and agents as may be necessary and fix 9028 their compensation to be payable from funds made available to the Extension Partnership;

9029 5. Render advice and assistance and provide services to state and federal agencies, local and 9030 regional economic development entities, private firms, and other persons or organizations providing 9031 services or facilities for small and medium-sized manufacturers and industrial firms in the 9032 *Commonwealth*:

9033 6. Develop and provide programs or projects alone or in cooperation with any person, state or 9034 federal agency, state, local, or regional economic development entity, private firm, or other organization 9035 for economic development through improvements in industrial competitiveness in the Commonwealth; 9036 and

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  - 7. Do all acts and things necessary or convenient to carry out the powers granted to it by this

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148 of 165 article or any other act. § 23.1-3106. Cooperation of other agencies; legal services. A. All agencies of the Commonwealth shall cooperate with the Extension Partnership and, upon request, assist the Extension Partnership in the performance of its duties and responsibilities. B. The Attorney General shall provide legal services for the Extension Partnership pursuant to *Chapter 5 (§ 2.2-500 et seq.) of Title 2.2.* Article 3. Institute for Advanced Learning and Research. § 23.1-3107. Institute for Advanced Learning and Research established; duties. A. The Institute for Advanced Learning and Research (the Institute) is established in Southside Virginia as a political subdivision of the Commonwealth. B. The Institute shall: 1. Seek to diversify the economy of the Dan River region by engaging the resources of Virginia Polytechnic Institute and State University in partnership with Danville Community College and Averett University and public and private bodies and organizations of the region and Commonwealth; 2. Serve as a catalyst for economic and community transformation by leveraging and brokering resources that support the economic diversity of the Dan River region, particularly within the network economy: 3. Provide a site for the development of the technology and trained workforce necessary for new economic enterprises to flourish in Southside Virginia through the teaching, research, outreach, and technology available from its partner institutions; 4. Expand access to higher education in Southside Virginia by providing for adult and continuing education, workforce training and development, and degree-granting programs, including undergraduate, graduate, and professional programs, through partnerships with the Commonwealth's public institutions of higher education and private institutions of higher education, the City of Danville, Pittsylvania County, and the public schools and the public and private sectors in the region; 5. Serve as a resource and hub for network-related initiatives at all levels of education and in economic development activities: 6. Assist in regional economic and community development efforts by housing and encouraging research and product-related activities and encouraging high-technology economic development in the region: 7. Encourage and coordinate, as appropriate, the development and delivery of programs offered by the educational institutions serving the region; and 8. Serve as a resource and referral center by maintaining and disseminating information on existing educational programs, research, and university outreach resources. § 23.1-3108. Board of trustees. A. The Institute shall be governed by a 15-member board of trustees (the board) that shall consist of 11 nonlegislative citizen members and four ex officio members. Nonlegislative citizen members shall be appointed as follows: one resident of the City of Danville, to be appointed by the Danville City Council; one resident of Pittsylvania County, to be appointed by the Pittsylvania County Board of Supervisors; and nine nonlegislative citizen members representing business and industry who (i) reside in Southside Virginia, (ii) own a business headquartered or otherwise operating in Southside Virginia, or (iii) serve as a member of either the board of directors or senior management of a business headquartered or otherwise operating in Southside Virginia, of whom three shall be appointed by the Governor, three shall be appointed by the Senate Committee on Rules, and three shall be appointed by the Speaker of the House of Delegates. The presidents of Averett University, Danville Community College, and Virginia Polytechnic Institute and State University or their designees and the chairman of the Board of the Future of the Piedmont Foundation or his designee shall serve ex officio with voting privileges. Nonlegislative citizen members of the board shall be nonelected citizens of the Commonwealth. B. Ex officio members of the board shall serve terms coincident with their terms of office. Appointments shall be for terms of three years. Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired terms. Vacancies shall be filled in the same manner as the original appointments. No nonlegislative citizen member shall serve more than two consecutive three-year terms; however, a member appointed to serve an unexpired term is eligible to serve two consecutive three-year terms immediately succeeding such unexpired term.

**9094** *C.* The board shall elect a chairman and vice-chairman from among its membership and may **9095** establish bylaws as necessary.

 D. Members of the board are not entitled to receive compensation. 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 cost of expenses of the members shall be provided by the Institute.

#### 9100 § 23.1-3109. Powers of the board.

9101 A. The board has, in addition to its other powers, all the corporate powers given to corporations by the provisions of Title 13.1, except in those cases where, by the express terms of its provisions, the law 9102 9103 is confined to corporations created under that title. The board may accept, execute, and administer any 9104 trust in which it may have an interest under the terms of the instrument creating the trust.

9105 B. The board may enter into and administer agreements with public institutions of higher education 9106 and private institutions of higher education to provide continuing education and instructional programs 9107 at the Institute through both traditional and electronic modes of delivery.

9108 C. The board may, on behalf of the Institute, apply for, accept, and expend gifts, grants, or 9109 donations from public or private sources to enable it to carry out the purposes of this article.

9110 D. The board may request and accept the cooperation of agencies of (i) the Commonwealth or (ii) the local governing bodies in Southside Virginia in the performance of its duties. 9111

#### 9112 § 23.1-3110. Executive director.

9113 The board may appoint an executive director of the Institute who may be an employee of Averett 9114 University, Danville Community College, or Virginia Polytechnic Institute and State University. The 9115 executive director shall supervise and manage the Institute and shall prepare and submit, upon the 9116 direction and approval of the board, all budgets and requests for appropriations. 9117

Article 4.

New College Institute.

9119 § 23.1-3111. New College Institute established; duties.

9120 A. New College Institute (New College) is established as an educational institution of the 9121 Commonwealth in the area of Henry County and the City of Martinsville. 9122

B. New College shall:

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9123 1. Seek to diversify the region's economy by engaging the resources of other institutions of higher 9124 education, public and private bodies, and organizations of the region and Commonwealth;

9125 2. Serve as a catalyst for economic and community transformation by leveraging and brokering 9126 resources that support economic diversity;

9127 3. Facilitate development of the technology and trained workforce necessary for new economic 9128 enterprises to flourish, using the resources available from collaborating educational institutions;

9129 4. Expand educational opportunities in the region by providing access to degree-granting programs, 9130 including undergraduate, graduate, and professional programs, through partnerships with private 9131 institutions of higher education and public institutions of higher education, the public schools, and the 9132 public and private sectors;

9133 5. Encourage and coordinate the development and delivery of degree programs and other credit and 9134 noncredit courses with a focus on statewide and regional critical shortage areas and the needs of 9135 industry. Such programs and courses shall include needed adult education and workforce training; and

9136 6. Serve as a resource and referral center by maintaining and disseminating information on existing 9137 educational programs, research, and university outreach and technology resources.

#### 9138 § 23.1-3112. Board of directors.

9139 A. New College shall be governed by a 12-member board of directors (the board) that shall consist 9140 of five legislative members and seven nonlegislative citizen members. Members shall be appointed as follows: three members of the House of Delegates, to be appointed by the Speaker of the House of 9141 9142 Delegates in accordance with the rules of proportional representation contained in the Rules of the 9143 House of Delegates; two members of the Senate, to be appointed by the Senate Committee on Rules; 9144 and seven nonlegislative citizen members to be appointed by the Governor, subject to confirmation by 9145 the General Assembly. At least 10 members shall be residents of the Commonwealth. 9146

Legislative members shall serve terms coincident with their terms of office.

9147 B. Nonlegislative citizen members shall be appointed for terms of four years. Appointments to fill 9148 vacancies, other than by expiration of a term, shall be for the unexpired terms. Vacancies shall be filled 9149 in the same manner as the original appointments. All members may be reappointed.

9150 No nonlegislative citizen member is eligible to serve more than two consecutive four-year terms; 9151 however, a member appointed to serve an unexpired term is eligible to serve two consecutive four-year 9152 terms immediately succeeding such unexpired term.

9153 C. The board shall elect a chairman and vice-chairman from among its membership and may 9154 establish bylaws as necessary. The meetings of the board shall be held at the call of the chairman or 9155 whenever the majority of the members so request.

9156 D. Nonlegislative citizen members are not entitled to compensation for their services. Legislative 9157 members of the board shall be compensated as provided in § 30-19.12. All members shall be reimbursed 9158 for all reasonable and necessary expenses incurred in the performance of their duties in the work of New College as provided in §§ 2.2-2813 and 2.2-2825. The funding for the costs of compensation and 9159 9160 expenses of the members shall be provided by New College.

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#### 9161 § 23.1-3113. Powers and duties of the board.

9162 A. The board has, in addition to its other powers, all the corporate powers given to corporations by 9163 the provisions of Title 13.1, except in those cases where, by the express terms of its provisions, the law 9164 is confined to corporations created under that title. The board shall have the power to accept, execute, and administer any trust in which it may have an interest under the terms of the instrument creating the 9165 9166 trust.

9167 B. The board shall oversee the educational programs of New College and may enter into and administer agreements with institutions of higher education for such institutions to provide continuing 9168 9169 education, instructional programs, and degree programs at New College.

C. The board, with the prior approval of the Governor, may lease, sell, and convey any and all real 9170 estate to which New College has acquired title by gift, devise, or purchase. The proceeds derived from 9171 any such lease, sale, or conveyance shall be held by New College upon the identical trusts, and subject 9172 9173 to the same uses, limitations, and conditions, if any, that are expressed in the original deed or will under which its title has derived. If no such trusts, uses, limitations, or conditions are expressed in such 9174 9175 original deed or will, then such funds shall be applied by the board to such purposes as it may deem 9176 best for New College.

9177 D. The board may, on behalf of New College, apply for, accept, and expend gifts, grants, or 9178 donations from public or private sources to enable it to carry out the purposes of this article.

9179 E. The board may request and accept the cooperation of agencies of the Commonwealth or the local 9180 governing bodies in Southside Virginia, or the agencies of the Commonwealth or such local governing 9181 bodies in the performance of its duties.

9182 F. The board shall direct the development and focus of New College's curriculum to include 9183 appropriate degree and nondegree programs offered by other educational institutions. 9184

## § 23.1-3114. Executive director.

9185 The board shall appoint an executive director of New College who shall supervise and manage New 9186 College. The executive director may, with the oversight of the board, employ such staff and faculty as 9187 are necessary to enable New College to perform its duties as set forth in this article and the bylaws 9188 established by the board.

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# Article 5.

Roanoke Higher Education Authority.

§ 23.1-3115. Roanoke Higher Education Authority established.

9192 The Roanoke Higher Education Authority (the Authority) is established as a political subdivision of 9193 the Commonwealth.

#### 9194 § 23.1-3116. Duties of the Authority.

9195 The Authority shall:

9196 1. Expand access to higher education in the Roanoke Valley by providing for adult and continuing 9197 education and degree-granting programs, including undergraduate, graduate, and professional 9198 programs, through partnerships with the Commonwealth's public institutions of higher education and 9199 private institutions of higher education;

9200 2. Serve as a resource and referral center on existing educational programs and resources by 9201 maintaining and disseminating information;

3. Develop, in coordination with the Council, specific goals for higher education access and 9202 9203 availability in the Roanoke Valley; and

9204 4. Accept, administer, and account for any state grant to a nonstate entity that may be provided in 9205 the name of the Roanoke Higher Education Center (the Center) or the Authority. 9206

§ 23.1-3117. Board of trustees.

9207 A. The Authority shall be governed by a 22-member board of trustees (the board) as follows: two 9208 members of the House of Delegates, to be appointed by the Speaker of the House of Delegates in accordance with the principles of proportional representation contained in the Rules of the House of 9209 9210 Delegates; one member of the Senate, to be appointed by the Senate Committee on Rules; the Director of the Council or his designee; the Chancellor of Community Colleges or his designee; the presidents of 9211 Averett University, Bluefield College, Hollins University, James Madison University, Mary Baldwin 9212 9213 College, Old Dominion University, Radford University, Roanoke College, the University of Virginia, Virginia Polytechnic Institute and State University, and Virginia Western Community College or their 9214 9215 designees; the Director of Total Action for Progress (TAP) This Valley Works; and five nonlegislative 9216 citizen members representing business and industry in the Roanoke Valley to be appointed by the Governor. Nonlegislative citizen members of the board shall be citizens of the Commonwealth and 9217 9218 residents of the Roanoke region.

9219 B. The legislative members, the Director of the Council, the Chancellor of Community Colleges, the 9220 Director of TAP This Valley Works, and the presidents of the named institutions of higher education or 9221 their designees shall serve terms coincident with their terms of office. Nonlegislative citizen members 9222 shall be appointed for terms of four years. Appointments to fill vacancies, other than by expiration of a

9223 term, shall be for the unexpired terms. Vacancies shall be filled in the same manner as the original 9224 appointments.

9225 No nonlegislative citizen member shall serve more than two consecutive four-year terms; however, a 9226 member appointed to serve an unexpired term is eligible to serve two consecutive four-year terms 9227 immediately succeeding such unexpired term.

9228 C. Nonlegislative citizen members are not entitled to compensation for their services. Legislative 9229 members of the board shall receive such compensation as provided in § 30-19.12. All members shall be 9230 reimbursed for all reasonable and necessary expenses incurred in the performance of their duties in the work of the Authority as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation 9231 9232 and expenses of the members shall be provided by the Authority.

9233 D. The board shall elect a chairman and a vice-chairman from among its membership and may 9234 establish bylaws as necessary. 9235

### § 23.1-3118. Powers of the board.

9236 A. The board has, in addition to such other powers, all the corporate powers given to corporations 9237 by the provisions of Title 13.1, except in those cases where, by the express terms of its provisions, this 9238 law is confined to corporations created under that title.

9239 B. The board may issue bonds upon the advice of bond counsel and a financial institution with 9240 expertise in bonds and investments. Bonds issued under the provisions of this section shall not be 9241 deemed to constitute a debt or a pledge of the faith and credit of the Commonwealth or any of its 9242 political subdivisions other than the Authority.

9243 C. The board may accept, execute, and administer any trust in which it may have an interest under 9244 the terms of any instrument creating the trust.

9245 D. The board may lease property or hold any property for which it may acquire the title and dispose 9246 of such property in a manner that will benefit the Authority.

9247 E. The board may enter into agreements with public institutions of higher education and private 9248 institutions of higher education in the Commonwealth to provide adult education, continuing education, 9249 undergraduate-level education, and graduate-level instructional programs. The board may enter into 9250 agreements with local school boards and other entities to provide such programs as it deems necessary 9251 and appropriate to carry out the purposes of the Authority.

9252 F. The board may establish, with such funds as are appropriated for this purpose or made available 9253 to it, the Center.

9254 G. Notwithstanding any provision of law to the contrary, any real estate and tangible personal 9255 property held or acquired by the board is exempt from any prohibition of the use of noncash assistance 9256 as matching funds.

9257 H. The board may, on behalf of the Authority or the Center, apply for, accept, and direct the 9258 expenditure of gifts, grants, or donations from public or private sources to enable it to carry out the 9259 purposes of this article. Any locality may make gifts and donations of real property, personal property, 9260 or money to the Authority. 9261

## § 23.1-3119. Executive director: staff.

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9262 A. From funds available for this purpose, the board may appoint an executive director for the Center 9263 who shall supervise and manage the Center and prepare and submit, upon the direction and approval of 9264 the board, all requests for appropriations. The executive director of the Center may employ such staff as 9265 necessary to enable the Center to perform its duties as set forth in the bylaws of the board and this 9266 article. The board may determine the duties of the staff and fix salaries and compensation from such 9267 funds as may be appropriated or received.

9268 B. Additional staff support for the functions of the Center may be provided upon agreement by the 9269 participating institutions. 9270

### Article 6.

Southern Virginia Higher Education Center.

§ 23.1-3120. Southern Virginia Higher Education Center established; duties.

9273 The Southern Virginia Higher Education Center (the Center) is established as an educational 9274 institution in the Commonwealth. The Center shall:

9275 1. Encourage the expansion of higher education, including adult and continuing education and 9276 associate, undergraduate, and graduate degree programs, in the region and foster partnerships between 9277 the public and private sectors to enhance higher education in the Southside region;

9278 2. Coordinate the development and delivery of continuing education programs offered by the 9279 educational institutions serving the region;

9280 3. Facilitate the delivery of teacher training programs leading to licensure and graduate degrees;

9281 4. Serve as a resource and referral center by maintaining and disseminating information on existing 9282 educational programs and resources; and

9283 5. Develop, in coordination with the Council, specific goals for higher education in Southside

9284 Virginia.

9285 § 23.1-3121. Board of trustees.

9286 A. The Center shall be governed by a board of trustees (the board) consisting of 15 members as 9287 follows: two members of the House of Delegates to be appointed by the Speaker of the House of 9288 Delegates in accordance with the principles of proportional representation contained in the Rules of the 9289 House of Delegates; one member of the Senate to be appointed by the Senate Committee on Rules; the 9290 Director of the Council or his designee; the Chancellor of Community Colleges or his designee; the 9291 presidents of Longwood University, Danville Community College, and Southside Virginia Community 9292 College or their designees; the division superintendent of Halifax County Public Schools; and six 9293 nonlegislative citizen members to be appointed by the Governor, including two members of the Southern 9294 Virginia Higher Education Foundation and four representatives of business and industry. The Speaker of 9295 the House of Delegates may appoint an alternate for one delegate appointed to the board. The alternate 9296 shall serve a term coincident with the term of the delegate and has the power to act in his absence. The Senate Committee on Rules may appoint an alternate for the senator appointed to the board. The 9297 9298 alternate shall serve a term coincident with the term of the senator and may act in his absence.

9299 Nonlegislative citizen members of the board shall be chosen from among residents of the Southside 9300 region of the Commonwealth and shall be citizens of the Commonwealth.

9301 B. Legislative members and the representatives of the Council, the System, and the named institutions 9302 of higher education shall serve terms coincident with their terms of office. Nonlegislative citizen 9303 members shall be appointed for terms of four years. Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired terms. Vacancies shall be filled in the same manner as 9304 9305 the original appointments.

9306 No nonlegislative citizen member is eligible to serve more than two consecutive four-year terms; 9307 however, a member appointed to serve an unexpired term is eligible to serve two consecutive four-year 9308 terms immediately succeeding such unexpired term.

9309 C. Nonlegislative citizen members are not entitled to compensation for their services. Legislative 9310 members of the board shall be compensated as provided in § 30-19.12. All members of the board shall 9311 be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties in 9312 the work of the Center as provided in §§ 2.2-2813 and 2.2-2825. The funding for the costs of compensation and expenses of the members shall be provided by the Center. 9313 9314

D. The board shall elect a chairman and a vice-chairman from among its membership. 9315

§ 23.1-3122. Powers of the board.

9316 A. The board has, in addition to its other powers, all the corporate powers given to corporations by 9317 the provisions of Title 13.1, except in those cases where, by the express terms of its provisions, it is 9318 confined to corporations created under that title.

9319 B. The board may accept, execute, and administer any trust in which it may have an interest under 9320 the terms of the instrument creating the trust.

9321 C. The board may establish and administer agreements with public institutions of higher education 9322 and private institutions of higher education for the provision of associate, undergraduate, and graduate 9323 degree instructional programs at the Center.

9324 D. The board, on behalf of the Center, may apply for, accept, and expend gifts, grants, or donations 9325 from public or private sources to enable it to carry out its purposes. 9326

## § 23.1-3123. Executive director; staff.

9327 A. The board shall appoint an executive director for the Center who shall supervise and manage the 9328 Center and shall prepare and submit, upon the direction and approval of the board, all requests for 9329 appropriations. The executive director may employ such staff as necessary to enable the Center to 9330 perform its duties as set forth in this article. The board may determine the duties of such staff and fix 9331 salaries and compensation from such funds as may be appropriated or received.

9332 B. Additional staff support for the functions of the Center may be provided upon agreement by 9333 Longwood University, Danville Community College, and Southside Virginia Community College. 9334

# $\S$ 23.1-3124. Cooperation of other agencies.

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9335 All agencies of the Commonwealth shall cooperate with the Center and, upon request, assist the 9336 *Center in the performance of its duties and responsibilities.* 9337

Article 7.

## Southwest Virginia Higher Education Center.

# § 23.1-3125. Southwest Virginia Higher Education Center established; duties.

9340 The Southwest Virginia Higher Education Center (the Center) is established as an educational 9341 institution in the Commonwealth. The Center shall:

9342 1. Encourage the expansion of higher education degrees, adult and continuing education, workforce 9343 training, and professional development through partnerships with public institutions of higher education 9344 and private institutions of higher education;

9345 2. Facilitate the delivery of teacher training programs leading to licensure and undergraduate and

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9346 graduate degrees;

9347 3. Serve as a resource and referral center by maintaining and disseminating information on existing 9348 educational programs and resources; and

9349 4. Develop, in coordination with the Council, specific goals for higher education in Southwest 9350 Virginia.

#### 9351 § 23.1-3126. Board of trustees.

9352 A. The Center shall be governed by a board of trustees (the board), consisting of 23 members as 9353 follows: four members of the House of Delegates to be appointed by the Speaker of the House of 9354 Delegates in accordance with the principles of proportional representation contained in the Rules of the 9355 House of Delegates; two members of the Senate to be appointed by the Senate Committee on Rules; the 9356 Director of the Council or his designee; the Chancellor of Community Colleges or his designee; the 9357 chief executive officers of Virginia Polytechnic Institute and State University, Radford University, the 9358 University of Virginia, the University of Virginia's College at Wise, Old Dominion University, Emory 9359 and Henry College, Virginia Commonwealth University, and Virginia Highlands Community College or 9360 their designees; and seven nonlegislative citizen members to be appointed by the Governor who 9361 represent Southwest Virginia public education and area business and industry, including one division 9362 superintendent, one public school teacher, two business and industry leaders, one representative of the 9363 technology industry, one representative of the tourism industry, and one representative of the health care 9364 industry.

9365 Nonlegislative citizen members of the board shall be chosen from among residents of the Southwest 9366 region of the Commonwealth and shall be citizens of the Commonwealth.

9367 B. Legislative members and the representatives of the Council, the System, and the named institutions 9368 of higher education shall serve terms coincident with their terms of office. Nonlegislative citizen 9369 members shall be appointed for terms of four years. Appointments to fill vacancies, other than by 9370 expiration of a term, shall be for the unexpired terms. Vacancies shall be filled in the same manner as 9371 the original appointments.

9372 No nonlegislative citizen member is eligible to serve more than two consecutive four-year terms; 9373 however, a member appointed to serve an unexpired term is eligible to serve two consecutive four-year 9374 terms immediately succeeding such unexpired term.

9375 C. Nonlegislative citizen members are not entitled to compensation for their services. Legislative 9376 members of the board shall be compensated as provided in § 30-19.12. All members of the board shall 9377 be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties in 9378 the work of the Center as provided in §§ 2.2-2813 and 2.2-2825. The funding for the costs of 9379 compensation and expenses of the members shall be provided by the Center. 9380

D. The board shall elect a chairman and a vice-chairman from among its membership.

## § 23.1-3127. Powers of the board.

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9382 A. The board has, in addition to its other powers, all the corporate powers given to corporations by 9383 the provisions of Title 13.1, except in those cases where, by the express terms of its provisions, it is 9384 confined to corporations created under that title. The board may accept, execute, and administer any 9385 trust in which it may have an interest under the terms of the instrument creating the trust.

9386 B. The board may establish and administer agreements with (i) public institutions of higher 9387 education and private institutions of higher education to provide undergraduate-level and graduate-level 9388 instructional programs at the Center and (ii) Virginia Highlands Community College and other public 9389 institutions of higher education and private institutions of higher education to provide freshman-level 9390 and sophomore-level courses and associate degrees.

C. The board may, on behalf of the Center, apply for, accept, and expend gifts, grants, or donations 9391 9392 from public or private sources to enable it to carry out its objectives.

#### 9393 § 23.1-3128. Executive director.

9394 A. The board shall appoint an executive director for the Center who shall supervise and manage the 9395 Center and shall prepare and submit, upon the direction and approval of the board, all requests for 9396 appropriations. The executive director may employ such staff as necessary to enable the Center to 9397 perform its duties as set forth in this article. The board may determine the duties of such staff and fix 9398 salaries and compensation from such funds as may be appropriated or received.

9399 B. Additional staff support for the functions of the Center may be provided upon agreement by any 9400 public institution of higher education that offers courses or instructional programs at the Center.

#### 9401 § 23.1-3129. Cooperation of other agencies.

9402 All agencies of the Commonwealth shall cooperate with the Center and, upon request, assist the 9403 *Center in the performance of its duties and responsibilities.* 

- 9404 CHAPTER 32. 9405
  - MUSEUMS AND OTHER CULTURAL INSTITUTIONS.

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## General Provisions.

# § 23.1-3200. Governing boards of educational institutions; removal of members.

9409 A. Notwithstanding any other provision of law, the Governor may remove from office for 9410 malfeasance, misfeasance, incompetence, or gross neglect of duty any member of the board of any 9411 educational institution established pursuant to this chapter and fill the vacancy resulting from the 9412 removal. Each appointment to fill a vacancy is subject to confirmation by the General Assembly.

9413 B. The Governor shall set forth in a written public statement his reasons for removing any member 9414 pursuant to subsection A at the time the removal occurs. The Governor is the sole judge of the 9415 sufficiency of the cause for removal as set forth in subsection A. 9416

Article 2.

Frontier Culture Museum of Virginia.

# § 23.1-3201. Frontier Culture Museum of Virginia established.

9419 The Frontier Culture Museum of Virginia (the Museum) is established as a state agency and educational institution. The purpose of the Museum is to construct, operate, and maintain, in the 9420 9421 Augusta County, Staunton, and Waynesboro area of the Commonwealth, an outdoor museum to 9422 commemorate on an international scale the contributions of the pioneers and colonial frontiersmen and 9423 frontierswomen of the eighteenth and nineteenth centuries to the creation and development of the United 9424 States. The Museum is responsible for administering such historical and interpretive programs as may 9425 be established by the board of trustees of the Museum. 9426

# § 23.1-3202. Board of trustees.

9427 A. The Museum shall be administered by a board of trustees (the board) consisting of no more than 9428 25 members. The members shall be appointed as follows: five members of the House of Delegates by the 9429 Speaker of the House of Delegates in accordance with the rules of proportional representation contained 9430 in the Rules of the House of Delegates, three members of the Senate by the Senate Committee on Rules, and nine nonlegislative citizen members by the Governor. The Governor may appoint, upon 9431 9432 recommendation of the board, up to eight additional nonlegislative citizen members who may be 9433 nonresidents of the Commonwealth.

9434 B. Legislative members shall serve terms coincident with their terms of office. Nonlegislative citizen 9435 members shall be appointed for terms of four years. Appointments to fill vacancies, other than by 9436 expiration of a term, shall be for the unexpired terms. Vacancies shall be filled in the same manner as 9437 the original appointments. All members may be reappointed.

9438 C. The board shall elect a chairman, vice-chairman, and such other officers as it deems necessary. 9439 The meetings of the board shall be held at the call of the chairman or whenever the majority of the 9440 members so request. The board may appoint an executive committee consisting of at least seven 9441 members for the transaction of business in the recess of the board.

9442 D. Nonlegislative citizen members shall receive no compensation for their services. Legislative 9443 members shall be compensated as provided in § 30-19.12. Members of the board shall be reimbursed for 9444 all reasonable and necessary expenses incurred in the performance of their duties as provided in 9445 §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation and expenses of the members shall be 9446 provided by the Museum. 9447

## § 23.1-3203. Duties of the board.

A. The board shall:

9449 1. Establish, operate, and maintain the Museum to commemorate the contributions of the pioneers 9450 and colonial frontiersmen and frontierswomen to the creation of this nation;

9451 2. Employ an executive director and such assistants as may be required and confer such duties and 9452 responsibilities as determined necessary; 9453

3. Adopt a flag, seal, and other emblems for use in connection with the Museum; 9454

4. Establish a nonprofit corporation to develop and maintain public awareness of the Museum;

9455 5. Receive and expend gifts, grants, and donations of any kind from whatever sources determined, 9456 including donations accepted by the American Frontier Culture Foundation on behalf of the Museum; 9457

6. Adopt regulations and set fees concerning the use and visitation of properties under its control;

9458 7. With the consent of the Governor, acquire by purchase, lease, gift, devise, or condemnation 9459 proceedings lands, property, and structures deemed necessary to the purpose of the Museum. The title to 9460 such acquired land and property shall be in the name of the Commonwealth. In the exercise of the 9461 power of eminent domain granted under this section, the Museum may proceed in the manner provided 9462 by Chapter 3 (§ 25.1-300 et seq.) of Title 25.1;

8. Convey by lease land and structures to any person, association, firm, or corporation, with the 9463 9464 consent of the Governor, for such terms and on such conditions as the Museum may determine; 9465

9. Enter into contracts to further the purpose of the Museum; and

10. Elect any past member of the board to the honorary position of trustee emeritus. Trustees emeriti 9466 9467 shall serve as honorary members for life, shall not have voting privileges, and shall be elected in 9468 addition to those positions set forth in § 23.1-3202.

9469 B. In addition to the powers granted by subsection A, the board may evaluate the significance and 9470 suitability of the furnishings, household items, and other objects acquired by purchase, gift, or donation 9471 with or for the Museum for the purpose of accurately presenting the means, tastes, and lifestyles of the 9472 people living during the era depicted by the Museum. The board may exchange or sell those furnishings, 9473 household items, and other objects that it determines to be of little or no significance or suitability for 9474 achieving the purpose or mission of the Museum as long as such disposition is not inconsistent with the 9475 terms of the acquisition of the relevant property. Sales of these items may be conducted by auction 9476 houses recognized for their expertise in the sale of such property.

9477 C. Any furnishings, household goods, and other objects previously acquired by donation or purchase
9478 and the net proceeds of any sale of these items as provided in subsection B shall constitute a discrete
9479 fund of the Museum and shall be used solely for the acquisition of period furnishings, household goods,
9480 and other objects consistent with the purpose and mission of the Museum.

D. Donations to the Museum of any funds, securities, and any other property, real or personal, for use in accordance with its purpose and mission shall constitute endowments or unrestricted gifts for the purposes of § 23.1-101. The board may change the form of investment of any such funds, securities, or other property, real or personal, if the change in such form is not inconsistent with the terms of the instrument under which such property was acquired and may sell, grant, or convey any such property, except that any transfers of real property shall be made only with the consent of the Governor. Article 3.

Article 3. Gunston Hall.

9489 § 23.1-3204. Board of Regents of Gunston Hall and Board of Visitors for Gunston Hall 9490 established.

9491The Board of Regents of Gunston Hall (Board of Regents) is established as an educational institution9492to manage, maintain, and operate Gunston Hall and accept and administer gifts of real and personal9493property made for the benefit of Gunston Hall. The Board of Visitors for Gunston Hall is established.9494Membership of both collegial bodies shall be pursuant to the terms and conditions of the deed of gift of9495Gunston Hall from Louis Hertle to the Commonwealth. The duties of the two boards are prescribed in9496Chapter 138 of the Acts of Assembly of 1932 and Chapter 175 of the Acts of Assembly of 1948.9497§ 23.1-3205. Powers of the Board of Regents.

A. The Board of Regents may undertake to determine the significance or suitability of the furnishings, household items, and other objects acquired by purchase, gift, or donation for Gunston Hall, for the purpose of accurately presenting Gunston Hall according to the means and taste of George Mason. Those furnishings, household items, and other objects determined by the Board of Regents to be of little or no significance or unsuitable for achieving this purpose may be exchanged or sold by the Board of Regents if not inconsistent with the terms of the acquisition of the items. Such sales may be solved by auction houses recognized for their expertise in the sale of such items.

9505 B. Any such furnishings, household goods, and other objects acquired by donation or purchase and
9506 the net proceeds of any sale of these items as provided in subsection A shall constitute a discrete fund
9507 of Gunston Hall, restricted to future acquisitions of period furnishings, household goods, and other
9508 objects consistent with the purposes set forth in subsection A and the conservation of all such holdings
9509 of Gunston Hall.

9510 C. Donations to Gunston Hall of any funds, securities, and any other property, real or personal, for
9511 use in accordance with the mission of Gunston Hall shall constitute endowments or unrestricted gifts for
9512 the purposes of § 23.1-101. The Board of Regents may (i) change the form of investment of any such
9513 funds, securities, or other property, real or personal, provided that the form is not inconsistent with the
9514 terms of the instrument under which the property was acquired, and (ii) sell, grant, or convey any such
9515 property, except that any transfers of real property shall be made only with the consent of the Governor.
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# Jamestown-Yorktown Foundation.

### 9518 § 23.1-3206. Jamestown-Yorktown Foundation established; board of trustees.

9519 A. The Jamestown-Yorktown Foundation (the Foundation) is established as an educational institution
9520 to administer certain historical museums and such related programs as may be established by the board
9521 of trustees.

9522 B. The Foundation shall be administered by a board of trustees (the board). There shall be 12 9523 nonlegislative citizen members appointed by the Governor from the Commonwealth at large for 9524 four-year terms, subject to confirmation by the General Assembly; eight members of the House of 9525 Delegates appointed by the Speaker of the House of Delegates in accordance with the rules of 9526 proportional representation contained in the Rules of the House of Delegates; four members of the 9527 Senate appointed by the Senate Committee on Rules; five members annually elected by the board, some 9528 of whom may be nonresidents of the Commonwealth; and any chairman emeritus elected by the board 9529 pursuant to § 23.1-3207. The Governor, the Lieutenant Governor, the Attorney General, the Speaker of

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9530 the House of Delegates, the President Pro Tempore of the Senate, the Chairman of the House 9531 Appropriations Committee, either the Chairman or the Chairman Emeritus of the Senate Finance 9532 Committee, to be determined by the Senate Committee on Rules, the Secretary of Education, and the 9533 president of the Jamestown-Yorktown Foundation, Inc., shall serve ex officio.

9534 Legislative and ex officio members shall serve terms coincident with their terms of office. 9535 Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired terms. 9536 Vacancies shall be filled in the same manner as the original appointments.

9537 C. The board shall elect a chairman, vice-chairman, and such other officers as it deems necessary. 9538 The chairman shall appoint at least seven members to constitute an executive committee, which shall 9539 include the chairman and vice-chairman. The meetings of the board shall be held at the call of the 9540 chairman or whenever the majority of the members so request.

9541 D. Nonresident members of the board shall serve at no expense to the Commonwealth. Members who 9542 are residents of the Commonwealth shall be reimbursed for all reasonable and necessary expenses 9543 incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825 and shall receive compensation at the per diem rate established for members of the General Assembly as provided in 9544 9545 § 30-19.12. The funding for the costs of compensation and expenses of the members shall be provided 9546 by the Foundation.

§ 23.1-3207. Duties.

The board shall:

9549 1. Do all things necessary and proper to (i) foster through its living-history museums, Jamestown 9550 Settlement and Yorktown Victory Center, an awareness and understanding of the early history, settlement, and development of the United States through the convergence of American Indian, 9551 9552 European, and African cultures and the enduring legacies bequeathed to the nation; (ii) commemorate 9553 Jamestown as the first permanent English-speaking settlement in the United States and its contributions 9554 to the building of the Commonwealth and the nation; (iii) commemorate the winning of American independence on the battlefield at Yorktown; and (iv) enhance our understanding of the making of the 9555 9556 United States Constitution and Bill of Rights, including the Commonwealth's role in shaping the 9557 fundamental principles of the American constitutional system;

9558 2. Administer, develop, and maintain at Jamestown and Yorktown permanent commemorative shrines 9559 and historical museums:

9560 3. Adopt names, flags, seals, and other emblems for use in connection with such shrines and 9561 copyright the same in the name of the Commonwealth: 9562

4. Enter into contracts to further the purposes of the Foundation;

9563 5. Establish nonprofit corporations as instrumentalities to assist in administering the affairs of the 9564 Foundation.

9565 6. With the consent of the Governor, acquire by purchase, lease, gift, devise, or condemnation 9566 proceedings lands, property, and structures deemed necessary for the purposes of the Foundation. The 9567 title to such acquired land and property shall be in the name of the Commonwealth. In the exercise of 9568 the power of eminent domain granted under this section, the Foundation may proceed in the manner 9569 provided by Chapter 3 (§ 25.1-300 et seq.) of Title 25.1;

9570 7. With the consent of the Governor, convey by lease land to any person, association, firm, or 9571 corporation for such terms and on such conditions as the Foundation may determine;

9572 8. Receive and expend gifts, grants, and donations from whatever source derived for the purposes of 9573 the Foundation: 9574

9. Employ an executive director and such deputies and assistants as may be required;

9575 10. Elect any past chairman of the board to the honorary position of chairman emeritus. Chairmen 9576 emeriti shall serve as honorary members for life. Chairmen emeriti shall be elected in addition to the 9577 at-large positions defined in § 23.1-3206;

9578 11. With the consent of the Governor, enter into agreements or contracts with private entities for the 9579 promotion of tourism through marketing without participating in competitive sealed bidding or 9580 competitive negotiation, provided that a demonstrable cost savings, as reviewed by the Secretary of 9581 Education, can be realized by the Foundation and such agreements or contracts are based on 9582 competitive principles:

9583 12. Determine which paintings, statuary, works of art, manuscripts, and artifacts shall be acquired 9584 by purchase, gift, or loan and exchange or sell such items if not inconsistent with the terms of such 9585 purchase, gift, loan, or other acquisition; and

9586 13. Change the form of investment of any funds, securities, or other property, real or personal, 9587 provided the form is not inconsistent with the terms of the instrument under which the property was 9588 acquired, and sell, grant, or convey any such property, except that any transfers of real property shall 9589 be made only with the consent of the Governor.

9590 § 23.1-3208. Regulations.

9591 A. The board or its executive committee may adopt regulations concerning the use and visitation of

9592 properties under the control of the Jamestown-Yorktown Foundation to protect and secure such 9593 properties and the public enjoyment of such properties.

9594 B. Any person who knowingly violates a regulation of the Foundation may be requested by an agent 9595 or employee of the Foundation to leave the property and upon the failure of such person so to do is 9596 guilty of trespass as provided in § 18.2-119.

#### 9597 § 23.1-3209. Authority to contract debts and obligations payable from revenues.

9598 The Foundation, acting by and through the corporation authorized by § 23.1-3207, may contract 9599 debts and obligations to the extent of its anticipated revenues. Such debts and obligations shall be paid 9600 only from the revenues of the Foundation. 9601

Article 5.

Science Museum of Virginia.

#### 9603 § 23.1-3210. Science Museum of Virginia established.

9604 The Science Museum of Virginia (the Museum) is established as an educational institution of the 9605 Commonwealth and a public body and instrumentality for the dissemination of education. The exercise 9606 by the Museum of the powers conferred by this article is the performance of an essential governmental 9607 function.

#### 9608 § 23.1-3211. Board of trustees.

9602

9609 A. The Museum shall be governed by a board of trustees (the board) consisting of 15 members who 9610 shall be appointed by the Governor. At least one of the members shall be a member of the Virginia 9611 Academy of Science. All appointments are subject to confirmation by the General Assembly.

9612 B. Members shall be appointed for terms of five years. Appointments to fill vacancies, other than by 9613 expiration of a term, shall be for the unexpired terms. No member is eligible to serve more than two 9614 consecutive five-year terms; however, a member appointed to serve an unexpired term is eligible to 9615 serve two consecutive five-year terms immediately succeeding such unexpired term.

9616 C. No member shall receive a salary for his service on the board.

9617 D. The board shall elect a chairman and a secretary from its membership and may elect a 9618 vice-chairman from its membership.

9619 E. The board shall meet at such times as it deems appropriate. 9620

F. Seven members of the board shall constitute a quorum for all purposes.

#### 9621 § 23.1-3212. Duties of the board.

9622 The board shall seek to:

9623 1. Deepen our understanding of man and his environment;

- 9624 2. Promote a knowledge of the scientific method and thus encourage objectivity in the everyday 9625 affairs of man;
- 9626 3. Engage in instruction and research in the sciences in order to educate citizens of all ages in the 9627 concepts and principles of science and how these concepts and principles form the foundation upon 9628 which rests our technological society and its economy;
- 9629 4. Use, subject to approval of the accredited educational affiliates concerned, Museum personnel in 9630 educational programs; 9631
  - 5. Motivate and stimulate young people to seek careers in science;
  - 6. Encourage an understanding of the history of scientific endeavor;
- 9633 7. Provide special facilities and collections for the study of the Commonwealth's natural resources; 9634 and
- 9635 8. Foster a love of nature and concern for its preservation.
- 9636 § 23.1-3213. Powers of the board.
- 9637 The board may:

9632

- 9638 1. Select sites for the Museum and its divisions and provide for the erection, care, and preservation 9639 of all property belonging to the Museum:
- 9640 2. Appoint the director of the Museum (the director) and prescribe his duties and salary;

9641 3. Establish policies for the operation of the Museum, including the kinds and types of instruction 9642 and exhibits, and the development of plans for expansion of the Museum;

- 9643 4. Employ planning consultants and architects for any expansion of the Museum;
- 9644 5. Acquire by purchase, gift, loan, or otherwise land necessary for exhibits, displays, and expansion 9645 of the Museum;
- 9646 6. Enter into contracts for construction of physical facilities;
- 9647 7. Adopt a seal;
- 9648 8. Charge for admission to the Museum; and

9649 9. On behalf of the Commonwealth and in furtherance of the purposes of the Museum, receive and 9650 administer gifts, bequests, and devises of property of any kind whatsoever and grants from agencies of 9651 the United States government and expend, or authorize the expenditure of, funds derived from such sources and funds appropriated by the General Assembly to the Museum. 9652

9653 § 23.1-3214. Agents and employees. 9654 The director may engage or authorize the engagement of such agents and employees as may be 9655 needed in the operation and maintenance of the Museum, subject to the approval of the board. 9656 § 23.1-3215. Annual report. 9657 The board shall submit an annual report to the Governor and General Assembly on or before 9658 November 1 of each year. Such report shall be submitted as a report document as provided in the 9659 procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports and shall be posted on the General Assembly's website. Such report shall contain, at a 9660 9661 minimum, the annual financial statements of the Museum for the fiscal year ending the preceding June 9662 30. 9663 Article 6. 9664 Virginia Museum of Fine Arts. 9665 § 23.1-3216. Virginia Museum of Fine Arts established. The Virginia Museum of Fine Arts is established as an educational institution in the Commonwealth 9666 9667 and a public body and instrumentality for the dissemination of education. 9668 § 23.1-3217. Board of trustees. 9669 A. The management and control of the Virginia Museum of Fine Arts (the Museum) and its building, 9670 contents, furnishings, grounds, and other properties is vested in a board of trustees (the board) 9671 composed of (i) the Governor, the Speaker of the House of Delegates, and the mayor of the City of 9672 Richmond, who shall serve ex officio, and (ii) at least 25 but not more than 35 nonlegislative citizen members. Nonlegislative citizen members shall be appointed by the Governor after consideration of a 9673 9674 list of nominees from the Museum submitted at least 60 days before the expiration of the member's term 9675 for which the nominations are being made. 9676 B. Nonlegislative citizen members shall be appointed for terms of five years. No nonlegislative citizen 9677 member is eligible to serve more than two consecutive five-year terms; however, a member appointed to 9678 serve an unexpired term is eligible to serve two consecutive five-year terms immediately succeeding such 9679 unexpired term. 9680 C. Nine members shall constitute a quorum at any meeting and a majority vote of those members 9681 present shall control in all matters. D. The board shall adopt bylaws governing its organization and procedure and may alter and amend 9682 9683 the bylaws. 9684 E. The board shall elect one of its members president of the Museum. 9685 F. The board may provide for an executive committee composed of at least three members that may 9686 exercise the powers vested in it and perform the duties imposed upon it by the board. 9687 § 23.1-3218. Powers of the board. 9688 A. The board may: 9689 1. Manage, control, maintain, and operate the Museum, including its contents, furnishings, grounds 9690 funds, property, and endowments; 9691 2. Charge for admission to the Museum; 9692 3. Employ a director, who shall be the chief executive officer of the Museum, and such persons as 9693 may be necessary to manage, control, maintain, and operate the Museum; 9694 4. Consistent with subdivision 15 of § 2.2-2905, suspend and remove employees; 9695 5. Determine which works of art shall be kept, housed, or exhibited in the Museum; 9696 6. Acquire by purchase, gift, loan, or otherwise works of art and exchange or sell such works if not 9697 inconsistent with the terms of the purchase, gift, loan, or other acquisition; 9698 7. Enter into agreements with organizations interested in art; 9699 8. Adopt a seal; 9700 9. Stimulate and assist in the formation of new organizations; 9701 10. Do such other things as it deems proper to promote art education throughout the 9702 Commonwealth; 9703 11. Receive and administer on behalf of the Commonwealth gifts, bequests, and devises of real and personal property for the endowment of the Museum or any special purpose designated by the donor; 9704 9705 12. Change the form of investment of any funds, securities, or other property, real or personal, 9706 provided that the form is not inconsistent with the terms of the instrument under which the property was 9707 acquired. The trustees may sell, grant, and convey any such property but, in the case of real property, 9708 only with the written consent of the Governor; 9709 13. Confer the honorary degree of patron of arts on any person who has made an outstanding 9710 contribution to art, provided that no more than two such degrees shall be conferred in any calendar 9711 *vear*: and 9712 14. Adopt regulations to establish classes of membership in the Museum. 9713 B. Nothing in this section shall be construed to prohibit the assessment and levying of a service charge pursuant to the provisions of Chapter 34 (§ 58.1-3400 et seq.) of Title 58.1. 9714

9715 C. The exercise of the powers conferred on the board by this article is the performance of an 9716 essential governmental function.

#### 9717 § 23.1-3219. Authority of Art and Architectural Review Board.

9718 The Art and Architectural Review Board shall not control, manage, or supervise in any way the 9719 board in the exercise of its powers and duties, except that in the matter of additions, repairs, and 9720 alterations to the exterior of the Museum building the Art and Architectural Review Board shall 9721 continue to exercise the powers now conferred on it by law.

#### 9722 § 23.1-3220. Expenditures for current expenses.

9723 All moneys received by the board for current expenses in operating the Museum shall be paid into 9724 the state treasury, where they shall be set aside as a special fund for the operation of the Museum to be 9725 paid by the State Treasurer on warrants of the Comptroller issued upon vouchers signed by the 9726 president of the Museum or his duly authorized agent.

#### 9727 § 23.1-3221. Annual report.

9734

9728 The board shall submit an annual report to the Governor and General Assembly on or before 9729 November 1 of each year containing, at a minimum, the annual financial statements of the Museum for 9730 the fiscal year ending the preceding June 30. Such report shall be submitted as a report document as 9731 provided in the procedures of the Division of Legislative Automated Systems for the processing of 9732 legislative documents and reports and shall be posted on the General Assembly's website. 9733

Article 7.

## Virginia Commission for the Arts and Virginia Arts Foundation.

#### 9735 § 23.1-3222. Virginia Commission for the Arts established; purpose; membership.

9736 A. The Virginia Commission for the Arts (the Commission) is established as a supervisory 9737 commission within the meaning of § 2.2-2100 in the executive branch of state government.

9738 B. The Commission is designated the official agency of the Commonwealth to receive and disburse 9739 any funds made available to the Commonwealth by the National Endowment for the Arts.

9740 C. The Commission shall consist of 13 members appointed by the Governor subject to confirmation 9741 by the General Assembly. No employee of the Commonwealth or member of the General Assembly is 9742 eligible for appointment as a member of the Commission. At least one but no more than two members 9743 shall be appointed from each congressional district in the Commonwealth.

9744 D. Members shall be appointed for one term of five years; however, a member appointed to serve an 9745 unexpired term is eligible to serve a full five-year term immediately succeeding the unexpired term. 9746 Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired terms. 9747 Vacancies shall be filled in the same manner as the original appointments. No member who serves a full 9748 five-year term is eligible for reappointment during the five-year period following the expiration of his 9749 term.

9750 E. The Commission shall elect a chairman from among its membership. 9751

F. A majority of the members of the Commission shall constitute a quorum.

9752 G. The members of the Commission shall receive no compensation for their services but shall be 9753 reimbursed for the reasonable and necessary expenses incurred in the performance of their duties as 9754 provided in § 2.2-2825.

### 9755 § 23.1-3223. Duties of the Commission. 9756

A. The Commission shall:

9757 1. Stimulate and encourage throughout the Commonwealth growth in artistic quality and excellence, 9758 public interest and participation in the arts, and access to high-quality and affordable art for all 9759 Virginians;

9760 2. Make recommendations concerning appropriate methods to encourage economic viability, an 9761 intellectually stimulating environment for artists, and participation in and appreciation of the arts to 9762 meet the legitimate needs and aspirations of persons in all parts of the Commonwealth;

9763 3. Promote the development and implementation of a planned, sequential, and comprehensive 9764 program of arts education, taught by licensed teachers endorsed in arts education, in the public 9765 elementary and secondary schools of the Commonwealth:

9766 4. Provide supplemental learning opportunities to the public school arts education curriculum;

9767 5. Encourage the development of a network of professional arts organizations, the media, and arts 9768 promoters for the production of classical and new works of art and diversity in artistic expressions in 9769 media including the literary, visual, and performing arts;

9770 6. Provide funding for and technical assistance to artists, recognized nonprofit arts organizations, 9771 and arts organizations and activities that celebrate and preserve the various cultures represented among 9772 the citizens of the Commonwealth;

9773 7. Encourage and support the creation of new works of art, arts organizations whose primary 9774 objective is to increase public access to the arts, particularly in underserved areas, and performing arts 9775 tours to increase the availability of this form of artistic expression throughout the Commonwealth;

9776 8. Establish a program of financial assistance to provide scholarships, grants, and other awards to 9777 artists who demonstrate exceptional ability and talent;

9778 9. Establish an advisory panel composed of artists, arts administrators, and citizens to advise the 9779 Commission concerning fiscal matters;

9780 10. Encourage arts organizations to dedicate to their endowments at least \$1 of the price of each 9781 adult admission to performances or exhibitions or at least one percent of moneys collected in fund 9782 campaigns;

9783 11. Encourage arts organizations to develop and implement endowment enlargement plans that yield 9784 enough income to underwrite one-third of the organizations' annual operating costs;

9785 12. Apply to and enter into contracts and agreements with the United States or any appropriate 9786 agency or officer of the United States for participation in or receipt of aid from any federal program 9787 respecting the arts: 9788

13. Provide incentives to local governing bodies to encourage public support and funding of the arts;

9789 14. Accept gifts, contributions, and bequests of money or any other thing to be used for carrying out 9790 the purposes of this article;

9791 15. Develop specific procedures for the administration and implementation of a program, so long as 9792 any such program is for the benefit of a nonprofit organization qualifying as a 501(c)(3) organization 9793 under the Internal Revenue Code, whereby interest earned on endowment funds donated to stimulate and 9794 encourage public interest and enjoyment of music and the performing arts may be matched by state 9795 funds appropriated for this program, and prepare written guidelines to govern such program; and

9796 16. Administer any funds available to the Commission and disburse such funds in accordance with 9797 the purposes of this article. In allocating funds to be disbursed to arts organizations, the Commission 9798 shall give preferential consideration to arts organizations actively implementing an endowment 9799 enlargement plan either individually or as members of a regional consortium of arts organizations.

9800 B. Nothing in this article shall be construed to affect the statutory purposes of the Virginia Museum 9801 of Fine Arts. 9802

## § 23.1-3224. Director of the Commission.

9803 The Governor may appoint a director of the Commission, who shall serve at the pleasure of the 9804 Governor. The director may employ the personnel required to assist the Commission in the exercise and performance of its powers and duties. The director shall supervise and manage such personnel and shall 9805 9806 prepare, approve, and submit all requests for appropriations and be responsible for all expenditures 9807 pursuant to appropriations. 9808

## § 23.1-3225. Virginia Arts Foundation established; board of trustees.

9809 A. The Virginia Arts Foundation (the Foundation) is established to serve as a supervisory foundation 9810 within the meaning of § 2.2-2100, in the executive branch of state government and is a body politic and 9811 corporate to be organized and to have such powers as provided in § 23.1-3226.

9812 B. The Foundation shall be governed by a board of trustees (the board), consisting of the members 9813 of the Virginia Commission for the Arts.

9814 C. Any person designated by the board to handle the funds of the Foundation shall give bond, with 9815 corporate surety, in a penalty fixed by the Governor, conditioned upon the faithful discharge of his 9816 duties. Any premium on the bond shall be paid from funds available to the Foundation.

9817 D. The board, acting as members of the Virginia Commission for the Arts, are entitled to 9818 reimbursement for all actual and necessary expenses as provided by § 23.1-3222.

9819 E. The director of the Commission shall serve as the chairman and the staff of such Commission 9820 shall serve as staff for the Foundation.

#### 9821 § 23.1-3226. Powers of the Foundation. 9822

The Foundation may:

9823 1. Make expenditures from the Fund's interest and income to assist (i) the Virginia Commission for 9824 the Arts in promoting the arts in the Commonwealth in accordance with § 23.1-3228 and (ii) nonprofit 9825 arts and cultural institutions and organizations in the Commonwealth to assess, enhance, and plan for 9826 enhancement of their fiscal stability, financial management and control capabilities, and capacity to 9827 raise funds for the furtherance of their respective missions from nongovernmental sources;

9828 2. Accept, hold, and administer gifts and bequests of money, securities, or other property, absolutely 9829 or in trust, for the purposes of the Foundation;

9830 3. Enter into contracts and execute all instruments necessary and appropriate to carry out the 9831 Foundation's purposes;

9832 4. Explore and make recommendations concerning other possible dedicated revenue sources for the 9833 Fund; and

9834 5. Perform any lawful acts necessary or appropriate to carry out the purposes of the Foundation. 9835 § 23.1-3227. Virginia Arts Foundation Fund.

9836 A. There is created in the state treasury a special nonreverting fund to be known as the Virginia Arts Foundation Fund, referred to in this article as "the Fund." The Fund shall be established on the books 9837

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**9838** of the Comptroller.

9839 B. The Fund shall include such funds as may be appropriated by the General Assembly; revenues
9840 transferred to the Fund from the special license plates for Virginians for the Arts program pursuant to
9841 § 46.2-749.2:2; voluntary contributions collected through the income tax checkoff for the arts pursuant
9842 to subdivision B 8 of § 58.1-344.3; and designated gifts, contributions, and bequests of money,
9843 securities, or property of any other character.

C. All money, securities, or other property designated for the Fund shall be paid into the state
treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in the Fund and
be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each
fiscal year shall not revert to the general fund but shall remain in the Fund. Expenditures and
disbursements from the Fund shall be made by the State Treasurer on warrants issued by the
Comptroller upon written request signed by persons authorized by the Foundation. The Fund's principal
is not subject to expenditure by the Foundation.

9851 § 23.1-3228. Gifts and bequests; exemption from taxation.

9852 Gifts and bequests of money, securities, or other property to the Fund, and the interest or income 9853 from such gifts and bequests, are gifts to the Commonwealth, and the Fund is exempt from all state and 9854 local taxes. Unless otherwise restricted by the terms of the gift or bequest, the Foundation may sell, 9855 exchange, or otherwise dispose of such gifts and bequests. The proceeds from such transactions shall be 9856 deposited to the credit of the Fund. The Foundation shall not actively solicit private donations for the 9857 Fund; however, this limitation shall not prevent the Foundation from actively encouraging financial 9858 support for the Foundation through the special license plate and income tax checkoff programs. 9859 Notwithstanding any other provision of this section, the Foundation may accept and solicit public and 9860 private contributions for the limited purpose of assisting nonprofit arts and cultural institutions and 9861 organizations in the Commonwealth to enhance the fiscal stability, financial management, and fundraising abilities of such organizations. 9862

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9866

### CHAPTER 5.3.

### 9864 COMMONWEALTH HEALTH RESEARCH BOARD AND FUND; CHRISTOPHER REEVE STEM CELL 9865 RESEARCH FUND.

## § 32.1-162.23. Commonwealth Health Research Board established.

A. The Commonwealth Health Research Board (the Board) is established as an independent body.
The purpose of the Board is to provide financial support from the Commonwealth Health Research
Fund (the Fund), in the form of grants, donations, or other assistance, for research efforts that have the potential of maximizing human health benefits for the citizens of the Commonwealth. Research efforts
eligible for support by the Board shall include traditional medical and biomedical research relating to health services, the delivery of health care, and the causes and cures of diseases.

9873 B. The Board shall be composed of seven members, of whom three shall be appointed by the 9874 Governor and four shall be appointed by the Joint Rules Committee. All appointments to the Board are 9875 subject to confirmation by the General Assembly. Appointments shall be for terms of five years. 9876 Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired terms. 9877 Vacancies shall be filled in the same manner as the original appointments.

9878 No member shall serve more than two consecutive five-year terms; however, a member appointed to
9879 serve an unexpired term is eligible to serve two additional consecutive five-year terms immediately
9880 succeeding such unexpired term.

9881 C. Members of the Board shall have substantial experience or expertise, personal or professional, in
9882 at least one of the following areas: medicine, medical or scientific research, public policy, government,
9883 business, or education. No member shall be an incumbent elected official, state official, state employee,
9884 or member of the governing board of a state agency or institution. Members of the Board need not be
9885 residents of the Commonwealth.

**9886** D. The Board shall elect annually a chairman and vice-chairman from among its membership. The chairman, or in his absence the vice-chairman, shall preside at all meetings of the Board.

**9888** *E.* A majority of the members of the Board serving at any one time shall constitute a quorum for the transaction of business.

**9890** *F. The Board shall meet annually or more frequently at the call of the chairman.* 

9891 G. The members of the Board shall receive no compensation for their services but shall be
9892 reimbursed for the reasonable and necessary expenses incurred in the performance of their duties as
9893 provided in § 2.2-2825. Such expenses shall be paid from the Fund.

# 9894 § 32.1-162.24. Duties of the Board.

**9895** The Board shall:

9896 1. Establish specific criteria and procedures governing its decisions to support research efforts
9897 consistent with its purposes, including (i) encouraging collaborative research efforts among two or more
9898 institutions or organizations, (ii) giving priority to those research efforts from which Board support can

9899 be leveraged to foster contributions from federal agencies or other entities, and (iii) supporting both 9900 new research efforts and the expansion or continuation of existing research efforts;

9901 2. Establish requirements for the submission of research proposals, including (i) a clear statement of 9902 the problem or opportunity to be addressed; (ii) the specific objectives; (iii) a description of how the 9903 results will maximize human health benefits for the citizens of the Commonwealth; (iv) a budget for the 9904 research effort, including other anticipated sources of financial assistance; and (v) the timeframe for 9905 conducting the research;

9906 3. Evaluate the proposals in accordance with the criteria established by the Board and the 9907 provisions of this chapter; and

9908 4. Evaluate the implementation and results of all research efforts receiving support from the Board. 9909 § 32.1-162.25. Powers of the Board.

9910 In order to carry out its purposes, the Board may:

9911 1. Make grants and disbursements from the Fund that support research efforts approved by the 9912 Board in accordance with the purposes of this chapter and pay expenditures from the Fund that are 9913 necessary to carry out the purposes of this chapter. The Board is not obligated to make annual or other 9914 periodic disbursements or expenditures;

9915 2. Contract for the services of consultants to review research proposals and assist in the evaluation 9916 of the research efforts funded by the Board:

9917 3. Contract for other professional services to assist the Board in the performance of its duties and 9918 responsibilities;

9919 4. Accept, hold, administer, and solicit gifts, grants, bequests, contributions, or other assistance from 9920 federal agencies, the Commonwealth, or any other public or private source to carry out the purposes of 9921 this chapter:

9922 5. Enter into any agreement or contract relating to the acceptance or use of any grant, assistance, 9923 or support provided by or to the Board or otherwise in furtherance of the purposes of this chapter;

9924 6. Perform any lawful acts necessary or appropriate to carry out the purposes of the Board; and

9925 7. Employ such staff as is necessary to perform the Board's duties. The Board may determine the 9926 duties of such staff and fix the salaries and compensation of such staff, which shall be paid from the 9927 Fund. Such staff are employees of the Department of Accounts and are entitled to all benefits available 9928 to state employees as provided by law. 9929

# § 32.1-162.26. Conditions and restrictions on financial assistance.

9930 A. The Board shall provide financial support only for research efforts that satisfy the following 9931 conditions:

9932 1. The research shall be conducted by public institutions of higher education, agencies of the 9933 Commonwealth, or nonprofit organizations exempt from income taxation pursuant to 501(c)(3) of the 9934 Internal Revenue Code and located in the Commonwealth;

2. The institution, agency, or organization shall match a percentage of the Board's support in a cash 9935 9936 amount required by the Board;

9937 3. No support provided by the Board shall be used by the recipient to finance capital improvements 9938 or renovations, for indirect costs incurred by the institution, agency, or organization in its 9939 administration of the financial support, or for any other purpose proscribed by the Board; and

9940 4. Recipients of support provided by the Board shall agree to provide the Board with such information regarding the implementation of the research effort and allow such monitoring and review 9941 9942 of the research effort as may be required by the Board to ensure compliance with the terms under 9943 which the support is provided.

9944 B. Any support provided by the Board shall be used by the recipient only for personal services, 9945 contractual services, material, supplies, and equipment directly relating to the approved research effort. 9946 § 32.1-162.27. Cooperation with other agencies.

9947 All agencies of the Commonwealth shall cooperate with the Board and, upon request, assist the 9948 Board in the performance of its duties and responsibilities. 9949

### § 32.1-162.28. Commonwealth Health Research Fund established; administration.

9950 A. There is created in the state treasury a special nonreverting fund to be known as the 9951 Commonwealth Health Research Fund. The Fund shall be established on the books of the Comptroller.

9952 B. The Fund shall consist of all stock and cash distributed to the Commonwealth as a policyholder 9953 pursuant to the conversion of Blue Cross and Blue Shield of Virginia, doing business as Trigon Blue 9954 Cross Blue Shield, from a mutual insurance company to a Virginia stock corporation known as Trigon 9955 Healthcare, Inc., exclusive of cash paid by Blue Cross and Blue Shield of Virginia or its successor to 9956 the Commonwealth in connection with such conversion, which was assumed as general fund revenue in 9957 Chapter 912 of the Acts of Assembly of 1996. The Fund shall also consist of any moneys appropriated from the general fund, grants and donations received by the Board, and other moneys received by the 9958 9959 State Treasurer and designated for deposit in the Fund. Interest and other income earned on moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including 9960

9961 interest and other income thereon, at the end of each fiscal year shall not revert to the general fund but 9962 shall remain in the Fund.

9963 C. Notwithstanding any other provision of law, the moneys and other property constituting the Fund 9964 shall be invested, reinvested, and managed by the Board of the Virginia Retirement System as provided 9965 in § 51.1-124.36. The State Treasurer is not liable for losses suffered by the Virginia Retirement System 9966 on investments made under the authority of this section.

9967 D. Moneys in the Fund shall be expended solely for the purpose of supporting research efforts 9968 approved by the Board and any other purpose permitted by this chapter.

9969 E. An amount not to exceed six percent of the moving average of the market value of the Fund 9970 calculated over the previous five years or since inception, whichever is shorter, on a one-year delayed 9971 basis, net of any administrative fee assessed pursuant to subsection E of § 51.1-124.36, may be 9972 expended in a calendar year for any purpose permitted by this chapter. The Board is not required to 9973 expend such amount in a calendar year, and any amount up to such six percent that is not expended in 9974 a calendar year may be expended in any other calendar year.

9975 F. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants 9976 issued by the Comptroller upon written request signed by the chairman of the Board. 9977

§ 32.1-162.29. Form and audit of accounts and records.

9978 A. The accounts and records of the Board showing the receipt and disbursement of funds from 9979 whatever source derived shall be in such form as the Auditor of Public Accounts prescribes.

9980 B. The accounts and records of the Board are subject to an annual audit by the Auditor of Public 9981 Accounts or his legal representative. 9982

# § 32.1-162.30. Annual report.

9983 The Board shall submit to the Governor and the General Assembly an annual executive summary of the interim activity and work of the Board no later than the first day of each regular session of the 9984 9985 General Assembly. The executive summary shall be submitted as a report document as provided in the 9986 procedures of the Division of Legislative Automated Systems for the processing of legislative documents 9987 and reports and shall be posted on the General Assembly's website. The executive summary shall 9988 include information regarding research efforts supported by the Board and expenditures from the Fund. 9989 § 32.1-162.31. Christopher Reeve Stem Cell Research Fund.

9990 A. From such funds as may be appropriated by the General Assembly and any gifts, grants, or 9991 donations from public or private sources, there is created in the state treasury a special, nonreverting, 9992 revolving, and permanent fund to be known as the Christopher Reeve Stem Cell Research Fund. The 9993 Christopher Reeve Stem Cell Research Fund shall be established on the books of the Comptroller and 9994 shall be administered and implemented by the Board in accordance with the provisions of this section. 9995 Interest earned on moneys in the Christopher Reeve Stem Cell Research Fund shall remain in the 9996 Christopher Reeve Stem Cell Research Fund and be credited to it. Any moneys remaining in the 9997 Christopher Reeve Stem Cell Research Fund, including interest thereon, at the end of each fiscal year 9998 shall not revert to the general fund but shall remain in the Christopher Reeve Stem Cell Research Fund. 9999 Expenditures and disbursements from the Christopher Reeve Stem Cell Research Fund, which may 10000 consist of grants, donations, or other assistance, shall be made by the State Treasurer on warrants 10001 issued by the Comptroller upon written request signed by the chairman or vice-chairman of the Board.

10002 B. Moneys in the Christopher Reeve Stem Cell Research Fund shall be used solely to support 10003 medical and biomedical stem cell research conducted in institutions of higher education in the 10004 Commonwealth that relates to the causes and cures of disease, including paralysis caused by spinal 10005 cord injury, diabetes, cancer, heart disease, and neurological disorders such as amyotrophic lateral 10006 sclerosis (Lou Gehrig's disease) and multiple sclerosis.

10007 C. The grants, donations, or other assistance provided pursuant to this section shall be awarded in 10008 accordance with the Board's specific criteria and procedures, requirements for submission of research 10009 proposals, and evaluation mechanisms established pursuant to this chapter. However, no requirement for 10010 matching funds shall apply to the grants, donations, or other assistance awarded pursuant to the 10011 Christopher Reeve Stem Cell Research Fund, and the leveraging of funds is incidental to the support 10012 provided under this section. The grants, donations, or other assistance provided pursuant to this section 10013 may be awarded to support stem cell research that is not eligible for federal research funds through the 10014 National Institutes of Health. No moneys from the Christopher Reeve Stem Cell Research Fund may be 10015 provided to any entity that conducts human stem cell research from stem cells obtained from human 10016 embryos or for conducting such research; however, research conducted using stem cells other than 10017 embryonic stem cells may be funded.

10018 2. That whenever any of the conditions, requirements, provisions, contents, or portions of 10019 § 2.2-108, Article 4 (§ 2.2-2508 et seq.) of Chapter 25, Article 1 (§ 2.2-2700 et seq.) of Chapter 27, 10020 or Chapter 50.1 (§ 2.2-5004 et seq.) of Title 2.2, § 3.2-503, or Title 23 (§ 23-1 et seq.) of the Code of Virginia or any other title of the Code of Virginia as such titles existed prior to October 1, 10021

10022 2016, are transferred in the same or modified form to a new section or chapter of Title 23.1 or 10023 any other title of the Code of Virginia and whenever any such former section, article, or chapter is 10024 given a new number in Title 23.1 or any other title of the Code of Virginia, all references to 10025 § 2.2-108, Article 4 (§ 2.2-2508 et seq.) of Chapter 25, Article 1 (§ 2.2-2700 et seq.) of Chapter 27, 10026 or Chapter 50.1 (§ 2.2-5004 et seq.) of Title 2.2, § 3.2-503, or Title 23 (§ 23-1 et seq.) of the Code 10027 of Virginia or any other title of the Code of Virginia shall be construed to apply to the new or 10028 renumbered section, article, or chapter containing such conditions, requirements, provisions, 10029 contents, or portions.

10030 3. That the regulations of any department or agency affected by the revision of § 2.2-108, Article 4 (§ 2.2-2508 et seq.) of Chapter 25, Article 1 (§ 2.2-2700 et seq.) of Chapter 27, or Chapter 50.1 10031 (§ 2.2-5004 et seq.) of Title 2.2, § 3.2-503, or Title 23 (§ 23-1 et seq.) of the Code of Virginia or 10032 such other titles in effect on the effective date of this act shall continue in effect to the extent that 10033 10034 they are not in conflict with this act and shall be deemed to be regulations adopted under this act. 4. That the provisions of § 30-152 of the Code of Virginia shall apply to the revision of Title 23 10035 10036 (§ 23-1 et seq.) of the Code of Virginia so as to give effect to other laws enacted by the 2016 10037 Session of the General Assembly, notwithstanding the delay in the effective date of this act.

10038 5. That the amendment of § 2.2-108 and the repeal of Article 4 (§ 2.2-2508 et seq.) of Chapter 25, 10039 Article 1 (§ 2.2-2700 et seq.) of Chapter 27, and Chapter 50.1 (§ 2.2-5004 et seq.) of Title 2.2, 10040 § 3.2-503, and Title 23 (§ 23-1 et seq.) of the Code of Virginia, Chapter 471 of the Acts of 10041 Assembly of 1964, Chapter 396 of the Acts of Assembly of 1975, Chapter 170 of the Acts of Assembly of 1978, Chapter 217 of the Acts of Assembly of 1979, Chapter 121 of the Acts of 10042 10043 Assembly of 1981, Chapter 306 of the Acts of Assembly of 1986, Chapter 329 of the Acts of Assembly of 1987, Chapter 386 of the Acts of Assembly of 1988, Chapter 454 of the Acts of 10044 Assembly of 1991, Chapters 87, 319, and 478 of the Acts of Assembly of 2002, Chapter 148 of the 10045 10046 Acts of Assembly of 2004, Chapter 195 of the Acts of Assembly of 2007, Chapter 658 of the Acts of Assembly of 2008, Chapters 820 and 844 of the Acts of Assembly of 2009, and Chapter 168 of 10047 10048 the Acts of Assembly of 2013, effective as of October 1, 2016, shall not affect any act or offense 10049 done or committed, or any penalty incurred, or any right established, accrued, or accruing on or 10050 before such date, or any proceeding, prosecution, suit, or action pending on that date. Except as otherwise provided in this act, the amendment of § 2.2-108, the repeal of Article 4 (§ 2.2-2508 et 10051 10052 seq.) of Chapter 25, Article 1 (§ 2.2-2700 et seq.) of Chapter 27, and Chapter 50.1 (§ 2.2-5004 et seq.) of Title 2.2, § 3.2-503, and Title 23 (§ 23-1 et seq.) of the Code of Virginia, Chapter 471 of 10053 10054 the Acts of Assembly of 1964, Chapter 396 of the Acts of Assembly of 1975, Chapter 170 of the 10055 Acts of Assembly of 1978, Chapter 217 of the Acts of Assembly of 1979, Chapter 121 of the Acts of Assembly of 1981, Chapter 306 of the Acts of Assembly of 1986, Chapter 329 of the Acts of 10056 Assembly of 1987, Chapter 386 of the Acts of Assembly of 1988, Chapter 454 of the Acts of 10057 10058 Assembly of 1991, Chapters 87, 319, and 478 of the Acts of Assembly of 2002, Chapter 148 of the Acts of Assembly of 2004, Chapter 195 of the Acts of Assembly of 2007, Chapter 658 of the Acts 10059 10060 of Assembly of 2008, Chapters 820 and 844 of the Acts of Assembly of 2009, and Chapter 168 of the Acts of Assembly of 2013, and the enactment of Title 23.1 shall not apply to offenses 10061 10062 committed prior to October 1, 2016, and prosecution for such offenses shall be governed by the prior law, which is continued in effect for that purpose. For the purpose of this enactment, an 10063 10064 offense was committed prior to October 1, 2016, if any of the essential elements of the offense 10065 occurred prior thereto.

10066 6. That any notice given, recognizance taken, or process or writ issued before October 1, 2016, 10067 shall be valid although given, taken, or to be returned to a day after such date, in like manner as 10068 if Title 23.1 had been effective before the same was given, taken, or issued.

10069 7. That if any clause, sentence, paragraph, subdivision, subsection, or section of Title 23.1 shall be 10070 adjudged in any court of competent jurisdiction to be invalid, the judgment shall not affect, 10071 impair, or invalidate the remainder thereof, but shall be confined in its operation to the clause, 10072 sentence, paragraph, subdivision, subsection, or section thereof directly involved in the controversy 10073 in which the judgment shall have been rendered, and to this end the provisions of Title 23.1 are 10074 declared severable.

8. That the amendment of § 2.2-108 and the repeal of Article 4 (§ 2.2-2508 et seq.) of Chapter 25. 10075 10076 Article 1 (§ 2.2-2700 et seq.) of Chapter 27, and Chapter 50.1 (§ 2.2-5004 et seq.) of Title 2.2, 10077 § 3.2-503, and Title 23 (§ 23-1 et seq.) of the Code of Virginia, Chapter 471 of the Acts of Assembly of 1964, Chapter 396 of the Acts of Assembly of 1975, Chapter 170 of the Acts of 10078 Assembly of 1978, Chapter 217 of the Acts of Assembly of 1979, Chapter 121 of the Acts of 10079 Assembly of 1981, Chapter 306 of the Acts of Assembly of 1986, Chapter 329 of the Acts of 10080 Assembly of 1987, Chapter 386 of the Acts of Assembly of 1988, Chapter 454 of the Acts of 10081 Assembly of 1991, Chapters 87, 319, and 478 of the Acts of Assembly of 2002, Chapter 148 of the 10082 Acts of Assembly of 2004, Chapter 195 of the Acts of Assembly of 2007, Chapter 658 of the Acts 10083

10084 of Assembly of 2008, Chapters 820 and 844 of the Acts of Assembly of 2009, and Chapter 168 of 10085 the Acts of Assembly of 2013, effective as of October 1, 2016, shall not affect the validity, 10086 enforceability, or legality of any loan agreement, management agreement, memorandum of 10087 understanding, prepaid tuition contract, savings trust agreement, or other contract, or any right 10088 established or accrued under such loan agreement, management agreement, memorandum of 10089 understanding, prepaid tuition contract, savings trust agreement, or other contract, that existed 10090 prior to such amendment or repeal.

10091 9. That the amendment of § 2.2-108 and the repeal of Article 4 (§ 2.2-2508 et seq.) of Chapter 25, 10092 Article 1 (§ 2.2-2700 et seq.) of Chapter 27, and Chapter 50.1 (§ 2.2-5004 et seq.) of Title 2.2, 10093 § 3.2-503, and Title 23 (§ 23-1 et seq.) of the Code of Virginia, Chapter 471 of the Acts of 10094 Assembly of 1964, Chapter 396 of the Acts of Assembly of 1975, Chapter 170 of the Acts of 10095 Assembly of 1978, Chapter 217 of the Acts of Assembly of 1979, Chapter 121 of the Acts of Assembly of 1981, Chapter 306 of the Acts of Assembly of 1986, Chapter 329 of the Acts of 10096 10097 Assembly of 1987, Chapter 386 of the Acts of Assembly of 1988, Chapter 454 of the Acts of 10098 Assembly of 1991, Chapters 87, 319, and 478 of the Acts of Assembly of 2002, Chapter 148 of the 10099 Acts of Assembly of 2004, Chapter 195 of the Acts of Assembly of 2007, Chapter 658 of the Acts 10100 of Assembly of 2008, Chapters 820 and 844 of the Acts of Assembly of 2009, and Chapter 168 of the Acts of Assembly of 2013, effective as of October 1, 2016, shall not affect the validity, 10101 10102 enforceability, or legality of any bond or other debt obligation authorized, issued, or outstanding 10103 prior to such amendment or repeal.

10104 10. That Article 4 (§§ 2.2-2508, 2.2-2509, and 2.2-2510) of Chapter 25, Article 1 (§§ 2.2-2700 10105 through 2.2-2704) of Chapter 27, and Chapter 50.1 (§§ 2.2-5004 and 2.2-5005) of Title 2.2, § 3.2-503, and Title 23 (§§ 23-1 through 23-303) of the Code of Virginia, Chapter 471 of the Acts 10106 of Assembly of 1964, Chapter 396 of the Acts of Assembly of 1975, Chapter 170 of the Acts of 10107 Assembly of 1978, Chapter 217 of the Acts of Assembly of 1979, Chapter 121 of the Acts of 10108 Assembly of 1981, Chapter 306 of the Acts of Assembly of 1986, Chapter 329 of the Acts of Assembly of 1987, Chapter 386 of the Acts of Assembly of 1988, Chapter 454 of the Acts of 10109 10110 Assembly of 1991, Chapters 87, 319, and 478 of the Acts of Assembly of 2002, Chapter 148 of the 10111 Acts of Assembly of 2004, Chapter 195 of the Acts of Assembly of 2007, Chapter 658 of the Acts 10112 of Assembly of 2008, Chapters 820 and 844 of the Acts of Assembly of 2009, and Chapter 168 of 10113 the Acts of Assembly of 2013 are repealed. 10114

10115 11. That the provisions of this act shall not affect the existing terms of persons currently serving 10116 as members of any agency, board, authority, commission, or other entity and that appointees 10117 currently holding positions shall maintain their terms of appointment and continue to serve until 10118 such time as the existing terms might expire or become renewed. However, any new appointments 10119 made on or after October 1, 2016, shall be made in accordance with the provisions of this act.

10120 12. That the provisions of this act shall become effective on October 1, 2016.