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1	HOUSE BILL NO. 2199
2 3	Offered January 11, 2017
3	Prefiled January 11, 2017
4	A BILL to amend and reenact §§ 2.2-205, 2.2-206.2, 2.2-2235, 2.2-2238, and 2.2-2240.3 of the Code of
5	Virginia and to amend the Code of Virginia by adding sections numbered 2.2-2236.1, 2.2-2236.2,
6	and 2.2-2238.2, relating to the Virginia Economic Development Partnership Authority; Chief
7	Executive Officer; powers and duties.
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9	Patron—Kilgore
10	Referred to Committee on Appropriations
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12	Be it enacted by the General Assembly of Virginia:
13	1. That §§ 2.2-205, 2.2-206.2, 2.2-2235, 2.2-2238, and 2.2-2240.3 of the Code of Virginia are
14	amended and reenacted and that the Code of Virginia is amended by adding sections numbered
15	2.2-2236.1, 2.2-2236.2, and 2.2-2238.2 as follows:
16	§ 2.2-205. Economic development policy for the Commonwealth.
17	A. During the first year of each new gubernatorial administration, the Secretary, with the assistance
18	of a cabinet-level committee appointed in accordance with subsection B and members of the Virginia
19	Economic Development Partnership Authority Board of Directors, shall develop and implement a written
20 21	comprehensive economic development policy for the Commonwealth. In developing this policy, the Secretary and the committee shall review the economic development policy in effect at the
21	commencement of the Governor's term of office. The Secretary shall make such revisions to the existing
$\frac{22}{23}$	policy as the Secretary deems necessary to ensure that it is appropriate for the Commonwealth. Once the
24	policy has been adopted by the Secretary and the committee and approved by the Governor, it shall be
25	submitted to the General Assembly for its consideration no later than October 1 of the first year of each
26	new gubernatorial administration.
27	B. During the first year of each new gubernatorial administration, the Governor shall issue an
28	executive order creating a cabinet-level committee to assist the Secretary in the development of the
29	comprehensive economic development policy for the Commonwealth. The Secretary shall be the
30 31	chairman of the committee, and the Secretaries of Administration, Agriculture and Forestry, Education,
31 32	Health and Human Resources, Natural Resources, Technology, and Transportation shall serve as committee members. <i>The Chief Executive Officer of the Virginia Economic Development Partnership</i>
33	Authority shall also serve as a member of the committee. The Governor may also appoint members of
34	regional and local economic development groups and members of the business community to serve on
35	the committee. The Virginia Economic Development Partnership Authority shall provide staff support
36	and assistance to the committee in drafting the policy.
37	§ 2.2-206.2. Economic incentive grant programs; responsibilities of the Secretary.
38	A. By July 15 of each year, the agencies listed in subdivisions B 1 through 7 shall report the
	information outlined in subsection C to the Secretary of Commerce and Trade for the three prior
40	calendar or fiscal years, as applicable, so that the Secretary may develop and issue a report on the
41 42	effectiveness of economic development incentive grant programs administered by the Commonwealth in meeting performance goals and stimulating economic activity. <i>The Virginia Economic Development</i>
43	Partnership Authority shall provide staff assistance and support to the Secretary in collecting,
44	compiling, and drafting the report.
45	By September 15 of each year, the Secretary shall submit the draft report to the Joint Legislative
46	Audit and Review Commission for its review of the accuracy of the information contained in the report
47	and the effectiveness of the evaluation methods.
48	The Joint Legislative Audit and Review Commission shall provide its comments on the content of
49	the report and the Secretary's analysis to the Secretary, and such comments shall be included as an
50	appendix to the final report, which shall be submitted to the Chairmen of the House Appropriations and
51 52	Senate Finance Committees by November 15 of each year.
52 53	B. The report shall include a review of allocations from the following economic development incentive programs and funds for the previous three calendar or fiscal years, as applicable, as follows:
55 54	1. Virginia Economic Development Partnership: Advanced Shipbuilding Training Facility Grant
55	Program, Aerospace Engine Manufacturing Performance Grant Program, Clean Energy Manufacturing
56	Incentive Grant Program as it was in effect prior to July 1, 2015, Commonwealth's Development
57	Opportunity Fund, Investment Partnership Grant subfund, Major Eligible Employer Grant subfund,
58	Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Program as it was in effect

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59 prior to July 1, 2016, Specialized Biotechnology Research Performance Grant Program as it was in effect prior to July 1, 2015, Economic Development Incentive Grant subfund, and any customized 60

61 incentive grants;

2. Virginia Economic Development Partnership Authority: Virginia Jobs Investment Program;

63 3. Department of Housing and Community Development: Enterprise Zone Job Creation and Real 64 Property Investment Grant Programs;

65 4. Tobacco Region Revitalization Commission: Tobacco Region Opportunity Fund;

5. Virginia Tourism Authority: Governor's Motion Picture Opportunity Fund;

6. Virginia Port Authority: Port of Virginia Economic and Infrastructure Development Grant 67 68 Program; and 69

7. Innovation and Entrepreneurship Investment Authority: Growth Acceleration Program.

70 C. The report shall assess the effectiveness of allocations made for each program listed in subsection 71 B. Each agency administering programs outlined in subsection B shall submit the applicable data regarding jobs, wages, capital investment, and any other related information requested by the Secretary 72 of Commerce and Trade for purposes of evaluating economic development incentive programs in 73 74 meeting their performance goals and, stimulating economic activity, and aligning with the economic 75 development policy for the Commonwealth.

For each program, the report shall include (i) an explanation of the overall goals of the program, 76 77 describing whether the program is focused on job creation and capital investment or investments are 78 governed by ancillary goals of community development and revitalization or the development of a 79 particular industry sector in the Commonwealth; (ii) for each of the previous three calendar or fiscal 80 years, as applicable, summary information, including the total amount of grant funding made available for the program, the total dollar amount of the grants awarded, the total number of grants awarded, the 81 average dollar amount approved per job and average wage expected, where applicable, and any grant 82 83 amounts repaid; (iii) for each of the three previous calendar or fiscal years, as applicable, for projects that have reached completion or a performance milestone, an aggregate comparison of the projects' 84 performance measures, including the actual number of jobs created, the actual average wages paid, and 85 86 the actual amount of capital investment, with the expected number of jobs, assumed average wage, and 87 planned capital investment when the grant awards were made, and the proportion of projects that met or 88 exceeded the project-specific goals relevant to the program; (iv) for each of the three previous calendar 89 or fiscal years, as applicable, for all projects that have reached completion or a performance milestone, 90 an aggregate assessment of the projects' actual rate of return on the Commonwealth's investment compared with the expected rate of return when the grant awards were made; (v) for each of the three 91 92 previous calendar or fiscal years, as applicable, for all projects that have reached completion or a performance milestone, an aggregate estimate of the projects' total economic impact measured by the 93 94 Virginia Economic Development Partnership Authority on the basis of estimated state tax revenues 95 generated directly or indirectly by the projects, where applicable; and (vi) for all projects that reached completion five calendar or fiscal years, as applicable, prior to the year of the report, an aggregate final 96 97 comparison of jobs reported by companies at the time of completion and jobs at the end of the most 98 recent calendar year, and an aggregate final comparison of the projects' rate of return at the time of 99 completion and a five-year rate of return based on the most recent job levels.

100 D. The Secretary may include for review under this section additional economic development 101 incentive programs and funds that are administered by other state entities. 102

§ 2.2-2235. Board of directors; members and officers; Chief Executive Officer.

103 A. The Authority shall be governed by a board of directors consisting of the Lieutenant Governor, the Secretary of Agriculture and Forestry, the Secretary of Commerce and Trade, the Secretary of 104 Finance, the Secretary of Technology, and the Chancellor of the Virginia Community College System, 105 or their designees, serving as ex officio, voting members, and 18 members to who shall be appointed as 106 107 follows: (i) one from each congressional district in the Commonwealth and one citizen at large, 108 appointed by the Governor, subject to confirmation by the General Assembly; (ii) four citizens at large 109 appointed by the Speaker of the House; and (iii) two citizens at large appointed by the Senate Committee on Rules. The six citizens appointed by the General Assembly shall reside in regions of the 110 111 Commonwealth that have a higher unemployment rate than that of the statewide average unemployment rate as reported by the Virginia Employment Commission for the preceding four years from the date of 112 113 appointment. Ex officio members of the Board shall serve terms coincident with their terms of office. Four of the 12 directors initially appointed by the Governor shall be appointed for terms of two and 114 one-half years, three for terms of four and one-half years, and five for terms of six and one-half years, 115 from the effective date of their appointment; and thereafter the terms of members of the Board shall be 116 117 six years

118 1. Twelve nonlegislative citizen members appointed by the Governor. The appointments shall be 119 made by the Governor in the following manner: (i) four members from one or more of the following industry sectors: transportation, workforce, cyber, energy, higher education, biotechnology, 120

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121 manufacturing, or defense, or from industries identified in the economic development policy for the
122 Commonwealth; (ii) three members from one or more of the following business sectors: marketing,
123 finance, grant administration, economic, or law; (iii) three members who represent state, regional, or
124 local economic development agencies; and (iv) two members with experience in the fields of higher
125 education or workforce development. In making the appointments, the Governor shall consider
126 geographic representation of all parts of the Commonwealth;

127 2. Four nonlegislative citizen members appointed by the Speaker of the House of Delegates. The nonlegislative citizen members shall (i) be citizens of the Commonwealth and (ii) reside in regions of the Commonwealth that have a higher unemployment rate than the statewide average unemployment rate as reported by the Virginia Employment Commission for the preceding four years from the date of the 131 appointment; and

3. Two nonlegislative citizen members appointed by the Senate Committee on Rules. The nonlegislative citizen members shall (i) be citizens of the Commonwealth and (ii) reside in regions of the Commonwealth that have a higher unemployment rate than the statewide average unemployment rate as reported by the Virginia Employment Commission for the preceding four years from the date of the appointment.

137 After the initial staggering of terms, nonlegislative citizen members shall be appointed for a term of 138 four years. No member shall be eligible to serve more than two terms; however, after the expiration of 139 the term of a member appointed to serve three years or less, two additional terms may be served if 140 appointed thereto. Any appointment to fill a vacancy shall be for the unexpired term. A person 141 appointed to fill a vacancy may be appointed to serve two additional terms. Members of the Board shall 142 receive their expenses and shall be compensated at the rate provided in § 2.2-2104 for each day spent on 143 the business of the Board. Nonlegislative citizen members of the Authority shall be citizens of the 144 Commonwealth. Ex officio members of the Board shall serve terms coincident with their terms of office.

B. The Secretary of Commerce and Trade shall serve as chairman. The Board shall elect from its membership a chairman and a vice-chairman, and shall also elect a secretary and a treasurer, who need not be members of the Board, and may also elect other subordinate officers, who need not be members of the Board. The Board may also form committees and advisory councils, which may include representatives who are not members of the Board, to undertake more extensive study and discussion of the issues before the Board.

151 C. A majority of the Board shall constitute a quorum for the transaction of the Authority's business,
152 and no vacancy in the membership shall impair the right of a quorum to exercise the rights and perform
153 all duties of the Authority. *The Board shall meet at least six times per year or at the call of its chairman.*

D. The Board shall appoint the chief executive officer of the Authority, who shall not be a member
 of the Board, whose title shall be President and Chief Executive Officer and may be referred to as the
 President or as the Chief Executive Officer, and who shall serve at the pleasure of the Board and carry
 out such of the powers and duties conferred upon him by the Board.

159 § 2.2-2236.1. Additional duties of the Chief Executive Officer related to development and 160 implementation of operational plan for Authority; review by Board; reporting.

A. The Chief Executive Officer shall develop a comprehensive operational plan for the Authority, 161 162 including, at a minimum, the following components: (i) a plan for coordination with all state agencies 163 administering economic development incentive programs to ensure communication and collaboration for 164 the purposes of maximizing the effectiveness of state economic development programs, (ii) the results of 165 the most recent survey of all economic development partners conducted pursuant to subsection E of § 2.2-2238, and (iii) an action plan to address appropriate concerns raised in the survey conducted 166 167 pursuant to subsection E of § 2.2-2238. The initial operational plan shall be submitted to the Board on or before December 1, 2017, for review and approval. After approval by the Board, the Chief Executive 168 Officer shall be responsible for the implementation of the operational plan. The Chief Executive Officer 169 170 shall provide an update to the Board on the implementation of the operational plan at least annually or 171 at any time upon request of the chairman of the Board. A comprehensive review of the operational plan 172 shall be conducted by the Board every three years, and appropriate revisions and updates to the 173 operational plan shall be made by the Chief Executive Officer.

174 B. The Chief Executive Officer shall provide a report on the economic development policy for the 175 Commonwealth at each Board meeting. The report shall include:

176 1. An update on all grant awards made through the economic development incentive programs
177 administered by the Authority, including (i) grant recipients, (ii) the amount awarded to each grant
178 recipient, and (iii) the status of grant recipients in satisfying incentive program requirements; and

179 2. The status of progress on collaboration and coordination with nonstate economic development
 180 organizations, including regional and local economic and industrial development authorities.

181 § 2.2-2236.2. Office of Internal Audit.

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182 A. The Chief Executive Officer shall establish an Office of Internal Audit (the Office) within the 183 Authority that shall report directly to the Chief Executive Officer.

184 B. The Office shall examine and evaluate the adequacy and effectiveness of the Authority's 185 governance, risk management process, system of internal control structure, and quality of performance 186 in carrying out statutorily assigned duties and responsibilities to achieve the Authority's established goals and objectives. In addition, the Office shall examine and evaluate the reliability and integrity of 187 188 the Authority's financial and operational information.

189 C. The Office shall follow the International Standards for the Professional Practice of Internal 190 Auditing and the Code of Ethics promulgated by the Institute of Internal Auditors. 191

§ 2.2-2238. Economic development services.

192 A. It shall be the duty of the Authority to encourage, stimulate, and support the development and expansion of the economy of the Commonwealth. The Authority is charged with the following duties 193 and responsibilities to: 194

195 1. See that there are prepared and carried out effective economic development marketing and 196 promotional programs;

197 2. Make available, in conjunction and cooperation with localities, chambers of commerce, industrial 198 authorities, and other public and private groups, to prospective new businesses basic information and 199 pertinent factors of interest and concern to such businesses;

3. Formulate, promulgate, and advance programs throughout the Commonwealth for encouraging the 200 201 location of new businesses in the Commonwealth and the retention and growth of existing businesses;

202 4. Encourage and solicit private sector involvement, support, and funding for economic development 203 in the Commonwealth;

204 5. Encourage the coordination of *Coordinate* the economic development efforts of public institutions, regions, communities, and private industry and collect and maintain data on the development and 205 206 utilization of economic development capabilities;

6. Establish such offices within and without the Commonwealth that are necessary to the expansion 207 208 and development of industries and trade; 209

7. Encourage the export of products and services from the Commonwealth to international markets;

210 8. Advise, upon request, the State Board for Community Colleges in designating technical training 211 programs in Virginia's comprehensive community colleges for the Community College Incentive 212 Scholarship Program pursuant to former § 23-220.4; and

213 9. Offer a program for the issuance of export documentation for companies located in Virginia 214 exporting goods and services if no federal agency or other regulatory body or issuing entity will provide export documentation in a form deemed necessary for international commerce. 215

B. The Authority shall prepare a specific plan annually that shall serve as the basis for marketing 216 high unemployment areas of Virginia. This plan shall be submitted to the Governor and General Assembly annually on or before November 1 of each year. The report shall contain the plan and 217 218 activities conducted by the Authority to market these high unemployment areas. The annual report shall 219 be part of the report required by § 2.2-2242. 220

221 C. The Authority may develop a site and building assessment program to identify and assess the Commonwealth's industrial sites of at least 250 acres. In developing such a program, the Authority shall 222 223 establish assessment guidelines and procedures for identification of industrial sites, esource requirements, 224 and development oversight. The Authority shall invite participation by regional and industry stakeholders 225 to assess potential sites, identify product shortfalls, and make recommendations to the Governor and 226 General Assembly for marketing such sites, in alignment with the goals outlined in the Governor's 227 economic development plan.

228 D. The Authority may encourage the import of products and services from international markets to 229 the Commonwealth.

230 E. The Authority shall conduct a survey of all economic development partners that assesses (i) the 231 effectiveness of the Authority's coordination with nonstate economic development organizations and (ii) 232 the alignment of the Authority's strategic plan with economic development partners. The survey shall be 233 conducted at least every two years. The results of the most recent survey shall be included as a 234 component of the operational plan developed by the Chief Executive Officer pursuant to § 2.2-2236.1. 235

§ 2.2-2238.2. Division of Grant Administration.

236 There is created within the Authority a Division of Grant Administration (the Division) to manage all 237 incentive programs administered by the Authority. The Division shall ensure compliance with all 238 statutory and contractual requirements for incentive programs administered by the Authority, including the execution of any actions to obtain repayment of grant funds on the basis of the failure by awardees 239 240 to meet statutory and contractual requirements.

241 § 2.2-2240.3. Definitions; Virginia Jobs Investment Program and Fund; composition; general qualifications. 242

A. As used in this section and §§ 2.2-2240.4, 2.2-2240.5, and 2.2-2240.6, unless the context requires

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244 a different meaning:

245 "Capital investment" means an investment in real property, personal property, or both, at a 246 manufacturing or basic nonmanufacturing facility within the Commonwealth that is or may be 247 capitalized by the company and that establishes or increases the productivity of the manufacturing 248 facility, results in the utilization of a more advanced technology than is in use immediately prior to such 249 investment, or both.

250 "Full-time employee" means a natural person employed for indefinite duration in a position requiring 251 a minimum of either (i) 35 hours of the employee's time per week for the entire normal year, which 252 "normal year" shall consist of at least 48 weeks, or (ii) 1,680 hours per year. Seasonal or temporary 253 employees shall not qualify as new full-time employees under the Program.

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"Fund" means the Virginia Jobs Investment Program Fund created in this section. "Program" means the Virginia Jobs Investment Program created in this section.

256 B. There is hereby created the Virginia Jobs Investment Program to support private sector job 257 creation by encouraging the expansion of existing Virginia businesses and the start-up of new business operations in Virginia. The Program shall support existing businesses and economic development 258 259 prospects by offering funding to offset recruiting and training and retraining costs incurred by companies 260 that are either creating new jobs or implementing technological upgrades and by providing assistance 261 with workforce-related challenges and organizational development workshops.

C. The Program shall consist of the following component programs: 262

- 263 1. The Virginia New Jobs Program;
- 264 2. The Workforce Retraining Program; and

265 3. The Small Business New Jobs and Retraining Programs.

266 D. To be eligible for assistance under any of the component programs of the Program, a company 267 shall:

268 1. Create or sustain employment for the Commonwealth in a basic sector industry or function, which 269 would include businesses or functions that directly or indirectly derive more than 50 percent of their 270 revenues from out-of-state sources, as determined by the Authority;

271 2. Pay a minimum entry-level wage rate per hour of at least 1.35 times the federal minimum wage. 272 In areas that have an unemployment rate of one and one-half times the statewide average unemployment 273 rate, the wage rate minimum may be waived by the Authority. Only full-time positions that qualify for 274 benefits shall be eligible for assistance; 275

3. Meet such additional criteria as may be set forth by the Authority.

276 E. There is hereby established in the state treasury a special nonreverting fund to be known as the 277 Virginia Jobs Investment Program Fund (the Fund). The Fund shall consist of any moneys appropriated 278 thereto by the General Assembly from time to time and designated for the Fund. Any moneys deposited 279 to or remaining in the Fund during or at the end of each fiscal year or biennium, including interest 280 thereon, shall not revert to the general fund but shall remain in the Fund and be available for allocation 281 under this article in ensuing fiscal years. Moneys in the Fund shall be used solely for grants to eligible 282 businesses as permitted by the Program. The total amount of funds provided to eligible businesses under 283 the Program for any year, shall not exceed the amount appropriated by the General Assembly to the 284 Fund for such year, plus any carryover from previous years. Grants shall be approved by the Governor 285 and made in accordance with guidelines established by the Virginia Economic Development Partnership 286 Authority. Expenditures and disbursements from the Fund shall be made by the State Treasurer on 287 warrants issued by the Comptroller upon written request signed by the President and Chief Executive 288 Officer or his designee. The Fund shall be administered by the President and Chief Executive Officer.

289 2. That this act shall not be construed to affect existing appointments to the Virginia Economic 290 Development Partnership Authority by the Speaker of the House of Delegates or the Senate 291 Committee on Rules whose terms have not expired. However, any new appointments shall be made 292 in accordance with this act.

293 3. That beginning July 1, 2017, the terms of the 12 existing gubernatorial appointees of the 294 Virginia Economic Development Partnership Authority shall be staggered as follows: (i) five 295 members shall be appointed by the Governor to terms of one year, (ii) four members shall be 296 appointed by the Governor to terms of two years, and (iii) three members shall be appointed by 297 the Governor to terms of three years. Thereafter, appointments shall be made in accordance with 298 the first enactment of this act.