2017 SESSION

17102773D **SENATE BILL NO. 1312** 1 2 Offered January 11, 2017 3 Prefiled January 10, 2017 4 5 6 A BILL to amend and reenact §§ 2.2-419, 2.2-422, 2.2-423, 2.2-426, 2.2-430, 2.2-431, 2.2-3101, 2.2-3103.1, 2.2-3110, 2.2-3112, 2.2-3114, 2.2-3115, 2.2-3121, 24.2-502, 30-101, 30-103.1, 30-106, 30-110, 30-124, 30-129.1, 30-356, and 30-356.2 of the Code of Virginia and to amend the Code of Virginia by adding in Article 5 of Chapter 31 of Title 2.2 a section numbered 2.2-3118.2 and by 7 adding a section numbered 30-111.1, relating to lobbyist reporting, the State and Local Government Conflict of Interests Act, and the General Assembly Conflicts of Interests Act; filing of required 8 9 10 disclosures; registration of lobbyists; candidate filings; judges; definition of gift; informal advice; 11 civil penalties; technical amendments. 12 Patron-Norment 13 14 Referred to Committee on Rules 15 16 Be it enacted by the General Assembly of Virginia: 1. That §§ 2.2-419, 2.2-422, 2.2-423, 2.2-426, 2.2-430, 2.2-431, 2.2-3101, 2.2-3103.1, 2.2-3110, 2.2-3112, 2.2-3114, 2.2-3115, 2.2-3121, 24.2-502, 30-101, 30-103.1, 30-106, 30-110, 30-124, 30-129.1, 17 18 19 30-356, and 30-356.2 of the Code of Virginia are amended and reenacted and that the Code of 20 Virginia is amended by adding in Article 5 of Chapter 31 of Title 2.2 a section numbered 2.2-3118.2 and by adding a section numbered 30-111.1 as follows: 21 22 § 2.2-419. Definitions. 23 As used in this article, unless the context requires a different meaning: 24 "Anything of value" means: 25 1. A pecuniary item, including money, or a bank bill or note; 2. A promissory note, bill of exchange, order, draft, warrant, check, or bond given for the payment 26 27 of money; 28 3. A contract, agreement, promise, or other obligation for an advance, conveyance, forgiveness of 29 indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money; 30 4. A stock, bond, note, or other investment interest in an entity; 31 5. A receipt given for the payment of money or other property; 32 6. A right in action: 33 7. A gift, tangible good, chattel, or an interest in a gift, tangible good, or chattel; 34 8. A loan or forgiveness of indebtedness: 35 9. A work of art, antique, or collectible; 36 10. An automobile or other means of personal transportation; 37 11. Real property or an interest in real property, including title to realty, a fee simple or partial 38 interest, present or future, contingent or vested within realty, a leasehold interest, or other beneficial 39 interest in realty; 40 12. An honorarium or compensation for services; 41 13. A rebate or discount in the price of anything of value unless the rebate or discount is made in the ordinary course of business to a member of the public without regard to that person's status as an 42 43 executive or legislative official, or the sale or trade of something for reasonable compensation that 44 would ordinarily not be available to a member of the public; 45 14. A promise or offer of employment; or 15. Any other thing of value that is pecuniary or compensatory in value to a person. 46 "Anything of value" does not mean a campaign contribution properly received and reported pursuant 47 to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2. 48 49 "Compensation" means: 50 1. An advance, conveyance, forgiveness of indebtedness, deposit, distribution, loan, payment, gift, 51 pledge, or transfer of money or anything of value; or 52 2. A contract, agreement, promise or other obligation for an advance, conveyance, forgiveness of 53 indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money or anything of 54 value, for services rendered or to be rendered. 55 "Compensation" does not mean reimbursement of expenses if the reimbursement does not exceed the 56 amount actually expended for the expenses and it is substantiated by an itemization of expenses. "Council" means the Virginia Conflict of Interest and Ethics Advisory Council established in 57 58 § 30-355.

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"Executive action" means the proposal, drafting, development, consideration, amendment, adoption,

approval, promulgation, issuance, modification, rejection, or postponement by an executive agency or

61 official of legislation or executive orders issued by the Governor. "Executive action" includes procurement transactions. 62 63 "Executive agency" means an agency, board, commission, or other body in the executive branch of state government. "Executive agency" includes the State Corporation Commission, the Virginia Workers' 64 Compensation Commission, and the Virginia Lottery. 65 "Executive official" means: 66 67 1. The Governor: 68 2. The Lieutenant Governor; 69 3. The Attorney General; 70 4. Any officer or employee of the office of the Governor, Lieutenant Governor, or Attorney General 71 other than a clerical or secretarial employee; 5. The Governor's Secretaries, the Deputy Secretaries, and the chief executive officer of each 72 73 executive agency; or

74 6. Members of supervisory and policy boards, commissions and councils, as defined in § 2.2-2100, 75 however selected. 76

"Expenditure" means:

77 1. A purchase, payment, distribution, loan, forgiveness of a loan or payment of a loan by a third 78 party, advance, deposit, transfer of funds, a promise to make a payment, or a gift of money or anything 79 of value for any purpose;

- 80 2. A payment to a lobbyist for salary, fee, reimbursement for expenses, or other purpose by a person 81 employing, retaining, or contracting for the services of the lobbyist separately or jointly with other 82 persons:
- 83 3. A payment in support of or assistance to a lobbyist or the lobbyist's activities, including the direct 84 payment of expenses incurred at the request or suggestion of the lobbyist;

85 4. A payment that directly benefits an executive or legislative official or a member of the official's 86 immediate family;

87 5. A payment, including compensation, payment, or reimbursement for the services, time, or expenses 88 of an employee for or in connection with direct communication with an executive or legislative official;

89 6. A payment for or in connection with soliciting or urging other persons to enter into direct 90 communication with an executive or legislative official; or

91 7. A payment or reimbursement for categories of expenditures required to be reported pursuant to 92 this chapter.

93 "Expenditure" does not mean a campaign contribution properly received and reported pursuant to 94 Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2.

"Fair market value" means the price that a good or service would bring between a willing seller and 95 a willing buyer in the open market after negotiations. If the fair market value cannot be determined, the 96 97 actual price paid for the good or service shall be given consideration.

98 "Gift" means anything of value, including any gratuity, favor, discount, entertainment, hospitality, 99 loan, forbearance, or other item having monetary value, and includes services as well as gifts of 100 transportation, local travel, lodgings, and meals, whether provided in-kind or by purchase of a ticket, 101 payment in advance, or reimbursement after the expense has been incurred. 102

"Gift" does not mean:

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1. Printed informational or promotional material;

2. A gift that is not used and, no later than 60 days after receipt, is returned to the donor or 104 delivered to a charitable organization and is not claimed as a charitable contribution for federal income 105 tax purposes; 106 107

3. A devise or inheritance;

4. A gift of a value of less than \$20;

109 5. Any offer of a ticket, coupon, or other admission or pass unless the ticket, coupon, admission, or 110 pass is used;

111 6. Any food or beverages provided to an individual at an event at which the individual is performing official duties related to his public service: 112

113 7. Any food and beverages received at or registration or attendance fees waived for any event at which the individual is a featured speaker, presenter, or lecturer; 114

8. An unsolicited award of appreciation or recognition in the form of a plaque, trophy, wall 115 memento, or similar item that is given in recognition of public, civic, charitable, or professional service; 116

9. Any gift to an individual's spouse, child, uncle, aunt, niece, nephew, or first cousin; a person to 117 whom the donee is engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, 118

119 brother, sister, step-parent, step-grandparent, step-grandchild, step-brother, or step-sister; or the donee's

brother's or sister's spouse or the donee's son-in-law or daughter-in-law; 120

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121 10. Travel provided to facilitate attendance by a legislator at a regular or special session of the 122 General Assembly, a meeting of a legislative committee or commission, or a national conference where 123 attendance is approved by the House Committee on Rules or its Chairman or the Senate Committee on 124 Rules or its Chairman; or

125 11. Travel related to an official meeting of, or any meal provided for attendance at such meeting by, 126 the Commonwealth, its political subdivisions, or any board, commission, authority, or other entity, or 127 any charitable organization established pursuant to \$501(c)(3) of the Internal Revenue Code affiliated 128 with such entity, to which such person has been appointed or elected or is a member by virtue of his 129 office or employment; or

130 12. Any gift given on a special occasion, such as a birthday or holiday, by an individual in a bona 131 fide personal relationship with the donee where the circumstances demonstrate that the motivation for 132 the gift arises from the relationship and is not related to the donee's public position, and where the 133 donor is not acting as an intermediary for another.

"Immediate family" means (i) the spouse and (ii) any other person who resides in the same 134 135 household as the executive or legislative official and who is a dependent of the official. 136

"Legislative action" means:

137 1. Preparation, research, drafting, introduction, consideration, modification, amendment, approval, 138 passage, enactment, tabling, postponement, defeat, or rejection of a bill, resolution, amendment, motion, 139 report, nomination, appointment, or other matter by the General Assembly or a legislative official;

140 2. Action by the Governor in approving, vetoing, or recommending amendments for a bill passed by 141 the General Assembly; or

142 3. Action by the General Assembly in overriding or sustaining a veto by the Governor, considering 143 amendments recommended by the Governor, or considering, confirming, or rejecting an appointment of 144 the Governor.

145 "Legislative official" means: 146

1. A member or member-elect of the General Assembly;

147 2. A member of a committee, subcommittee, commission, or other entity established by and 148 responsible to the General Assembly or either house of the General Assembly; or

149 3. Persons employed by the General Assembly or an entity established by and responsible to the 150 General Assembly.

151 "Lobbying" means:

152 1. Influencing or attempting to influence executive or legislative action through oral or written 153 communication with an executive or legislative official; or

154 2. Solicitation of others to influence an executive or legislative official.

155 "Lobbying" does not mean:

156 1. Requests for appointments, information on the status of pending executive and legislative actions, 157 or other ministerial contacts if there is no attempt to influence executive or legislative actions;

158 2. Responses to published notices soliciting public comment submitted to the public official 159 designated in the notice to receive the responses;

160 3. The solicitation of an association by its members to influence legislative or executive action; or

161 4. Communications between an association and its members and communications between a principal 162 and its lobbyists.

163 "Lobbyist" means:

164 1. An individual who is employed and receives payments, or who contracts for economic 165 consideration, including reimbursement for reasonable travel and living expenses, for the purpose of 166 lobbying;

167 2. An individual who represents an organization, association, or other group for the purpose of 168 lobbying; or

169 3. A local government employee who lobbies.

"Lobbyist's principal" or "principal" means the entity on whose behalf the lobbyist influences or 170 171 attempts to influence executive or legislative action. An organization whose employees conduct lobbying activities on its behalf is both a principal and an employer of the lobbyists. In the case of a coalition or 172 173 association that employs or retains others to conduct lobbying activities on behalf of its membership, the 174 principal is the coalition or association and not its individual members.

175 "Local government" means:

176 1. Any county, city, town, or other local or regional political subdivision;

177 2. Any school division;

178 3. Any organization or entity that exercises governmental powers that is established pursuant to an 179 interstate compact; or

180 4. Any organization composed of members representing entities listed in subdivisions 1, 2, or 3 of 181 this definition.

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182 "Local government employee" means a public employee of a local government.

183 "Person" means an individual, proprietorship, firm, partnership, joint venture, joint stock company, 184 syndicate, business trust, estate, company, corporation, association, club, committee, organization, or 185 group of persons acting in concert.

186 "Procurement transaction" means all functions that pertain to obtaining all goods, services, or construction on behalf of an executive agency, including description of requirements, selection and 187 188 solicitation of sources, preparation and award of contract, and all phases of contract administration 189 where the stated or expected value of the contract is \$5 million or more.

190 "Secretary" means the Secretary of the Commonwealth.

191 "Value" means the actual cost or fair market value of an item or items, whichever is greater. If the 192 fair market value cannot be determined, the actual amount paid for the item or items shall be given 193 consideration.

194 "Widely attended event" means an event at which at least 25 persons have been invited to attend or 195 there is a reasonable expectation that at least 25 persons will attend the event and the event is open to 196 individuals (i) who share a common interest, (ii) who are members of a public, civic, charitable, or 197 professional organization, (iii) (ii) who are from a particular industry or profession, or (iv) (iii) who 198 represent persons interested in a particular issue. 199

§ 2.2-422. Registration requirements.

200 A. A lobbyist shall register with the Secretary of the Commonwealth prior to engaging in lobbying. 201 A lobbyist who engages in lobbying entirely outside the capital city shall comply with this section by registering with the Secretary within fifteen days after first engaging in lobbying. Registration shall be 202 required annually and expire May 1 of each year. 203

B. The chief administrative officer of each local government shall register with the Secretary of the 204 Commonwealth and file a statement pursuant to § 2.2-423 if any local government employees will act as lobbyists on its behalf. No registration fee shall be required. Each local government shall file a 205 206 consolidated report in accordance with the reporting requirements of § 2.2-426 and shall maintain locally 207 208 a copy of the report that is available for inspection and copying during regular business hours.

209 \hat{C} . All registrations required by this section shall be filed electronically in accordance with the 210 standards approved by the Council.

§ 2.2-423. Contents of registration statement.

212 A. The registration statement shall be on a form provided by the Secretary of the Commonwealth 213 and include the following information: 214

1. The name and business address and telephone number of the lobbyist;

215 2. The name and business address and telephone number of the person who will keep custody of the 216 lobbyist's and the lobbyist's principal's accounts and records required to comply with this article, and the location and telephone number for the place where the accounts and records are kept; 217

3. The name and business address and telephone number of the lobbyist's principal;

4. The kind of business of the lobbyist's principal;

5. For each principal, the full name of the individual to whom the lobbyist reports;

221 6. For each principal, a statement whether the lobbyist is employed or retained and whether 222 exclusively for the purpose of lobbying;

7. The position held by the lobbyist if he is a part-time or full-time employee of the principal;

224 8. The full name and business address and telephone number of each lobbyist employed by or 225 representing the lobbyist's principal;

226 9. An identification of the subject matter (with as much specificity as possible) with regard to which 227 the lobbyist or lobbyist's principal will engage in lobbying; and

228 10. 9. The statement of the lobbyist, which shall be signed either originally or by electronic signature as authorized by the Uniform Electronic Transactions Act (§ 59.1-479 et seq.), that the information contained on the registration statement is true and correct; and 11. A statement by which a. 229 230

231 B. The lobbyist and the lobbyist's principal shall be notified at the time of the registration that the 232 principal may elect to waive the principal signature requirement on disclosure filings submitted by its 233 registered lobbyist after the filing of the registration statement. The waiver shall be on a form prescribed 234 by the Council and may be filed electronically with the Council in accordance with the standards 235 approved by it pursuant to § 30-356.

236 B. C. Whenever any change, modification, or addition to his status as a lobbyist is made, *including* the termination of his status as a lobbyist, the lobbyist shall, within one week of such change, 237 modification, or addition, furnish full information regarding the same to the Secretary of the 238 239 Commonwealth on forms provided by the Secretary.

C. D. The Secretary of the Commonwealth shall furnish a copy of this article to any individual 240 offering to register as a lobbyist and shall mail by certified mail a copy of this article and a copy of the 241 242 information furnished by the lobbyist to the person whom the lobbyist represents to be his principal.

D. E. If the principal to whom the information is sent under subsection $\in D$ does not, within 10 days 243

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244 of such mailing, file an affidavit, signed by the person or duly authorized agent of the person, denying 245 that the lobbyist appears on his behalf, such person shall be deemed to have appointed the Secretary of 246 the Commonwealth his agent for service of process in any prosecution arising for violation of this 247 article. If such affidavit is filed, the Secretary shall notify the attorney for the Commonwealth of the 248 City of Richmond. 249

§ 2.2-426. Lobbyist reporting; penalty.

250 A. Each lobbyist shall file with the Council a separate annual report of expenditures, including gifts, 251 for each principal for whom he lobbies by July 1 for the preceding 12-month period complete through 252 the last day of April.

253 B. Each principal who expends more than \$500 to employ or compensate multiple lobbyists shall be 254 responsible for filing a consolidated lobbyist report pursuant to this section in any case in which the 255 lobbyists are each exempt under the provisions of subdivision 7 or 8 of § 2.2-420 from the reporting 256 requirements of this section.

257 C. The report shall be on a form prescribed by the Council and shall be accompanied by instructions 258 provided by the Council. All reports shall be submitted electronically and in accordance with the 259 standards approved by the Council pursuant to the provisions of § 30-356.

260 D. A person who knowingly and intentionally makes a false statement of a material fact on the 261 disclosure statement is guilty of a Class 5 felony.

262 E. The name of a legislative or executive official, or a member of his immediate family, attending 263 any reportable entertainment event shall not be required to be disclosed by the principal if that 264 legislative or executive official reimburses the principal for, or otherwise pays for, his attendance, or the 265 attendance of a member of his immediate family, at the entertainment event. Reimbursement shall be 266 calculated using the average value for each person attending the event.

267 F. Each lobbyist shall send to each legislative and executive official who is required to be identified 268 by name on Schedule A or B of the Lobbyist's Disclosure Form a copy of Schedule A or B or a 269 summary of the information pertaining to that official. Copies or summaries shall be provided to the 270 official by December 15 January 10 for the preceding 12-month period complete through November 30 271 December 31. 272

§ 2.2-430. Termination.

273 A. A lobbyist or a lobbyist's principal may terminate the lobbyist's status as a lobbyist registration 274 for such principal at any time by filing a prior to the expiration of his registration. Upon termination, 275 the lobbyist may file the report required under § 2.2-426 including information through the last day of 276 lobbying activity. A termination at any time, but shall file the report no later than the deadline set forth 277 in that section. Such report shall indicate that the lobbyist intends to use the report as the final 278 accounting of lobbying activity and shall include *information complete through the last day of lobbying* 279 activity and the effective date of the termination. The report shall be signed by the lobbyist's principal 280 as otherwise required.

281 B. A lobbyist's principal who terminates the services of a lobbyist prior to the expiration of the 282 lobbyist's registration shall provide actual notice to the lobbyist. Such notice shall inform the lobbyist 283 that he is required to file the report required under § 2.2-246 no later than the deadline set forth in that 284 section and that the lobbyist's failure to file such report by the deadline shall result in the assessment of 285 civil penalties against the lobbyist pursuant to § 2.2-431. The lobbyist's principal shall also notify the 286 Secretary of the Commonwealth of the early termination in accordance with subsection B of \S 2.2-423. 287

§ 2.2-431. Penalties; filing of substituted statement.

288 A. Every lobbyist failing to file the statement prescribed by § 2.2-426 within the time prescribed 289 therein shall be assessed a civil penalty of \$50, and every individual failing to file the statement within 290 10 days after the time prescribed herein shall be assessed an additional civil penalty of \$50 per day 291 from the eleventh day of such default until the statement is filed. The Council shall notify the Secretary 292 of any lobbyist's failure to file the statement within the time prescribed, and the penalties shall be 293 assessed and collected by the Secretary. The Attorney General shall assist the Secretary in collecting the 294 penalties, upon request.

295 B. Every lobbyist's principal whose lobbyist fails to file the statement prescribed by § 2.2-426 shall 296 be assessed a civil penalty of \$50, and shall be assessed an additional civil penalty of \$50 per day from 297 the eleventh day of such default until the statement is filed. The Council shall notify the Secretary of 298 any lobbyist's failure to file the statement within the time prescribed, and the penalties shall be assessed 299 and collected by the Secretary. The Attorney General shall assist the Secretary in collecting the 300 penalties, upon request.

301 C. No individual who has failed to file the statement required by § 2.2-426 or who has failed to pay 302 all penalties assessed pursuant to this section, shall register or act as a lobbyist as long as he remains in 303 default.

304 D. Whenever any lobbyist or lobbyist's principal is or will be in default under § 2.2-426, and the 305 reasons for such default are or will be beyond his the lobbyist's control, or the control of his the lobbyist's principal, or both, the Secretary may suspend the assessment of any penalty otherwise assessable and accept a substituted statement, upon the submission of sworn proofs that shall satisfy him that the default has been beyond the control of the lobbyist or his the lobbyist's principal, and that the substituted statement contains the most accurate and complete information available after the exercise of due diligence.

E. Penalties collected pursuant to this section shall be payable to the State Treasurer for deposit to the general fund and shall be used exclusively to fund the Council.

313 § 2.2-3101. Definitions.

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

315 "Advisory agency" means any board, commission, committee or post which does not exercise any 316 sovereign power or duty, but is appointed by a governmental agency or officer or is created by law for 317 the purpose of making studies or recommendations, or advising or consulting with a governmental 318 agency.

319 "Affiliated business entity relationship" means a relationship, other than a parent-subsidiary 320 relationship, that exists when (i) one business entity has a controlling ownership interest in the other 321 business entity, (ii) a controlling owner in one entity is also a controlling owner in the other entity, or 322 (iii) there is shared management or control between the business entities. Factors that may be considered 323 in determining the existence of an affiliated business entity relationship include that the same person or 324 substantially the same person owns or manages the two entities, there are common or commingled funds 325 or assets, the business entities share the use of the same offices or employees, or otherwise share 326 activities, resources or personnel on a regular basis, or there is otherwise a close working relationship 327 between the entities.

328 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise,
 329 association, trust or foundation, or any other individual or entity carrying on a business or profession,
 330 whether or not for profit.

"Candidate" means a person who seeks or campaigns for an office of the Commonwealth or one of
its governmental units in a general, primary, or special election and who is qualified to have his name
placed on the ballot for the office. The candidate shall become subject to the provisions of this chapter
upon the filing of a statement of qualification pursuant to § 24.2-501. The State Board of Elections or
general registrar shall notify each such candidate of the provisions of this chapter. Notification made by
the general registrar shall consist of information developed by the State Board of Elections.

"Contract" means any agreement to which a governmental agency is a party, or any agreement on
behalf of a governmental agency that involves the payment of money appropriated by the General
Assembly or a political subdivision, whether or not such agreement is executed in the name of the
Commonwealth, or some political subdivision thereof. "Contract" includes a subcontract only when the
contract of which it is a part is with the officer's or employee's own governmental agency.

342 "Council" means the Virginia Conflict of Interest and Ethics Advisory Council established in **343** § 30-355.

344 "Employee" means all persons employed by a governmental or advisory agency, unless otherwise345 limited by the context of its use.

346 "Financial institution" means any bank, trust company, savings institution, industrial loan association,
347 consumer finance company, credit union, broker-dealer as defined in subsection A of § 13.1-501, or
348 investment company or advisor registered under the federal Investment Advisors Act or Investment
349 Company Act of 1940.

350 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 351 having monetary value. It includes services as well as gifts of transportation, local travel, lodgings and 352 meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the 353 expense has been incurred. "Gift" does not include (i) any offer of a ticket, coupon, or other admission 354 or pass unless the ticket, coupon, admission, or pass is used; (ii) honorary degrees; (iii) any athletic, 355 merit, or need-based scholarship or any other financial aid awarded by a public or private school, 356 institution of higher education, or other educational program pursuant to such school, institution, or program's financial aid standards and procedures applicable to the general public; (iv) a campaign 357 358 contribution properly received and reported pursuant to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; 359 (v) any gift related to the private profession or occupation or volunteer service of an officer or employee or of a member of his immediate family; (vi) food or beverages consumed while attending an event at 360 which the filer is performing official duties related to his public service; (vii) food and beverages 361 362 received at or registration or attendance fees waived for any event at which the filer is a featured 363 speaker, presenter, or lecturer; (viii) unsolicited awards of appreciation or recognition in the form of a 364 plaque, trophy, wall memento, or similar item that is given in recognition of public, civic, charitable, or professional service; (ix) a devise or inheritance; (x) travel disclosed pursuant to the Campaign Finance 365 366 Disclosure Act (§ 24.2-945 et seq.); (xi) travel paid for or provided by the government of the United

367 States, any of its territories, or any state or any political subdivision of such state; (xii) travel provided 368 to facilitate attendance by a legislator at a regular or special session of the General Assembly, a meeting 369 of a legislative committee or commission, or a national conference where attendance is approved by the 370 House Committee on Rules or its Chairman or the Senate Committee on Rules or its Chairman; (xiii) 371 travel related to an official meeting of, or any meal provided for attendance at such meeting by, the 372 Commonwealth, its political subdivisions, or any board, commission, authority, or other entity, or any 373 charitable organization established pursuant to 501(c)(3) of the Internal Revenue Code affiliated with 374 such entity, to which such person has been appointed or elected or is a member by virtue of his office 375 or employment; (xiv) gifts with a value of less than 20; Θ (xv) gifts given on a special occasion, such 376 as a birthday or holiday, by an individual in a bona fide personal relationship with the donee where the 377 circumstances demonstrate that the motivation for the gift arises from the relationship and is not related 378 to the donee's public position, and where the donor is not acting as an intermediary for another; or (xvi) gifts from relatives or personal friends. For the purpose of this definition, "relative" means the 379 380 donee's spouse, child, uncle, aunt, niece, nephew, or first cousin; a person to whom the donee is 381 engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, brother, sister, step-parent, step-grandparent, step-grandchild, step-brother, or step-sister; or the donee's brother's or 382 383 sister's spouse or the donee's son-in-law or daughter-in-law. For the purpose of this definition, "personal 384 friend" does not include any person that the filer knows or has reason to know is (a) a lobbyist 385 registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2; (b) a lobbyist's principal as 386 defined in § 2.2-419; (c) for an officer or employee of a local governmental or advisory agency, a 387 person, organization, or business who is a party to or is seeking to become a party to a contract with the 388 local agency of which he is an officer or an employee; or (d) for an officer or employee of a state 389 governmental or advisory agency, a person, organization, or business who is a party to or is seeking to 390 become a party to a contract with the Commonwealth. For purposes of this definition, "person, 391 organization, or business" includes individuals who are officers, directors, or owners of or who have a 392 controlling ownership interest in such organization or business.

393 "Governmental agency" means each component part of the legislative, executive or judicial branches of state and local government, including each office, department, authority, post, commission, 394 395 committee, and each institution or board created by law to exercise some regulatory or sovereign power 396 or duty as distinguished from purely advisory powers or duties. Corporations organized or controlled by 397 the Virginia Retirement System are "governmental agencies" for purposes of this chapter.

398 "Immediate family" means (i) a spouse and (ii) any other person who resides in the same household 399 as the officer or employee and who is a dependent of the officer or employee.

400 "Officer" means any person appointed or elected to any governmental or advisory agency including 401 local school boards, whether or not he receives compensation or other emolument of office. Unless the context requires otherwise, "officer" includes members of the judiciary. "Parent-subsidiary relationship" means a relationship that exists when one corporation directly or 402

403 404 indirectly owns shares possessing more than 50 percent of the voting power of another corporation.

"Personal interest" means a financial benefit or liability accruing to an officer or employee or to a 405 406 member of his immediate family. Such interest shall exist by reason of (i) ownership in a business if the 407 ownership interest exceeds three percent of the total equity of the business; (ii) annual income that 408 exceeds, or may reasonably be anticipated to exceed, \$5,000 from ownership in real or personal property 409 or a business; (iii) salary, other compensation, fringe benefits, or benefits from the use of property, or 410 any combination thereof, paid or provided by a business or governmental agency that exceeds, or may reasonably be anticipated to exceed, \$5,000 annually; (iv) ownership of real or personal property if the 411 412 interest exceeds \$5,000 in value and excluding ownership in a business, income, or salary, other 413 compensation, fringe benefits or benefits from the use of property; (v) personal liability incurred or 414 assumed on behalf of a business if the liability exceeds three percent of the asset value of the business; 415 or (vi) an option for ownership of a business or real or personal property if the ownership interest will 416 consist of clause (i) or (iv) above.

417 "Personal interest in a contract" means a personal interest that an officer or employee has in a 418 contract with a governmental agency, whether due to his being a party to the contract or due to a 419 personal interest in a business that is a party to the contract.

420 "Personal interest in a transaction" means a personal interest of an officer or employee in any matter 421 considered by his agency. Such personal interest exists when an officer or employee or a member of his 422 immediate family has a personal interest in property or a business or governmental agency, or represents 423 or provides services to any individual or business and such property, business or represented or served 424 individual or business (i) is the subject of the transaction or (ii) may realize a reasonably foreseeable 425 direct or indirect benefit or detriment as a result of the action of the agency considering the transaction. 426 Notwithstanding the above, such personal interest in a transaction shall not be deemed to exist where (a) 427 an elected member of a local governing body serves without remuneration as a member of the board of

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428 trustees of a not-for-profit entity and such elected member or member of his immediate family has no 429 personal interest related to the not-for-profit entity or (b) an officer, employee, or elected member of a 430 local governing body is appointed by such local governing body to serve on a governmental agency, or 431 an officer, employee, or elected member of a separate local governmental agency formed by a local 432 governing body is appointed to serve on a governmental agency, and the personal interest in the 433 transaction of the governmental agency is the result of the salary, other compensation, fringe benefits, or 434 benefits provided by the local governing body or the separate governmental agency to the officer, 435 employee, elected member, or member of his immediate family.

436 "State and local government officers and employees" shall not include members of the General437 Assembly.

438 "State filer" means those officers and employees required to file a disclosure statement of their439 personal interests pursuant to subsection A or B of § 2.2-3114.

"Transaction" means any matter considered by any governmental or advisory agency, whether in a
committee, subcommittee, or other entity of that agency or before the agency itself, on which official
action is taken or contemplated.

§ 2.2-3103.1. Certain gifts prohibited.

A. For purposes of this section:

"Person, organization, or business" includes individuals who are officers, directors, or owners of orwho have a controlling ownership interest in such organization or business.

"Widely attended event" means an event at which at least 25 persons have been invited to attend or
there is a reasonable expectation that at least 25 persons will attend the event and the event is open to
individuals (i) who share a common interest, (ii) who are members of a public, civic, charitable, or
professional organization, (iii) (ii) who are from a particular industry or profession, or (iv) (iii) who
represent persons interested in a particular issue.

452 B. No officer or employee of a local governmental or advisory agency or candidate required to file 453 the disclosure form prescribed in § 2.2-3117 or a member of his immediate family shall solicit, accept, 454 or receive any single gift with a value in excess of \$100 or any combination of gifts with an aggregate 455 value in excess of \$100 within any calendar year for himself or a member of his immediate family from 456 any person that he or a member of his immediate family knows or has reason to know is (i) a lobbyist 457 registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4; (ii) a lobbyist's principal as defined in 458 § 2.2-419; or (iii) a person, organization, or business who is or is seeking to become a party to a 459 contract with the local agency of which he is an officer or an employee. Gifts with a value of less than 460 \$20 are not subject to aggregation for purposes of this prohibition.

461 C. No officer or employee of a state governmental or advisory agency or candidate required to file 462 the disclosure form prescribed in § 2.2-3117 or a member of his immediate family shall solicit, accept, 463 or receive any single gift with a value in excess of \$100 or any combination of gifts with an aggregate 464 value in excess of \$100 within any calendar year for himself or a member of his immediate family from 465 any person that he or a member of his immediate family knows or has reason to know is (i) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4; (ii) a lobbyist's principal as defined in 466 § 2.2-419; or (iii) a person, organization, or business who is or is seeking to become a party to a 467 468 contract with the state governmental or advisory agency of which he is an officer or an employee or 469 over which he has the authority to direct such agency's activities. Gifts with a value of less than \$20 are 470 not subject to aggregation for purposes of this prohibition.

471 D. Notwithstanding the provisions of subsections B and C, such officer, employee, or candidate or a 472 member of his immediate family may accept or receive a gift of food and beverages, entertainment, or 473 the cost of admission with a value in excess of \$100 when such gift is accepted or received while in 474 attendance at a widely attended event and is associated with the event. Such gifts shall be reported on 475 the disclosure form prescribed in § 2.2-3117.

476 E. Notwithstanding the provisions of subsections B and C, such officer or employee or a member of
477 his immediate family may accept or receive a gift from a foreign dignitary with a value exceeding \$100
478 for which the fair market value or a gift of greater or equal value has not been provided or exchanged.
479 Such gift shall be accepted on behalf of the Commonwealth or a locality and archived in accordance
480 with guidelines established by the Library of Virginia. Such gift shall be disclosed as having been
481 accepted on behalf of the Commonwealth or a locality, but the value of such gift shall not be required
482 to be disclosed.

F. Notwithstanding the provisions of subsections B and C, such officer, employee, or candidate or a member of his immediate family may accept or receive certain gifts with a value in excess of \$100 from a person listed in subsection B or C if such gift was provided to such officer, employee, or candidate or a member of his immediate family on the basis of a personal friendship. Notwithstanding any other provision of law, a person listed in subsection B or C may be a personal friend of such officer, employee, or candidate or his immediate family for purposes of this subsection. In determining whether a person listed in subsection B or C is a personal friend, the following factors shall be considered: (i)

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490 the circumstances under which the gift was offered; (ii) the history of the relationship between the 491 person and the donor, including the nature and length of the friendship and any previous exchange of 492 gifts between them; (iii) to the extent known to the person, whether the donor personally paid for the 493 gift or sought a tax deduction or business reimbursement for the gift; and (iv) whether the donor has 494 given the same or similar gifts to other persons required to file the disclosure form prescribed in 495 § 2.2-3117 or 30-111.

496 G. Notwithstanding the provisions of subsections B and C, such officer, employee, or candidate or a 497 member of his immediate family may accept or receive gifts of travel, including travel-related 498 transportation, lodging, hospitality, food or beverages, or other thing of value, with a value in excess of \$100 that is paid for or provided by a person listed in subsection B or C when the officer, employee, or 499 500 candidate has submitted a request for approval of such travel to the Council and has received the approval of the Council pursuant to § 30-356.1. Such gifts shall be reported on the disclosure form 501 502 prescribed in § 2.2-3117.

503 H. During the pendency of a civil action in any state or federal court to which the Commonwealth is 504 a party, the Governor or the Attorney General or any employee of the Governor or the Attorney General who is subject to the provisions of this chapter shall not solicit, accept, or receive any gift from any 505 506 person that he knows or has reason to know is a person, organization, or business that is a party to such 507 civil action. A person, organization, or business that is a party to such civil action shall not knowingly 508 give any gift to the Governor or the Attorney General or any of their employees who are subject to the 509 provisions of this chapter.

510 I. The \$100 limitation imposed in accordance with this section shall be adjusted by the Council every 511 five years, as of January 1 of that year, in an amount equal to the annual increases for that five-year 512 period in the United States Average Consumer Price Index for all items, all urban consumers (CPI-U), 513 as published by the Bureau of Labor Statistics of the U.S. Department of Labor, rounded to the nearest 514 whole dollar.

515 J. The provisions of this section shall not apply to any justice of the Supreme Court of Virginia, 516 judge of the Court of Appeals of Virginia, judge of any circuit court, or judge or substitute judge of any 517 district court. However, nothing in this subsection shall be construed to authorize the acceptance of any 518 gift if such acceptance would constitute a violation of the Canons of Judicial Conduct for the State of 519 Virginia.

§ 2.2-3110. Further exceptions.

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A. The provisions of Article 3 (§ 2.2-3106 et seq.) shall not apply to:

522 1. The sale, lease or exchange of real property between an officer or employee and a governmental 523 agency, provided the officer or employee does not participate in any way as such officer or employee in 524 such sale, lease or exchange, and this fact is set forth as a matter of public record by the governing 525 body of the governmental agency or by the administrative head thereof; 526

2. The publication of official notices;

527 3. Contracts between the government or school board of a town or county, city, or town with a 528 population of less than 10,000 and an officer or employee of that town or county, city, or town 529 government or school board when the total of such contracts between the town or city government or 530 school board and the officer or employee of that town or city government or school board or a business 531 controlled by him does not exceed \$10,000 \$5,000 per year or such amount exceeds \$10,000 \$5,000 and 532 is less than \$25,000 but results from contracts arising from awards made on a sealed bid basis, and such 533 officer or employee has made disclosure as provided for in § 2.2-3115;

534 4. An officer or employee whose sole personal interest in a contract with the governmental agency is 535 by reason of income from the contracting firm or governmental agency in excess of \$10,000 \$5,000 per 536 year, provided the officer or employee or a member of his immediate family does not participate and 537 has no authority to participate in the procurement or letting of such contract on behalf of the contracting 538 firm and the officer or employee either does not have authority to participate in the procurement or 539 letting of the contract on behalf of his governmental agency or he disqualifies himself as a matter of 540 public record and does not participate on behalf of his governmental agency in negotiating the contract 541 or in approving the contract;

542 5. When the governmental agency is a public institution of higher education, an officer or employee 543 whose personal interest in a contract with the institution is by reason of an ownership in the contracting 544 firm in excess of three percent of the contracting firm's equity or such ownership interest and income from the contracting firm is in excess of \$10,000 \$5,000 per year, provided that (i) the officer or 545 546 employee's ownership interest, or ownership and income interest, and that of any immediate family 547 member in the contracting firm is disclosed in writing to the president of the institution, which writing 548 certifies that the officer or employee has not and will not participate in the contract negotiations on 549 behalf of the contracting firm or the institution, (ii) the president of the institution makes a written 550 finding as a matter of public record that the contract is in the best interests of the institution, (iii) the

551 officer or employee either does not have authority to participate in the procurement or letting of the 552 contract on behalf of the institution or disqualifies himself as a matter of public record, and (iv) does 553 not participate on behalf of the institution in negotiating the contract or approving the contract;

554 6. Except when the governmental agency is the Virginia Retirement System, contracts between an 555 officer's or employee's governmental agency and a public service corporation, financial institution, or 556 company furnishing public utilities in which the officer or employee has a personal interest, provided the 557 officer or employee disqualifies himself as a matter of public record and does not participate on behalf 558 of his governmental agency in negotiating the contract or in approving the contract; 559

7. Contracts for the purchase of goods or services when the contract does not exceed \$500;

560 8. Grants or other payment under any program wherein uniform rates for, or the amounts paid to, all qualified applicants are established solely by the administering governmental agency; 561

9. An officer or employee whose sole personal interest in a contract with his own governmental 562 563 agency is by reason of his marriage to his spouse who is employed by the same agency, if the spouse 564 was employed by such agency for five or more years prior to marrying such officer or employee; or

10. Contracts entered into by an officer or employee of a soil and water conservation district created 565 566 pursuant to Article 3 (§ 10.1-506 et seq.) of Chapter 5 of Title 10.1 to participate in the Virginia Agricultural Best Management Practices Cost-Share Program (the Program) established in accordance 567 568 with § 10.1-546.1. This subdivision shall not apply to subcontracts or other agreements entered into by 569 an officer or employee of a soil and water conservation district to provide services for implementation 570 of a cost-share contract established under the Program.

571 B. Neither the provisions of this chapter nor, unless expressly provided otherwise, any amendments 572 thereto shall apply to those employment contracts or renewals thereof or to any other contracts entered into prior to August 1, 1987, which were in compliance with either the former Virginia Conflict of Interests Act, Chapter 22 (§ 2.1-347 et seq.) or the former Comprehensive Conflict of Interests Act, 573 574 575 Chapter 40 (§ 2.1-599 et seq.) of Title 2.1 at the time of their formation and thereafter. Those contracts 576 shall continue to be governed by the provisions of the appropriate prior Act. Notwithstanding the 577 provisions of subdivision (f) (4) of former § 2.1-348 of Title 2.1 in effect prior to July 1, 1983, the 578 employment by the same governmental agency of an officer or employee and spouse or any other 579 relative residing in the same household shall not be deemed to create a material financial interest except 580 when one of such persons is employed in a direct supervisory or administrative position, or both, with 581 respect to such spouse or other relative residing in his household and the annual salary of such 582 subordinate is \$35,000 or more.

§ 2.2-3112. Prohibited conduct concerning personal interest in a transaction; exceptions.

584 A. Each officer and employee of any state or local governmental or advisory agency who has a 585 personal interest in a transaction:

586 1. Shall disqualify himself from participating in the transaction if (i) the transaction has application 587 solely to property or a business or governmental agency in which he has a personal interest or a 588 business that has a parent-subsidiary or affiliated business entity relationship with the business in which 589 he has a personal interest or (ii) he is unable to participate pursuant to subdivision 2, 3 or 4. Any 590 disqualification under the provisions of this subdivision shall be recorded in the public records of the 591 officer's or employee's governmental or advisory agency. The officer or employee shall disclose his 592 personal interest as required by subsection E of § 2.2-3114 or subsection F of § 2.2-3115 and shall not 593 vote or in any manner act on behalf of his agency in the transaction. The officer or employee shall be 594 prohibited from (i) attending any portion of a closed meeting authorized by the Virginia Freedom of 595 Information Act (§ 2.2-3700 et seq.) when the matter in which he has a personal interest is discussed 596 and (ii) discussing the matter in which he has a personal interest with other governmental officers or 597 employees at any time;

598 2. May participate in the transaction if he is a member of a business, profession, occupation, or 599 group of three or more persons the members of which are affected by the transaction, and he complies 600 with the declaration requirements of subsection F of § 2.2-3114 or subsection H of § 2.2-3115;

601 3. May participate in the transaction when a party to the transaction is a client of his firm if he does 602 not personally represent or provide services to such client and he complies with the declaration 603 requirements of subsection G of § 2.2-3114 or subsection I of § 2.2-3115; or

4. May participate in the transaction if it affects the public generally, even though his personal **604** 605 interest, as a member of the public, may also be affected by that transaction.

B. Disqualification under the provisions of this section shall not prevent any employee having a 606 personal interest in a transaction in which his agency is involved from representing himself or a member 607 608 of his immediate family in such transaction provided he does not receive compensation for such 609 representation and provided he complies with the disqualification and relevant disclosure requirements of 610 this chapter.

C. Notwithstanding any other provision of law, if disqualifications of officers or employees in 611 612 accordance with this section leave less than the number required by law to act, the remaining member or

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613 members shall constitute a quorum for the conduct of business and have authority to act for the agency 614 by majority vote, unless a unanimous vote of all members is required by law, in which case authority to 615 act shall require a unanimous vote of remaining members. Notwithstanding any provisions of this chapter to the contrary, members of a local governing body whose sole interest in any proposed sale, 616 617 contract of sale, exchange, lease or conveyance is by virtue of their employment by a business involved 618 in a proposed sale, contract of sale, exchange, lease or conveyance, and where such member's or 619 members' vote is essential to a constitutional majority required pursuant to Article VII, Section 9 of the 620 Constitution of Virginia and § 15.2-2100, such member or members of the local governing body may 621 vote and participate in the deliberations of the governing body concerning whether to approve, enter into 622 or execute such sale, contract of sale, exchange, lease or conveyance. Official action taken under 623 circumstances that violate this section may be rescinded by the agency on such terms as the interests of 624 the agency and innocent third parties require.

625 D. The provisions of subsection A shall not prevent an officer or employee from participating in a 626 transaction merely because such officer or employee is a party in a legal proceeding of a civil nature concerning such transaction. 627

628 E. The provisions of subsection A shall not prevent an employee from participating in a transaction 629 regarding textbooks or other educational material for students at state institutions of higher education, 630 when those textbooks or materials have been authored or otherwise created by the employee.

631 F. The provisions of this section shall not prevent any justice of the Supreme Court of Virginia, 632 judge of the Court of Appeals of Virginia, judge of any circuit court, judge or substitute judge of any 633 district court, member of the State Corporation Commission, or member of the Virginia Workers' 634 Compensation Commission from participating in a transaction where such individual's participation 635 involves the performance of adjudicative responsibilities as set forth in Canon 3 of the Canons of Judicial Conduct for the State of Virginia. However, nothing in this subsection shall be construed to 636 authorize such individual's participation in a transaction if such participation would constitute a 637 638 violation of the Canons of Judicial Conduct for the State of Virginia. 639

§ 2.2-3114. Disclosure by state officers and employees.

640 A. The In accordance with the requirements set forth in § 2.2-3118.2, the Governor, Lieutenant Governor, Attorney General, Justices of the Supreme Court, judges of the Court of Appeals, judges of 641 642 any circuit court, judges and substitute judges of any district court, members of the State Corporation Commission, members of the Virginia Workers' Compensation Commission, members of the 643 644 Commonwealth Transportation Board, members of the Board of Trustees of the Virginia Retirement 645 System, members of the Virginia Alcoholic Beverage Control Board, and members of the Virginia 646 Lottery Board and other persons occupying such offices or positions of trust or employment in state 647 government, including members of the governing bodies of authorities, as may be designated by the 648 Governor, or officers or employees of the legislative branch, as may be designated by the Joint Rules 649 Committee of the General Assembly, shall file with the Council, as a condition to assuming office or 650 employment, a disclosure statement of their personal interests and such other information as is required 651 on the form prescribed by the Council pursuant to § 2.2-3117 and thereafter shall file such a statement annually on or before January 15. When the filing deadline falls on a Saturday, Sunday, or legal 652 653 holiday, the disclosure statement shall be filed on the next day that is not a Saturday, Sunday, or legal 654 holiday February 1.

655 B. Nonsalaried In accordance with the requirements set forth in § 2.2-3118.2, nonsalaried citizen 656 members of all policy and supervisory boards, commissions and councils in the executive branch of state 657 government, other than the Commonwealth Transportation Board, members of the Board of Trustees of 658 the Virginia Retirement System, and the Virginia Lottery Board, shall file with the Council, as a 659 condition to assuming office, a disclosure form of their personal interests and such other information as is required on the form prescribed by the Council pursuant to § 2.2-3118 and thereafter shall file such 660 form annually on or before January 15. When the filing deadline falls on a Saturday, Sunday, or legal 661 holiday, the disclosure statement shall be filed on the next day that is not a Saturday, Sunday, or legal **662** holiday February 1. Nonsalaried citizen members of other boards, commissions and councils, including **663 664** advisory boards and authorities, may be required to file a disclosure form if so designated by the 665 Governor, in which case the form shall be that prescribed by the Council pursuant to § 2.2-3118.

666 C. The disclosure forms required by subsections A and B shall be made available by the Council at 667 least 30 days prior to the filing deadline. Disclosure forms shall be filed electronically with the Council 668 in accordance with the standards approved by it pursuant to § 30-356. All forms shall be maintained as 669 public records for five years in the office of the Council. Such forms shall be made public no later than 670 six weeks after the filing deadline.

671 D. Candidates for the offices of Governor, Lieutenant Governor or Attorney General shall file a 672 disclosure statement of their personal interests as required by § 24.2-502.

673 E. Any officer or employee of state government who has a personal interest in any transaction before

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674 the governmental or advisory agency of which he is an officer or employee and who is disqualified from participating in that transaction pursuant to subdivision A 1 of § 2.2-3112, or otherwise elects to 675 disqualify himself, shall forthwith make disclosure of the existence of his interest, including the full 676 name and address of the business and the address or parcel number for the real estate if the interest **677** 678 involves a business or real estate, and his disclosure shall also be reflected in the public records of the 679 agency for five years in the office of the administrative head of the officer's or employee's governmental 680 agency or advisory agency or, if the agency has a clerk, in the clerk's office.

F. An officer or employee of state government who is required to declare his interest pursuant to 681 682 subdivision A 2 of § 2.2-3112, shall declare his interest by stating (i) the transaction involved, (ii) the nature of the officer's or employee's personal interest affected by the transaction, (iii) that he is a 683 **684** member of a business, profession, occupation, or group the members of which are affected by the transaction, and (iv) that he is able to participate in the transaction fairly, objectively, and in the public **685** 686 interest. The officer or employee shall either make his declaration orally to be recorded in written 687 minutes for his agency or file a signed written declaration with the clerk or administrative head of his **688** governmental or advisory agency, as appropriate, who shall, in either case, retain and make available for 689 public inspection such declaration for a period of five years from the date of recording or receipt. If 690 reasonable time is not available to comply with the provisions of this subsection prior to participation in **691** the transaction, the officer or employee shall prepare and file the required declaration by the end of the 692 next business day.

693 G. An officer or employee of state government who is required to declare his interest pursuant to 694 subdivision A 3 of § 2.2-3112, shall declare his interest by stating (i) the transaction involved, (ii) that a 695 party to the transaction is a client of his firm, (iii) that he does not personally represent or provide 696 services to the client, and (iv) that he is able to participate in the transaction fairly, objectively, and in the public interest. The officer or employee shall either make his declaration orally to be recorded in **697** 698 written minutes for his agency or file a signed written declaration with the clerk or administrative head 699 of his governmental or advisory agency, as appropriate, who shall, in either case, retain and make 700 available for public inspection such declaration for a period of five years from the date of recording or 701 receipt. If reasonable time is not available to comply with the provisions of this subsection prior to 702 participation in the transaction, the officer or employee shall prepare and file the required declaration by 703 the end of the next business day.

704 H. Notwithstanding any other provision of law, chairs of departments at a public institution of higher 705 education in the Commonwealth shall not be required to file the disclosure form prescribed by the 706 Council pursuant to § 2.2-3117 or 2.2-3118. 707

§ 2.2-3115. Disclosure by local government officers and employees.

708 A. The In accordance with the requirements set forth in § 2.2-3118.2, the members of every 709 governing body and school board of each county and city and of towns with populations in excess of 710 3,500 shall file, as a condition to assuming office or employment, a disclosure statement of their 711 personal interests and other information as is required on the form prescribed by the Council pursuant to 712 § 2.2-3117 and thereafter shall file such a statement annually on or before January 15 February 1.

713 The In accordance with the requirements set forth in § 2.2-3118.2, the members of the governing 714 body of any authority established in any county or city, or part or combination thereof, and having the power to issue bonds or expend funds in excess of \$10,000 in any fiscal year, shall file, as a condition 715 716 to assuming office, a disclosure statement of their personal interests and other information as is required on the form prescribed by the Council pursuant to § 2.2-3118 and thereafter shall file such a statement 717 718 annually on or before January 15 February 1, unless the governing body of the jurisdiction that appoints 719 the members requires that the members file the form set forth in § 2.2-3117.

Persons In accordance with the requirements set forth in § 2.2-3118.2, persons occupying such 720 721 positions of trust appointed by governing bodies and persons occupying such positions of employment 722 with governing bodies as may be designated to file by ordinance of the governing body shall file, as a 723 condition to assuming office or employment, a disclosure statement of their personal interests and other 724 information as is required on the form prescribed by the Council pursuant to § 2.2-3117 and thereafter 725 shall file such a statement annually on or before January 15 February 1.

726 Persons In accordance with the requirements set forth in § 2.2-3118.2, persons occupying such positions of trust appointed by school boards and persons occupying such positions of employment with 727 728 school boards as may be designated to file by an adopted policy of the school board shall file, as a 729 condition to assuming office or employment, a disclosure statement of their personal interests and other 730 information as is required on the form prescribed by the Council pursuant to § 2.2-3117 and thereafter 731 shall file such a statement annually on or before January 15 February 1.

732 B. Nonsalaried In accordance with the requirements set forth in § 2.2-3118.2, nonsalaried citizen 733 members of local boards, commissions and councils as may be designated by the governing body shall 734 file, as a condition to assuming office, a disclosure form of their personal interests and such other 735 information as is required on the form prescribed by the Council pursuant to § 2.2-3118 and thereafter

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736 shall file such form annually on or before January 15 February 1.

737 C. No person shall be mandated to file any disclosure not otherwise required by this article.

738 D. The disclosure forms required by subsections A and B shall be made available by the Virginia 739 Conflict of Interest and Ethics Advisory Council at least 30 days prior to the filing deadline, and the 740 clerks of the governing body and school board shall distribute the forms to designated individuals at 741 least 20 days prior to the filing deadline. Forms shall be filed and maintained as public records for five 742 years in the office of the clerk of the respective governing body or school board. Forms filed by 743 members of governing bodies of authorities shall be filed and maintained as public records for five years 744 in the office of the clerk of the governing body of the county or city. Such forms shall be made public 745 no later than six weeks after the filing deadline.

E. Candidates for membership in the governing body or school board of any county, city or town
with a population of more than 3,500 persons shall file a disclosure statement of their personal interests
as required by § 24.2-502.

749 F. Any officer or employee of local government who has a personal interest in any transaction before 750 the governmental or advisory agency of which he is an officer or employee and who is disqualified from participating in that transaction pursuant to subdivision A 1 of § 2.2-3112 or otherwise elects to 751 752 disqualify himself, shall forthwith make disclosure of the existence of his interest, including the full 753 name and address of the business and the address or parcel number for the real estate if the interest 754 involves a business or real estate, and his disclosure shall be reflected in the public records of the 755 agency for five years in the office of the administrative head of the officer's or employee's governmental 756 or advisory agency.

757 G. In addition to any disclosure required by subsections A and B, in each county and city and in 758 towns with populations in excess of 3,500, members of planning commissions, boards of zoning appeals, 759 real estate assessors, and all county, city and town managers or executive officers shall make annual 760 disclosures of all their interests in real estate located in the county, city or town in which they are elected, appointed, or employed. Such disclosure shall include any business in which such persons own 761 762 an interest, or from which income is received, if the primary purpose of the business is to own, develop or derive compensation through the sale, exchange or development of real estate in the county, city or 763 764 town. Such In accordance with the requirements set forth in § 2.2-3118.2, such disclosure shall be filed 765 as a condition to assuming office or employment, and thereafter shall be filed annually with the clerk of 766 the governing body of such county, city, or town on or before January 15 February 1. Such disclosures 767 shall be filed and maintained as public records for five years. Such forms shall be made public no later 768 than six weeks after *the* filing *deadline*. Forms for the filing of such reports shall be made available by 769 the Virginia Conflict of Interest and Ethics Advisory Council to the clerk of each governing body.

770 H. An officer or employee of local government who is required to declare his interest pursuant to 771 subdivision A 2 of § 2.2-3112 shall declare his interest by stating (i) the transaction involved, (ii) the nature of the officer's or employee's personal interest affected by the transaction, (iii) that he is a 772 773 member of a business, profession, occupation, or group the members of which are affected by the 774 transaction, and (iv) that he is able to participate in the transaction fairly, objectively, and in the public 775 interest. The officer or employee shall either make his declaration orally to be recorded in written 776 minutes for his agency or file a signed written declaration with the clerk or administrative head of his 777 governmental or advisory agency, as appropriate, who shall, in either case, retain and make available for public inspection such declaration for a period of five years from the date of recording or receipt. If 778 779 reasonable time is not available to comply with the provisions of this subsection prior to participation in 780 the transaction, the officer or employee shall prepare and file the required declaration by the end of the 781 next business day. The officer or employee shall also orally disclose the existence of the interest during 782 each meeting of the governmental or advisory agency at which the transaction is discussed and such 783 disclosure shall be recorded in the minutes of the meeting.

784 I. An officer or employee of local government who is required to declare his interest pursuant to 785 subdivision A 3 of § 2.2-3112, shall declare his interest by stating (i) the transaction involved, (ii) that a 786 party to the transaction is a client of his firm, (iii) that he does not personally represent or provide 787 services to the client, and (iv) that he is able to participate in the transaction fairly, objectively, and in 788 the public interest. The officer or employee shall either make his declaration orally to be recorded in 789 written minutes for his agency or file a signed written declaration with the clerk or administrative head 790 of his governmental or advisory agency, as appropriate, who shall, in either case, retain and make 791 available for public inspection such declaration for a period of five years from the date of recording or 792 receipt. If reasonable time is not available to comply with the provisions of this subsection prior to 793 participation in the transaction, the officer or employee shall prepare and file the required declaration by 794 the end of the next business day.

795 J. The clerk of the governing body or school board that releases any form to the public pursuant to this section shall redact from the form any residential address, personal telephone number, or signature

797 contained on such form; however, any form filed pursuant to subsection G shall not have any residential 798 addresses redacted. 799

§ 2.2-3118.2. Disclosure form; filing requirements.

800 A. An officer or employee required to file an annual disclosure on or before February 1 pursuant to 801 this article shall disclose his personal interests and other information as required on the form 802 prescribed by the Council for the preceding calendar year complete through December 31. An officer or 803 employee required to file a disclosure as a condition to assuming office or employment shall file such 804 disclosure on or before the day such office or position of employment is assumed and disclose his personal interests and other information as required on the form prescribed by the Council for the 805 preceding 12-month period complete through the last day of the month immediately preceding the month 806 807 in which the office or position of employment is assumed; however, any officer or employee who 808 assumes office or a position of employment in January shall be required to only file an annual 809 disclosure on or before February 1 for the preceding calendar year complete through December 31.

810 B. When the deadline for filing any disclosure pursuant to this article falls on a Saturday, Sunday, 811 or legal holiday, the deadline for filing shall be the next day that is not a Saturday, Sunday, or legal 812 holiday. 813

§ 2.2-3121. Advisory opinions.

A. A state officer or employee shall not be prosecuted for a knowing violation of this chapter if the 814 815 alleged violation resulted from his good faith reliance on a written opinion of the Attorney General or 816 the Virginia Conflict of Interest and Ethics Advisory Council made in response to his written request for 817 such opinion and the opinion was made after a full disclosure of the facts regardless of whether such 818 opinion is later withdrawn provided the alleged violation occurred prior to the withdrawal of the 819 opinion.

820 B. A local officer or employee shall not be prosecuted for a knowing violation of this chapter if the 821 alleged violation resulted from his good faith reliance on a written opinion of the attorney for the Commonwealth or the Council made in response to his written request for such opinion and the opinion 822 823 was made after a full disclosure of the facts regardless of whether such opinion is later withdrawn, 824 provided that the alleged violation occurred prior to the withdrawal of the opinion. The written opinion 825 shall be a public record and shall be released upon request.

C. If any officer or employee serving at the local level of government is charged with a knowing 826 827 violation of this chapter, and the alleged violation resulted from his reliance upon a written opinion of 828 his county, city, or town attorney, made after a full disclosure of the facts, that such action was not in 829 violation of this chapter, then the officer or employee shall have the right to introduce a copy of the 830 opinion at his trial as evidence that he did not knowingly violate this chapter.

831 D. If any state or local officer or employee is charged with a knowing violation of this chapter, and 832 the alleged violation resulted from his reliance upon written informal advice provided by the Council, 833 made after a full disclosure of the facts, that such action was not in violation of this chapter, then the 834 officer or employee shall have the right to introduce a copy of the written informal advice at his trial as 835 evidence that he did not knowingly violate this chapter. 836

§ 24.2-502. Statement of economic interests as requirement of candidacy.

837 It shall be a requirement of candidacy that a written statement of economic interests shall be filed by (i) a candidate for Governor, Lieutenant Governor, or Attorney General, a candidate for the Senate or 838 839 House of Delegates, and a candidate for a constitutional office with the Virginia Conflict of Interest and 840 Ethics Advisory Council State Board and (ii) a candidate for member of the governing body or elected school board of any county, city, or town with a population in excess of 3,500 persons with the general 841 842 registrar for the county or city. The statement of economic interests shall be that specified in § 30-111 for candidates for the General Assembly and in § 2.2-3117 for all other candidates. The foregoing 843 requirement shall not apply to a candidate for reelection to the same office who has met the requirement 844 of annually filing a statement pursuant to § 2.2-3114, 2.2-3115, or 30-110. 845

846 The Virginia Conflict of Interest and Ethics Advisory Council shall transmit to the State Board, 847 immediately after the filing deadline, a list of the candidates who have filed initial or annual statements of economic interests. The general registrar, the clerk of the local governing body, or the clerk of the 848 849 school board, as appropriate, shall transmit to the local electoral board, immediately after the filing 850 deadline, a list of the candidates who have filed initial or annual statements of economic interests. 851

§ 30-101. Definitions.

852

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

853 "Advisory agency" means any board, commission, committee or post which does not exercise any 854 sovereign power or duty, but is appointed by a governmental agency or officer or is created by law for 855 the purpose of making studies or recommendations, or advising or consulting with a governmental 856 agency.

857 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise, 858 association, trust or foundation, or any other individual or entity carrying on a business or profession,

859 whether or not for profit.

860 "Candidate" means a person who seeks or campaigns for election to the General Assembly in a 861 general, primary, or special election and who is qualified to have his name placed on the ballot for the 862 office. The candidate shall become subject to the provisions of this section upon the filing of a 863 statement of qualification pursuant to § 24.2-501. The State Board of Elections shall notify each such 864 candidate of the provisions of this chapter.

865 "Contract" means any agreement to which a governmental agency is a party, or any agreement on
866 behalf of a governmental agency that involves the payment of money appropriated by the General
867 Assembly or a political subdivision, whether or not such agreement is executed in the name of the
868 Commonwealth, or some political subdivision thereof. "Contract" includes a subcontract only when the
869 contract of which it is a part is with the legislator's own governmental agency.

870 "Council" means the Virginia Conflict of Interest and Ethics Advisory Council established in **871** § 30-355.

872 "Financial institution" means any bank, trust company, savings institution, industrial loan association,
873 consumer finance company, credit union, broker-dealer as defined in subsection A of § 13.1-501, or
874 investment company or advisor registered under the federal Investment Advisors Act or Investment
875 Company Act of 1940.

876 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 877 having monetary value. It includes services as well as gifts of transportation, lodgings and meals, 878 whether provided in-kind, by purchase of a ticket, payment in advance, or reimbursement after the 879 expense has been incurred. "Gift" does not include (i) any offer of a ticket, coupon, or other admission 880 or pass unless the ticket, coupon, admission, or pass is used; (ii) honorary degrees; (iii) any athletic, merit, or need-based scholarship or any other financial aid awarded by a public or private school, 881 882 institution of higher education, or other educational program pursuant to such school, institution, or program's financial aid standards and procedures applicable to the general public; (iv) a campaign 883 contribution properly received and reported pursuant to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; **884** 885 (v) any gift related to the private profession or occupation or volunteer service of a legislator or of a 886 member of his immediate family; (vi) food or beverages consumed while attending an event at which 887 the filer is performing official duties related to his public service; (vii) food and beverages received at or 888 registration or attendance fees waived for any event at which the filer is a featured speaker, presenter, or 889 lecturer; (viii) unsolicited awards of appreciation or recognition in the form of a plaque, trophy, wall 890 memento, or similar item that is given in recognition of public, civic, charitable, or professional service; 891 (ix) a devise or inheritance; (x) travel disclosed pursuant to the Campaign Finance Disclosure Act 892 (§ 24.2-945 et seq.); (xi) travel paid for or provided by the government of the United States, any of its 893 territories, or any state or any political subdivision of such state; (xii) travel provided to facilitate **894** attendance by a legislator at a regular or special session of the General Assembly, a meeting of a 895 legislative committee or commission, or a national conference where attendance is approved by the 896 House Committee on Rules or its Chairman or the Senate Committee on Rules or its Chairman; (xiii) 897 travel related to an official meeting of, or any meal provided for attendance at such meeting by, the 898 Commonwealth, its political subdivisions, or any board, commission, authority, or other entity, or any 899 charitable organization established pursuant to § 501(c)(3) of the Internal Revenue Code affiliated with 900 such entity, to which such person has been appointed or elected or is a member by virtue of his office 901 or employment; (xiv) gifts with a value of less than \$20; Θf (xv) gifts given on a special occasion, such 902 as a birthday or holiday, by an individual in a bona fide personal relationship with the donee where the 903 circumstances demonstrate that the motivation for the gift arises from the relationship and is not related 904 to the donee's public position, and where the donor is not acting as an intermediary for another; or 905 (xvi) gifts from relatives or personal friends. For the purpose of this definition, "relative" means the 906 donee's spouse, child, uncle, aunt, niece, nephew, or first cousin; a person to whom the donee is 907 engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, brother, sister, step-parent, step-grandparent, step-grandchild, step-brother, or step-sister; or the donee's brother's or 908 sister's spouse or the donee's son-in-law or daughter-in-law. For the purpose of this definition, "personal 909 910 friend" does not include any person that the filer knows or has reason to know is (a) a lobbyist 911 registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2 or (b) a lobbyist's principal 912 as defined in § 2.2-419.

913 "Governmental agency" means each component part of the legislative, executive or judicial branches
914 of state and local government, including each office, department, authority, post, commission,
915 committee, and each institution or board created by law to exercise some regulatory or sovereign power
916 or duty as distinguished from purely advisory powers or duties.

917 "Immediate family" means (i) a spouse and (ii) any other person who resides in the same household 918 as the legislator and who is a dependent of the legislator.

919 "Legislator" means a member of the General Assembly.

920 "Personal interest" means a financial benefit or liability accruing to a legislator or to a member of his 921 immediate family. Such interest shall exist by reason of (i) ownership in a business if the ownership 922 interest exceeds three percent of the total equity of the business; (ii) annual income that exceeds, or may 923 reasonably be anticipated to exceed, \$5,000 from ownership in real or personal property or a business; 924 (iii) salary, other compensation, fringe benefits, or benefits from the use of property, or any combination 925 thereof, paid or provided by a business or governmental agency that exceeds, or may reasonably be 926 anticipated to exceed, \$5,000 annually; (iv) ownership of real or personal property if the interest exceeds 927 \$5,000 in value and excluding ownership in a business, income, or salary, other compensation, fringe 928 benefits or benefits from the use of property; (v) personal liability incurred or assumed on behalf of a 929 business if the liability exceeds three percent of the asset value of the business; or (vi) an option for 930 ownership of a business or real or personal property if the ownership interest will consist of clause (i) or 931 (iv).

932 "Personal interest in a contract" means a personal interest that a legislator has in a contract with a 933 governmental agency, whether due to his being a party to the contract or due to a personal interest in a 934 business that is a party to the contract.

935 "Personal interest in a transaction" means a personal interest of a legislator in any matter considered 936 by the General Assembly. Such personal interest exists when an officer or employee or a member of his 937 immediate family has a personal interest in property or a business, or represents or provides services to 938 any individual or business and such property, business or represented or served individual or business (i) 939 is the subject of the transaction or (ii) may realize a reasonably foreseeable direct or indirect benefit or 940 detriment as a result of the action of the agency considering the transaction. A "personal interest in a 941 transaction" exists only if the legislator or member of his immediate family or an individual or business 942 represented or served by the legislator is affected in a way that is substantially different from the general public or from persons comprising a profession, occupation, trade, business or other comparable and 943 944 generally recognizable class or group of which he or the individual or business he represents or serves is 945 a member.

Transaction" means any matter considered by the General Assembly, whether in a committee, 946 947 subcommittee, or other entity of the General Assembly or before the General Assembly itself, on which 948 official action is taken or contemplated. 949

§ 30-103.1. Certain gifts prohibited.

A. For purposes of this section:

951 "Widely attended event" means an event at which at least 25 persons have been invited to attend or 952 there is a reasonable expectation that at least 25 persons will attend the event and the event is open to 953 individuals (i) who share a common interest, (ii) who are members of a public, civic, charitable, or 954 professional organization, (iii) (ii) who are from a particular industry or profession, or (iv) (iii) who 955 represent persons interested in a particular issue.

956 B. No legislator or candidate for the General Assembly required to file the disclosure form prescribed 957 in § 30-111 or a member of his immediate family shall solicit, accept, or receive any single gift for 958 himself or a member of his immediate family with a value in excess of \$100 or any combination of 959 gifts with an aggregate value in excess of \$100 within any calendar year for himself or a member of his 960 immediate family from any person that he or a member of his immediate family knows or has reason to know is (i) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2 or (ii) 961 962 a lobbyist's principal as defined in § 2.2-419. Gifts with a value of less than \$20 are not subject to 963 aggregation for purposes of this prohibition.

964 C. Notwithstanding the provisions of subsection B, a legislator or candidate or a member of his 965 immediate family may accept or receive a gift of food and beverages, entertainment, or the cost of 966 admission with a value in excess in \$100 when such gift is accepted or received while in attendance at a widely attended event and is associated with the event. Such gifts shall be reported on the disclosure 967 968 form prescribed in § 30-111.

969 D. Notwithstanding the provisions of subsection B, a legislator or a member of his immediate family 970 may accept or receive a gift from a foreign dignitary with a value exceeding \$100 for which the fair 971 market value or a gift of greater or equal value has not been provided or exchanged. Such gift shall be 972 accepted on behalf of the Commonwealth and archived in accordance with guidelines established by the 973 Library of Virginia. Such gift shall be disclosed as having been accepted on behalf of the 974 Commonwealth, but the value of such gift shall not be required to be disclosed.

975 E. Notwithstanding the provisions of subsection B, a legislator or candidate or a member of his 976 immediate family may accept or receive certain gifts with a value in excess of \$100 from a person listed 977 in subsection B if such gift was provided to the legislator or candidate or a member of his immediate 978 family on the basis of a personal friendship. Notwithstanding any other provision of law, a person listed in subsection B may be a personal friend of the legislator or candidate or his immediate family for 979 980 purposes of this subsection. In determining whether a person listed in subsection B is a personal friend, the following factors shall be considered: (i) the circumstances under which the gift was offered; (ii) the 981

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982 history of the relationship between the person and the donor, including the nature and length of the **983** friendship and any previous exchange of gifts between them; (iii) to the extent known to the person, **984** whether the donor personally paid for the gift or sought a tax deduction or business reimbursement for 985 the gift; and (iv) whether the donor has given the same or similar gifts to other persons required to file 986 the disclosure form prescribed in § 2.2-3117 or 30-111.

987 F. Notwithstanding the provisions of subsection B, a legislator or candidate or a member of his 988 immediate family may accept or receive gifts of travel, including travel-related transportation, lodging, 989 hospitality, food or beverages, or other thing of value, with a value in excess of \$100 that is paid for or 990 provided by a person listed in subsection B when the legislator or candidate has submitted a request for 991 approval of such travel to the Council and has received the approval of the Council pursuant to 992 § 30-356.1. Such gifts shall be reported on the disclosure form prescribed in § 30-111.

993 G. The \$100 limitation imposed in accordance with this section shall be adjusted by the Council 994 every five years, as of January 1 of that year, in an amount equal to the annual increases for that 995 five-year period in the United States Average Consumer Price Index for all items, all urban consumers 996 (CPI-U), as published by the Bureau of Labor Statistics of the U.S. Department of Labor, rounded to the 997 nearest whole dollar.

998 § 30-106. Further exceptions. 999

A. The provisions of § 30-105 shall not apply to:

1000 1. The sale, lease or exchange of real property between a legislator and a governmental agency, 1001 provided the legislator does not participate in any way as a legislator in such sale, lease or exchange, 1002 and this fact is set forth as a matter of public record by the governing body of the governmental agency 1003 or by the administrative head thereof. The legislator shall disclose any lease with a state governmental 1004 agency in his statement of economic interests as provided in § 30-111; 1005

2. The publication of official notices:

1006 3. A legislator whose sole personal interest in a contract with an agency of the legislative branch is 1007 by reason of income from the contracting firm or General Assembly in excess of \$10,000 \$5,000 per 1008 year, provided the legislator or member of his immediate family does not participate and has no 1009 authority to participate in the procurement or letting of the contract on behalf of the contracting firm 1010 and the legislator either does not have authority to participate in the procurement or letting of the 1011 contract on behalf of the agency or he disqualifies himself as a matter of public record and does not 1012 participate on behalf of the agency in negotiating the contract or in approving the contract;

1013 4. Contracts between a legislator's governmental agency and a public service corporation, financial 1014 institution, or company furnishing public utilities in which the legislator has a personal interest, provided 1015 he disqualifies himself as a matter of public record and does not participate on behalf of the agency in 1016 negotiating the contract or in approving the contract; 1017

5. Contracts for the purchase of goods or services when the contract does not exceed \$500; or

1018 6. Grants or other payments under any program wherein uniform rates for, or the amounts paid to, 1019 all qualified applicants are established solely by the administering governmental agency.

1020 B. Neither the provisions of this chapter nor, unless expressly provided otherwise, any amendments thereto shall apply to those employment contracts or renewals thereof or to any other contracts entered 1021 1022 into prior to August 1, 1987, which were in compliance with either the former Virginia Conflict of 1023 Interests Act, Chapter 22 (§ 2.1-347 et seq.) or the former Comprehensive Conflict of Interests Act, 1024 Chapter 40 (§ 2.1-599 et seq.) of Title 2.1 at the time of their formation and thereafter. Those contracts 1025 shall continue to be governed by the provisions of the appropriate prior Act. Notwithstanding the 1026 provisions of subdivision (f) (4) of former § 2.1-348 of Chapter 22 of Title 2.1 in effect prior to July 1, 1027 1983, the employment by the same governmental agency of a legislator and spouse or any other relative 1028 residing in the same household shall not be deemed to create a material financial interest except when 1029 one of such persons is employed in a direct supervisory or administrative position, or both, with respect 1030 to such spouse or other relative residing in his household, and the annual salary of such subordinate is 1031 \$15,000 or more. 1032

§ 30-110. Disclosure.

1033 A. Every In accordance with the requirements set forth in § 30-111.1, every legislator and 1034 legislator-elect shall file, as a condition to assuming office, a disclosure statement of his personal 1035 interests and such other information as is required on the form prescribed by the Council pursuant to 1036 § 30-111 and thereafter shall file such a statement annually on or before January 15. When the filing 1037 deadline falls on a Saturday, Sunday, or legal holiday, the disclosure statement shall be filed on the next 1038 day that is not a Saturday, Sunday, or legal holiday February 1. Disclosure forms shall be made 1039 available by the Virginia Conflict of Interest and Ethics Advisory Council at least 30 days prior to the 1040 filing deadline. Disclosure forms shall be filed electronically with the Virginia Conflict of Interest and 1041 Ethics Advisory Council in accordance with the standards approved by it pursuant to § 30-356. The 1042 disclosure forms of the members of the General Assembly shall be maintained as public records for five

1043 years in the office of the Virginia Conflict of Interest and Ethics Advisory Council. Such forms shall be 1044 made public no later than six weeks after the filing deadline.

1045 B. Candidates for the General Assembly shall file a disclosure statement of their personal interests as 1046 required by §§ 24.2-500 through 24.2-503.

1047 C. Any legislator who has a personal interest in any transaction pending before the General 1048 Assembly and who is disqualified from participating in that transaction pursuant to § 30-108 and the 1049 rules of his house shall disclose his interest in accordance with the applicable rule of his house. 1050

§ 30-111.1. Disclosure form; filing requirements.

1051 A. A legislator or legislator-elect required to file an annual disclosure on or before February 1 1052 pursuant to this article shall disclose his personal interests and other information as required on the 1053 form prescribed by the Council for the preceding calendar year complete through December 31. A legislator or legislator-elect required to file a disclosure as a condition to assuming office shall file such 1054 1055 disclosure on or before the day such office is assumed and disclose his personal interests and other 1056 information as required on the form prescribed by the Council for the preceding 12-month period 1057 complete through the last day of the month immediately preceding the month in which the office is 1058 assumed; however, any legislator or legislator-elect who assumes office in January shall be required to 1059 only file an annual disclosure on or before February 1 for the preceding calendar year complete 1060 through December 31.

1061 B. When the deadline for filing any disclosure pursuant to this article falls on a Saturday, Sunday, 1062 or legal holiday, the deadline for filing shall be the next day that is not a Saturday, Sunday, or legal 1063 holidav. 1064

§ 30-124. Advisory opinions.

1065 A. A legislator shall not be prosecuted or disciplined for a violation of this chapter if his alleged 1066 violation resulted from his good faith reliance on a written opinion of a committee on standards of 1067 conduct established pursuant to § 30-120, an opinion of the Attorney General as provided in § 30-122, 1068 or a formal opinion of the Virginia Conflict of Interest and Ethics Advisory Council established pursuant 1069 to § 30-355, and the opinion was made after his full disclosure of the facts regardless of whether such 1070 opinion is later withdrawn provided the alleged violation occurred prior to the withdrawal of the 1071 opinion.

1072 B. If a legislator is charged with a knowing violation of this chapter, and the alleged violation 1073 resulted from his reliance upon written informal advice provided by the Council, made after a full 1074 disclosure of the facts, that such action was not in violation of this chapter, then the legislator shall 1075 have the right to introduce a copy of the written informal advice at his trial as evidence that he did not 1076 knowingly violate this chapter. 1077

§ 30-129.1. Orientation sessions on ethics and conflicts of interests.

The Virginia Conflict of Interest and Ethics Advisory Council shall conduct an orientation session (i) 1078 1079 for new and returning General Assembly members preceding each even-numbered year regular session 1080 and (ii) for any new General Assembly member who is elected in a special election and whose term 1081 commences after the date of the orientation session provided for in clause (i) and at least six months 1082 before the date of the next such orientation session within three months of his election. Attendance at 1083 the full orientation session shall be mandatory for newly elected members. Attendance at a refresher 1084 session lasting at least two hours shall be mandatory for returning members and may be accomplished 1085 by online participation. There shall be no penalty for the failure of a member to attend the full or 1086 refresher orientation session, but the member must disclose his attendance pursuant to § 30-111. 1087

§ 30-356. Powers and duties of the Council.

The Council shall:

1088

1089 1. Prescribe the forms required for complying with the disclosure requirements of Article 3 and the 1090 Acts. These forms shall be the only forms used to comply with the provisions of Article 3 or the Acts. 1091 The Council shall make available the disclosure forms and shall provide guidance and other instructions 1092 to assist in the completion of the forms;

1093 2. Review all disclosure forms filed by lobbyists pursuant to Article 3 and by state government 1094 officers and employees and legislators pursuant to the Acts. The Council may review disclosure forms 1095 for completeness, including reviewing the information contained on the face of the form to determine if 1096 the disclosure form has been fully completed and comparing the disclosures contained in any disclosure 1097 form filed by a lobbyist pursuant to § 2.2-426 with other disclosure forms filed with the Council, and 1098 requesting any amendments to ensure the completeness of and correction of errors in the forms, if 1099 necessary. If a disclosure form is found to have not been filed or to have been incomplete as filed, the 1100 Council shall notify the filer in writing and direct the filer to file a completed disclosure form within a prescribed period of time, and such notification shall be confidential and is excluded from the provisions 1101 1102 of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.);

1103 3. Require all disclosure forms and lobbyist registration statements that are required to be filed with 1104 the Council to be filed electronically in accordance with the standards approved by the Council. The

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1105 Council shall provide software or electronic access for filing the required disclosure forms to all filers 1106 and registration statements without charge to all individuals required to file with the Council. The 1107 Council shall prescribe the method of execution and certification of electronically filed forms, including 1108 the use of an electronic signature as authorized by the Uniform Electronic Transactions Act (§ 59.1-479 1109 et seq.). The Council may grant extensions as provided in § 30-356.2 and may authorize a designee to 1110 grant such extensions:

1111 4. Accept and review any statement received from a filer disputing the receipt by such filer of a gift 1112 that has been disclosed on the form filed by a lobbyist pursuant to Article 3;

1113 5. Beginning July 1, 2016, establish and maintain a searchable electronic database comprising those 1114 disclosure forms that are filed with the Council pursuant to §§ 2.2-426, 2.2-3117, 2.2-3118, and 30-111. 1115 Such database shall be available to the public through the Council's official website;

1116 6. Furnish, upon request, formal advisory opinions or guidelines and other appropriate information, 1117 including informal advice, regarding ethics, conflicts issues arising under Article 3 or the Acts, or a 1118 person's duties under Article 3 or the Acts to any person covered by Article 3 or the Acts or to any 1119 agency of state or local government, in an expeditious manner. The Council may authorize a designee to 1120 furnish formal opinions or informal advice. Formal advisory opinions are public record and shall be 1121 published on the Council's website; however, no formal advisory opinion furnished by a designee of the 1122 Council shall be available to the public or published until such opinion has been approved by the 1123 Council. Published formal advisory opinions may have such deletions and changes as may be necessary 1124 to protect the identity of the person involved or other persons supplying information. Informal advice 1125 given by the Council or the Council's designee is confidential and is excluded from the mandatory 1126 disclosure provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.). Other records 1127 relating to formal advisory opinions or informal advice, including records of requests, notes, 1128 correspondence, and draft versions of such opinions or advice, shall also be confidential and excluded 1129 from the mandatory disclosure provisions of the Virginia Freedom of Information Act;

1130 7. Conduct training seminars and educational programs for lobbyists, state and local government 1131 officers and employees, legislators, and other interested persons on the requirements of Article 3 and the 1132 Acts and provide ethics orientation sessions for legislators in compliance with Article 6 (§ 30-129.1 et 1133 seq.) of Chapter 13;

1134 8. Approve orientation courses conducted pursuant to § 2.2-3128 and, upon request, review the 1135 educational materials and approve any training or course on the requirements of Article 3 and the Acts 1136 conducted for state and local government officers and employees;

1137 9. Publish such educational materials as it deems appropriate on the provisions of Article 3 and the 1138 Acts;

1139 10. Review actions taken in the General Assembly with respect to the discipline of its members for 1140 the purpose of offering nonbinding advice;

1141 11. Request from any agency of state or local government such assistance, services, and information 1142 as will enable the Council to effectively carry out its responsibilities. Information provided to the 1143 Council by an agency of state or local government shall not be released to any other party unless 1144 authorized by such agency;

1145 12. Redact from any document or form that is to be made available to the public any residential 1146 address, personal telephone number, or signature contained on that document or form; and

1147 13. Report on or before December 1 of each year on its activities and findings regarding Article 3 1148 and the Acts, including recommendations for changes in the laws, to the General Assembly and the 1149 Governor. The annual report shall be submitted by the chairman as provided in the procedures of the 1150 Division of Legislative Automated Systems for the processing of legislative documents and reports and 1151 shall be published as a state document. 1152

§ 30-356.2. Right to grant extensions in special circumstances; civil penalty.

1153 A. Notwithstanding any other provision of law, any person required to file the disclosure form 1154 prescribed in Article 3 or the Acts shall be entitled to an extension where good cause for granting such 1155 an extension has been shown, as determined by the Council. Good cause shall include:

1156 1. The death of a relative of the filer, as relative is defined in the definition of "gift" in Article 3 or 1157 the Acts.

1158 2. A state of emergency is declared by the Governor pursuant to Chapter 3.2 (§ 44-146.13 et seq.) of 1159 Title 44 or declared by the President of the United States or the governor of another state pursuant to 1160 law and confirmed by the Governor by an executive order, and such an emergency interferes with the 1161 timely filing of disclosure forms. The extension shall be granted only for those filers in areas affected 1162 by such emergency.

1163 3. The filer is a member of a uniformed service of the United States and is on active duty on the 1164 date of the filing deadline.

1165 4. A failure of the electronic filing system and the failure of such system prevents the timely filing 1166 of disclosure forms.

B. For any person who is unable to timely file the disclosure form prescribed in the Acts due to the disclosure form not being made available to him until after the deadline has passed, the Council shall grant such person a five-day extension upon request. The head of the agency for which the person upon sorts or the clerk of the school board or governing body of the locality that was responsible for providing the disclosure form to such person shall be assessed a civil penalty in the amount equal to

1172 \$250, to be collected in accordance with the procedure set forth in subsection B of § 2.2-3124. If the

1173 disclosure form is provided to the person within three days prior to the filing deadline, the Council shall

1174 grant such person a three-day extension upon request and no civil penalties shall be assessed against 1175 the head of such person's agency or the clerk.

1176 2. That an emergency exists and the provisions amending § 24.2-502 of the Code of Virginia are in

- 1177 force from the passage of this act and that the remaining provisions of this act shall become
- 1178 effective in due course.