# 2017 SESSION

## **ENROLLED**

[S 1371]

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# VIRGINIA ACTS OF ASSEMBLY - CHAPTER

- An Act to amend and reenact §§ 2.2-2221, 2.2-3705.6, 2.2-3711, 23.1-203, and 23.1-3130 through 2 3 23.1-3133 of the Code of Virginia; to amend the Code of Virginia by adding in Article 8 of Chapter 4 31 of Title 23.1 a section numbered 23.1-3134; and to repeal § 2.2-2221.2 of the Code of Virginia,
- 5 relating to the Virginia Research Investment Committee.

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## Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That §§ 2.2-2221, 2.2-3705.6, 2.2-3711, 23.1-203, and 23.1-3130 through 23.1-3133 of the Code of 10 Virginia are amended and reenacted and that the Code of Virginia is amended by adding in Article 8 of Chapter 31 of Title 23.1 a section numbered 23.1-3134 as follows: 11

#### 12 § 2.2-2221. Powers of the Authority.

13 The Authority is granted all powers necessary or convenient for the carrying out of its statutory purposes, including, but not limited to, the following rights and powers to: 14

15 1. Sue and be sued, implead and be impleaded, complain and defend in all courts.

2. Adopt, use, and alter at will a corporate seal.

17 3. Acquire, purchase, hold, use, lease or otherwise dispose of any project and property, real, personal 18 or mixed, tangible or intangible, or any interest therein necessary or desirable for carrying out the 19 purposes of the Authority, and, without limitation of the foregoing, to lease as lessee, any project and 20 any property, real, personal or mixed, or any interest therein, at such annual rental and on such terms 21 and conditions as may be determined by the Board and to lease as lessor to any person, any project and any property, real, personal or mixed, tangible or intangible, or any interest therein, at any time acquired 22 23 by the Authority, whether wholly or partially completed, at such annual rental and on such terms and 24 conditions as may be determined by the Board, and to sell, transfer or convey any property, real, 25 personal or mixed, tangible or intangible or any interest therein, at any time acquired or held by the 26 Authority on such terms and conditions as may be determined by the board of the Authority.

27 4. Plan, develop, undertake, carry out, construct, improve, rehabilitate, repair, furnish, maintain, and 28 operate projects. 29

5. Adopt bylaws for the management and regulation of its affairs.

6. Establish and maintain satellite offices within the Commonwealth.

31 7. Fix, alter, charge, and collect rates, rentals, and other charges for the use of projects of, or for the sale of products of or for the services rendered by, the Authority, at rates to be determined by it for the 32 33 purpose of providing for the payment of the expenses of the Authority, the planning, development, 34 construction, improvement, rehabilitation, repair, furnishing, maintenance, and operation of its projects 35 and properties, the payment of the costs accomplishing its purposes set forth in § 2.2-2219, the payment of the principal of and interest on its obligations, and to fulfill the terms and provisions of any 36 37 agreements made with the purchasers or holders of any such obligations.

38 8. Borrow money, make and issue bonds including bonds as the Authority may determine to issue 39 for the purpose of accomplishing the purposes set forth in § 2.2-2219 or of refunding bonds previously 40 issued by the Authority, and to secure the payment of all bonds, or any part thereof, by pledge or deed 41 of trust of all or any of its revenues, rentals, and receipts or of any project or property, real, personal or 42 mixed, tangible or intangible, or any interest therein, and to make agreements with the purchasers or 43 holders of such bonds or with others in connection with any such bonds, whether issued or to be issued, 44 as the Authority deems advisable, and in general to provide for the security for the bonds and the rights 45 of holders thereof.

9. Make and enter into all contracts and agreements necessary or incidental to the performance of its 46 47 duties, the furtherance of its purposes and the execution of its powers under this article, including 48 agreements with any person or federal agency.

49 10. Employ, in its discretion, consultants, attorneys, architects, engineers, accountants, financial 50 experts, investment bankers, superintendents, managers and such other employees and agents as may be necessary, and to fix their compensation to be payable from funds made available to the Authority. 51

52 11. Receive and accept from any federal or private agency, foundation, corporation, association or 53 person grants to be expended in accomplishing the objectives of the Authority, and to receive and accept 54 from the Commonwealth or any state, and any municipality, county or other political subdivision thereof 55 and from any other source, aid or contributions of either money, property, or other things of value, to be 56 held, used and applied only for the purposes for which such grants and contributions may be made.

**SB1371ER** 

12. Render advice and assistance, and to provide services, to institutions of higher education and to other persons providing services or facilities for scientific and technological research or graduate education, provided that credit towards a degree, certificate or diploma shall be granted only if such education is provided in conjunction with an institution of higher education authorized to operate in Virginia.

62 13. Develop, undertake and provide programs, alone or in conjunction with any person or federal 63 agency, for scientific and technological research, technology management, continuing education and 64 in-service training, provided that credit towards a degree, certificate or diploma shall be granted only if 65 such education is provided in conjunction with an institution of higher education authorized to operate in 66 Virginia; to foster the utilization of scientific and technological research information, discoveries and 67 data and to obtain patents, copyrights and trademarks thereon; to coordinate the scientific and technological research efforts of public institutions and private industry and to collect and maintain data 68 on the development and utilization of scientific and technological research capabilities. The universities 69 70

set forth in § 2.2-2220 shall be the principal leading universities in the research institutes.
14. Pledge or otherwise encumber all or any of the revenues or receipts of the Authority as security for all or any of the obligations of the Authority.

73 15. Receive, administer, and market any interest in patents, copyrights and materials that were 74 potentially patentable or copyrightable developed by or for state agencies, public institutions of higher 75 education and political subdivisions of the Commonwealth. The Authority shall return to the agency, 76 institution or political subdivision any revenue in excess of its administrative and marketing costs. When 77 general funds are used to develop the patent or copyright or material that was potentially patentable or 78 copyrightable, any state agency, except a public institution of higher education in Virginia, shall return 79 any revenues it receives from the Authority to the general fund unless the Governor authorizes a 80 percentage of the net royalties to be shared with the developer of the patented, copyrighted, or 81 potentially patentable or copyrightable property.

82 16. Develop Provide assistance to the Virginia Research Investment Committee related to the
 83 development of the Commonwealth Research and Technology Strategic Roadmap, pursuant to §
 84 2.2-2221.2 23.1-3134, for the Commonwealth to use to identify research areas worthy of institutional
 85 focus and Commonwealth investment in order to promote commercialization and economic development
 86 efforts in the Commonwealth.

87 17. Foster innovative partnerships and relationships among the Commonwealth, the Commonwealth's state institutions of higher education, the private sector, federal labs, and not-for-profit organizations to improve research and development commercialization efforts.

90 18. Receive and review annual reports from state institutions of higher education regarding the 91 progress of projects funded through the Commonwealth Research Initiative or the Commonwealth 92 Research and Commercialization Fund. The Authority shall develop guidelines, methodologies, and 93 criteria for the reports. The Authority shall aggregate the reports and submit an annual omnibus report 94 on the status of research and development initiatives in the Commonwealth to the Governor and the 95 chairmen of the Senate Finance Committee, the House Appropriations Committee, the Senate Committee 96 on General Laws and Technology, the House Committee on Science and Technology, and the Joint 97 Commission on Technology and Science.

98 19. In consultation with the Secretary of Technology, develop guidelines for the application, review, and award of funds from the Commonwealth Research Commercialization Fund pursuant to § 2.2-2233.1. These guidelines shall address, at a minimum, the application process and shall give special emphasis to fostering collaboration between institutions of higher education and partnerships between institutions of higher education and business and industry.

103 20. Exclusively, or with any other person, form and otherwise develop, own, operate, govern, and 104 otherwise direct the disposition of assets of, or any combination thereof, separate legal entities, on any 105 such terms and conditions and in any such manner as may be determined by the Board, provided that 106 such separate legal entities shall be formed solely for the purpose of managing and administering any assets disposed of by the Authority. These legal entities may include limited liability companies, limited 107 108 partnerships, charitable foundations, real estate holding companies, investment holding companies, nonstock corporations, and benefit corporations. Any entities created by the Authority shall be operated 109 110 under the governance of the Authority. The Board shall be provided with quarterly performance reports 111 for all governed entities. The articles of incorporation, partnership, or organization for these entities shall 112 provide that, upon dissolution, the assets of the entities that are owned on behalf of the Commonwealth 113 shall be transferred to the Authority. The legal entity shall ensure that the economic benefits attributable 114 to the income and property rights arising from any transactions in which the entity is involved are allocated on a basis that is equitable in the reasonable business judgment of the Board, with due account 115 being given to the interest of the citizens of the Commonwealth and the needs of the formed entity. No 116 legal entity shall be deemed to be a state or governmental agency, advisory agency, or public body or 117

118 instrumentality. No director, officer, or employee of any such entity shall be deemed to be an officer or 119 employee for purposes of the State and Local Government Conflict of Interests Act (§ 2.2-3100 et seq.). 120 Notwithstanding the foregoing, the Auditor of Public Accounts or his legally authorized representatives

121 shall annually audit the financial accounts of the Authority and any such entity, provided that the

122 working papers and records of the Auditor of Public Accounts relating to such audits shall not be

123 subject to the provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.). 124

21. Do all acts and things necessary or convenient to carry out the powers granted to it by law. 125

§ 2.2-3705.6. Exclusions to application of chapter; proprietary records and trade secrets.

126 The following information contained in a public record is excluded from the mandatory disclosure 127 provisions of this chapter but may be disclosed by the custodian in his discretion, except where such 128 disclosure is prohibited by law. Redaction of information excluded under this section from a public 129 record shall be conducted in accordance with § 2.2-3704.01.

130 1. Proprietary information gathered by or for the Virginia Port Authority as provided in § 62.1-132.4 131 or 62.1-134.1.

132 2. Financial statements not publicly available filed with applications for industrial development 133 financings in accordance with Chapter 49 (§ 15.2-4900 et seq.) of Title 15.2.

134 3. Proprietary information, voluntarily provided by private business pursuant to a promise of 135 confidentiality from a public body, used by the public body for business, trade, and tourism 136 development or retention; and memoranda, working papers, or other information related to businesses 137 that are considering locating or expanding in Virginia, prepared by a public body, where competition or 138 bargaining is involved and where disclosure of such information would adversely affect the financial 139 interest of the public body.

140 4. Information that was filed as confidential under the Toxic Substances Information Act (§ 32.1-239 141 et seq.), as such Act existed prior to July 1, 1992.

142 5. Fisheries data that would permit identification of any person or vessel, except when required by 143 court order as specified in § 28.2-204.

144 6. Confidential financial statements, balance sheets, trade secrets, and revenue and cost projections 145 provided to the Department of Rail and Public Transportation, provided such information is exempt 146 under the federal Freedom of Information Act or the federal Interstate Commerce Act or other laws 147 administered by the Surface Transportation Board or the Federal Railroad Administration with respect to 148 data provided in confidence to the Surface Transportation Board and the Federal Railroad 149 Administration.

150 7. Proprietary information related to inventory and sales, voluntarily provided by private energy 151 suppliers to the Department of Mines, Minerals and Energy, used by that Department for energy 152 contingency planning purposes or for developing consolidated statistical information on energy supplies.

153 8. Confidential proprietary information furnished to the Board of Medical Assistance Services or the 154 Medicaid Prior Authorization Advisory Committee pursuant to Article 4 (§ 32.1-331.12 et seq.) of 155 Chapter 10 of Title 32.1.

9. Proprietary, commercial or financial information, balance sheets, trade secrets, and revenue and 156 157 cost projections provided by a private transportation business to the Virginia Department of 158 Transportation and the Department of Rail and Public Transportation for the purpose of conducting 159 transportation studies needed to obtain grants or other financial assistance under the Transportation Equity Act for the 21st Century (P.L. 105-178) for transportation projects if disclosure of such 160 information is exempt under the federal Freedom of Information Act or the federal Interstate Commerce 161 162 Act or other laws administered by the Surface Transportation Board or the Federal Railroad Administration with respect to data provided in confidence to the Surface Transportation Board and the 163 164 Federal Railroad Administration. However, the exclusion provided by this subdivision shall not apply to 165 any wholly owned subsidiary of a public body.

10. Confidential information designated as provided in subsection F of § 2.2-4342 as trade secrets or 166 167 proprietary information by any person in connection with a procurement transaction or by any person 168 who has submitted to a public body an application for prequalification to bid on public construction 169 projects in accordance with subsection B of § 2.2-4317.

170 11. a. Memoranda, staff evaluations, or other information prepared by the responsible public entity, 171 its staff, outside advisors, or consultants exclusively for the evaluation and negotiation of proposals filed 172 under the Public-Private Transportation Act of 1995 (§ 33.2-1800 et seq.) or the Public-Private Education Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.) where (i) if such information 173 174 was made public prior to or after the execution of an interim or a comprehensive agreement, 175 § 33.2-1820 or 56-575.17 notwithstanding, the financial interest or bargaining position of the public 176 entity would be adversely affected and (ii) the basis for the determination required in clause (i) is 177 documented in writing by the responsible public entity; and

178 b. Information provided by a private entity to a responsible public entity, affected jurisdiction, or 179 affected local jurisdiction pursuant to the provisions of the Public-Private Transportation Act of 1995 180 (§ 33.2-1800 et seq.) or the Public-Private Education Facilities and Infrastructure Act of 2002 181 (§ 56-575.1 et seq.) if disclosure of such information would reveal (i) trade secrets of the private entity 182 as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.); (ii) financial information of the private 183 entity, including balance sheets and financial statements, that are not generally available to the public 184 through regulatory disclosure or otherwise; or (iii) other information submitted by the private entity 185 where if such information was made public prior to the execution of an interim agreement or a 186 comprehensive agreement, the financial interest or bargaining position of the public or private entity 187 would be adversely affected. In order for the information specified in clauses (i), (ii), and (iii) to be 188 excluded from the provisions of this chapter, the private entity shall make a written request to the 189 responsible public entity:

190 (1) Invoking such exclusion upon submission of the data or other materials for which protection from 191 disclosure is sought; 192

(2) Identifying with specificity the data or other materials for which protection is sought; and

(3) Stating the reasons why protection is necessary.

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194 The responsible public entity shall determine whether the requested exclusion from disclosure is 195 necessary to protect the trade secrets or financial information of the private entity. To protect other 196 information submitted by the private entity from disclosure, the responsible public entity shall determine 197 whether public disclosure prior to the execution of an interim agreement or a comprehensive agreement 198 would adversely affect the financial interest or bargaining position of the public or private entity. The 199 responsible public entity shall make a written determination of the nature and scope of the protection to 200 be afforded by the responsible public entity under this subdivision. Once a written determination is made 201 by the responsible public entity, the information afforded protection under this subdivision shall continue 202 to be protected from disclosure when in the possession of any affected jurisdiction or affected local 203 jurisdiction.

204 Except as specifically provided in subdivision 11 a, nothing in this subdivision shall be construed to 205 authorize the withholding of (a) procurement records as required by § 33.2-1820 or 56-575.17; (b) 206 information concerning the terms and conditions of any interim or comprehensive agreement, service contract, lease, partnership, or any agreement of any kind entered into by the responsible public entity 207 208 and the private entity; (c) information concerning the terms and conditions of any financing arrangement 209 that involves the use of any public funds; or (d) information concerning the performance of any private 210 entity developing or operating a qualifying transportation facility or a qualifying project.

For the purposes of this subdivision, the terms "affected jurisdiction," "affected local jurisdiction," "comprehensive agreement," "interim agreement," "qualifying project," "qualifying transportation facility," "responsible public entity," and "private entity" shall mean the same as those terms are defined 211 212 213 in the Public-Private Transportation Act of 1995 (§ 33.2-1800 et seq.) or in the Public-Private Education 214 215 Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.).

216 12. Confidential proprietary information or trade secrets, not publicly available, provided by a private person or entity pursuant to a promise of confidentiality to the Virginia Resources Authority or to a 217 218 fund administered in connection with financial assistance rendered or to be rendered by the Virginia 219 Resources Authority where, if such information were made public, the financial interest of the private 220 person or entity would be adversely affected.

221 13. Trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.), or confidential 222 proprietary information that is not generally available to the public through regulatory disclosure or 223 otherwise, provided by a (i) bidder or applicant for a franchise or (ii) franchisee under Chapter 21 224 (§ 15.2-2100 et seq.) of Title 15.2 to the applicable franchising authority pursuant to a promise of 225 confidentiality from the franchising authority, to the extent the information relates to the bidder's, 226 applicant's, or franchisee's financial capacity or provision of new services, adoption of new technologies 227 or implementation of improvements, where such new services, technologies, or improvements have not 228 been implemented by the franchisee on a nonexperimental scale in the franchise area, and where, if such 229 information were made public, the competitive advantage or financial interests of the franchisee would 230 be adversely affected.

231 In order for trade secrets or confidential proprietary information to be excluded from the provisions 232 of this chapter, the bidder, applicant, or franchisee shall (a) invoke such exclusion upon submission of 233 the data or other materials for which protection from disclosure is sought, (b) identify the data or other 234 materials for which protection is sought, and (c) state the reason why protection is necessary.

235 No bidder, applicant, or franchise may invoke the exclusion provided by this subdivision if the 236 bidder, applicant, or franchisee is owned or controlled by a public body or if any representative of the 237 applicable franchising authority serves on the management board or as an officer of the bidder, 238 applicant, or franchisee.

14. Information of a proprietary nature furnished by a supplier of charitable gaming supplies to the

240 Department of Agriculture and Consumer Services pursuant to subsection E of § 18.2-340.34.

241 15. Information related to Virginia apple producer sales provided to the Virginia State Apple Board 242 pursuant to § 3.2-1215.

243 16. Trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) of Title 59.1, 244 submitted by CMRS providers as defined in § 56-484.12 to the Wireless Carrier E-911 Cost Recovery 245 Subcommittee created pursuant to § 56-484.15, relating to the provision of wireless E-911 service.

246 17. Information relating to a grant or loan application, or accompanying a grant or loan application, 247 to the Innovation and Entrepreneurship Investment Authority pursuant to Article 3 (§ 2.2-2233.1 et seq.) 248 of Chapter 22 of Title 2.2 or to the Commonwealth Health Research Board pursuant to Chapter 5.3 249 (§ 32.1-162.23 et seq.) of Title 32.1 if disclosure of such information would (i) reveal proprietary 250 business or research-related information produced or collected by the applicant in the conduct of or as a 251 result of study or research on medical, rehabilitative, scientific, technical, technological, or scholarly 252 issues, when such information has not been publicly released, published, copyrighted, or patented, and 253 (ii) be harmful to the competitive position of the applicant.

254 18. Confidential proprietary information and trade secrets developed and held by a local public body 255 (i) providing telecommunication services pursuant to § 56-265.4:4 and (ii) providing cable television services pursuant to Article 1.1 (§ 15.2-2108.2 et seq.) of Chapter 21 of Title 15.2 if disclosure of such 256 257 information would be harmful to the competitive position of the locality.

258 In order for confidential proprietary information or trade secrets to be excluded from the provisions 259 of this chapter, the locality in writing shall (a) invoke the protections of this subdivision, (b) identify 260 with specificity the information for which protection is sought, and (c) state the reasons why protection 261 is necessary. However, the exemption provided by this subdivision shall not apply to any authority 262 created pursuant to the BVU Authority Act (§ 15.2-7200 et seq.).

263 19. Confidential proprietary information and trade secrets developed by or for a local authority 264 created in accordance with the Virginia Wireless Service Authorities Act (§ 15.2-5431.1 et seq.) to provide qualifying communications services as authorized by Article 5.1 (§ 56-484.7:1 et seq.) of 265 266 Chapter 15 of Title 56, where disclosure of such information would be harmful to the competitive position of the authority, except that information required to be maintained in accordance with 267 268 § 15.2-2160 shall be released.

269 20. Trade secrets as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) or financial 270 information of a business, including balance sheets and financial statements, that are not generally 271 available to the public through regulatory disclosure or otherwise, provided to the Department of Small 272 Business and Supplier Diversity as part of an application for certification as a small, women-owned, or 273 minority-owned business in accordance with Chapter 16.1 (§ 2.2-1603 et seq.). In order for such trade 274 secrets or financial information to be excluded from the provisions of this chapter, the business shall (i) 275 invoke such exclusion upon submission of the data or other materials for which protection from 276 disclosure is sought, (ii) identify the data or other materials for which protection is sought, and (iii) state 277 the reasons why protection is necessary.

278 21. Information of a proprietary or confidential nature disclosed by a carrier to the State Health 279 Commissioner pursuant to §§ 32.1-276.5:1 and 32.1-276.7:1.

280 22. Trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.), including, but 281 not limited to, financial information, including balance sheets and financial statements, that are not 282 generally available to the public through regulatory disclosure or otherwise, and revenue and cost 283 projections supplied by a private or nongovernmental entity to the State Inspector General for the 284 purpose of an audit, special investigation, or any study requested by the Office of the State Inspector 285 General in accordance with law.

286 In order for the information specified in this subdivision to be excluded from the provisions of this 287 chapter, the private or nongovernmental entity shall make a written request to the State Inspector 288 General:

289 a. Invoking such exclusion upon submission of the data or other materials for which protection from 290 disclosure is sought; 291

b. Identifying with specificity the data or other materials for which protection is sought; and

c. Stating the reasons why protection is necessary.

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293 The State Inspector General shall determine whether the requested exclusion from disclosure is 294 necessary to protect the trade secrets or financial information of the private entity. The State Inspector 295 General shall make a written determination of the nature and scope of the protection to be afforded by it 296 under this subdivision.

297 23. Information relating to a grant application, or accompanying a grant application, submitted to the 298 Tobacco Region Revitalization Commission that would (i) reveal (a) trade secrets as defined in the 299 Uniform Trade Secrets Act (§ 59.1-336 et seq.), (b) financial information of a grant applicant that is not 300 a public body, including balance sheets and financial statements, that are not generally available to the

301 public through regulatory disclosure or otherwise, or (c) research-related information produced or 302 collected by the applicant in the conduct of or as a result of study or research on medical, rehabilitative, 303 scientific, technical, technological, or scholarly issues, when such information has not been publicly 304 released, published, copyrighted, or patented, and (ii) be harmful to the competitive position of the 305 applicant; and memoranda, staff evaluations, or other information prepared by the Commission or its 306 staff exclusively for the evaluation of grant applications. The exclusion provided by this subdivision shall apply to grants that are consistent with the powers of and in furtherance of the performance of the 307 308 duties of the Commission pursuant to § 3.2-3103.

309 In order for the information specified in this subdivision to be excluded from the provisions of this 310 chapter, the applicant shall make a written request to the Commission:

311 a. Invoking such exclusion upon submission of the data or other materials for which protection from 312 disclosure is sought;

313 b. Identifying with specificity the data, information or other materials for which protection is sought; 314 and 315

c. Stating the reasons why protection is necessary.

316 The Commission shall determine whether the requested exclusion from disclosure is necessary to 317 protect the trade secrets, financial information, or research-related information of the applicant. The 318 Commission shall make a written determination of the nature and scope of the protection to be afforded 319 by it under this subdivision.

320 24. a. Information held by the Commercial Space Flight Authority relating to rate structures or 321 charges for the use of projects of, the sale of products of, or services rendered by the Authority if 322 disclosure of such information would adversely affect the financial interest or bargaining position of the 323 Authority or a private entity providing the information to the Authority; or

324 b. Information provided by a private entity to the Commercial Space Flight Authority if disclosure of 325 such information would (i) reveal (a) trade secrets of the private entity as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.); (b) financial information of the private entity, including balance sheets 326 327 and financial statements, that are not generally available to the public through regulatory disclosure or otherwise; or (c) other information submitted by the private entity and (ii) adversely affect the financial 328 329 interest or bargaining position of the Authority or private entity.

330 In order for the information specified in clauses (a), (b), and (c) of subdivision 24 b to be excluded 331 from the provisions of this chapter, the private entity shall make a written request to the Authority:

332 (1) Invoking such exclusion upon submission of the data or other materials for which protection from 333 disclosure is sought; 334

(2) Identifying with specificity the data or other materials for which protection is sought; and

(3) Stating the reasons why protection is necessary.

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336 The Authority shall determine whether the requested exclusion from disclosure is necessary to protect 337 the trade secrets or financial information of the private entity. To protect other information submitted by the private entity from disclosure, the Authority shall determine whether public disclosure would 338 339 adversely affect the financial interest or bargaining position of the Authority or private entity. The 340 Authority shall make a written determination of the nature and scope of the protection to be afforded by 341 it under this subdivision.

342 25. Information of a proprietary nature furnished by an agricultural landowner or operator to the 343 Department of Conservation and Recreation, the Department of Environmental Quality, the Department of Agriculture and Consumer Services, or any political subdivision, agency, or board of the Commonwealth pursuant to §§ 10.1-104.7, 10.1-104.8, and 10.1-104.9, other than when required as part 344 345 346 of a state or federal regulatory enforcement action.

347 26. Trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.), provided to the 348 Department of Environmental Quality pursuant to the provisions of § 10.1-1458. In order for such trade 349 secrets to be excluded from the provisions of this chapter, the submitting party shall (i) invoke this 350 exclusion upon submission of the data or materials for which protection from disclosure is sought, (ii) 351 identify the data or materials for which protection is sought, and (iii) state the reasons why protection is 352 necessary.

353 27. Information of a proprietary nature furnished by a licensed public-use airport to the Department 354 of Aviation for funding from programs administered by the Department of Aviation or the Virginia Aviation Board, where if such information was made public, the financial interest of the public-use 355 356 airport would be adversely affected.

In order for the information specified in this subdivision to be excluded from the provisions of this 357 358 chapter, the public-use airport shall make a written request to the Department of Aviation:

359 a. Invoking such exclusion upon submission of the data or other materials for which protection from 360 disclosure is sought;

361 b. Identifying with specificity the data or other materials for which protection is sought; and

362 c. Stating the reasons why protection is necessary.

28. Records submitted as Information relating to a grant or loan application, or accompanying a 363 364 grant or loan application, for an award from submitted to the Virginia Research Investment Fund Committee established pursuant to Article 8 (§ 23.1-3130 et seq.) of Chapter 31 of Title 23.1, to the 365 extent that such records contain proprietary business or research-related information produced or 366 367 collected by the applicant in the conduct of or as a result of study or research on medical, rehabilitative, 368 scientific, technical, technological, or scholarly issues, when such information has not been publicly 369 released, published, copyrighted, or patented, if the disclosure of such information would be harmful to 370 the competitive position of the applicant would (i) reveal (a) trade secrets as defined in the Uniform 371 Trade Secrets Act (§ 59.1-336 et seq.); (b) financial information of a party to a grant or loan 372 application that is not a public body, including balance sheets and financial statements, that are not 373 generally available to the public through regulatory disclosure or otherwise; or (c) research-related information produced or collected by a party to the application in the conduct of or as a result of study 374 375 or research on medical, rehabilitative, scientific, technical, technological, or scholarly issues, when such 376 information has not been publicly released, published, copyrighted, or patented, and (ii) be harmful to 377 the competitive position of a party to a grant or loan application; and memoranda, staff evaluations, or 378 other information prepared by the Committee or its staff, or a reviewing entity pursuant to subsection D 379 of § 23.1-3133, exclusively for the evaluation of grant or loan applications, including any scoring or 380 prioritization documents prepared for and forwarded to the Committee pursuant to subsection D of 381 § 23.1-3133.

382 In order for the information submitted by the applicant and specified in this subdivision to be 383 excluded from the provisions of this chapter, the applicant shall make a written request to the 384 *Committee:* 

385 a. Invoking such exclusion upon submission of the data or other materials for which protection from 386 disclosure is sought;

387 b. Identifying with specificity the data, information, or other materials for which protection is sought; 388 and 389

c. Stating the reasons why protection is necessary.

390 The Virginia Research Investment Committee shall determine whether the requested exclusion from 391 disclosure is necessary to protect the trade secrets, financial information, or research-related 392 information of the party to the application. The Committee shall make a written determination of the 393 nature and scope of the protection to be afforded by it under this subdivision. 394

§ 2.2-3711. Closed meetings authorized for certain limited purposes.

395 A. Public bodies may hold closed meetings only for the following purposes:

396 1. Discussion, consideration, or interviews of prospective candidates for employment; assignment, 397 appointment, promotion, performance, demotion, salaries, disciplining, or resignation of specific public 398 officers, appointees, or employees of any public body; and evaluation of performance of departments or 399 schools of public institutions of higher education where such evaluation will necessarily involve 400 discussion of the performance of specific individuals. Any teacher shall be permitted to be present 401 during a closed meeting in which there is a discussion or consideration of a disciplinary matter that 402 involves the teacher and some student and the student involved in the matter is present, provided the teacher makes a written request to be present to the presiding officer of the appropriate board. Nothing 403 **404** in this subdivision, however, shall be construed to authorize a closed meeting by a local governing body 405 or an elected school board to discuss compensation matters that affect the membership of such body or 406 board collectively.

407 2. Discussion or consideration of admission or disciplinary matters or any other matters that would 408 involve the disclosure of information contained in a scholastic record concerning any student of any 409 Virginia public institution of higher education or any state school system. However, any such student, 410 legal counsel and, if the student is a minor, the student's parents or legal guardians shall be permitted to 411 be present during the taking of testimony or presentation of evidence at a closed meeting, if such 412 student, parents, or guardians so request in writing and such request is submitted to the presiding officer 413 of the appropriate board.

414 3. Discussion or consideration of the acquisition of real property for a public purpose, or of the 415 disposition of publicly held real property, where discussion in an open meeting would adversely affect 416 the bargaining position or negotiating strategy of the public body.

417 4. The protection of the privacy of individuals in personal matters not related to public business.

418 5. Discussion concerning a prospective business or industry or the expansion of an existing business or industry where no previous announcement has been made of the business' or industry's interest in 419 420 locating or expanding its facilities in the community.

421 6. Discussion or consideration of the investment of public funds where competition or bargaining is 422 involved, where, if made public initially, the financial interest of the governmental unit would be 423 adversely affected.

424 7. Consultation with legal counsel and briefings by staff members or consultants pertaining to actual 425 or probable litigation, where such consultation or briefing in open meeting would adversely affect the negotiating or litigating posture of the public body; and consultation with legal counsel employed or 426 427 retained by a public body regarding specific legal matters requiring the provision of legal advice by such 428 counsel. For the purposes of this subdivision, "probable litigation" means litigation that has been 429 specifically threatened or on which the public body or its legal counsel has a reasonable basis to believe will be commenced by or against a known party. Nothing in this subdivision shall be construed to 430 431 permit the closure of a meeting merely because an attorney representing the public body is in attendance 432 or is consulted on a matter.

433 8. In the case of boards of visitors of public institutions of higher education, discussion or 434 consideration of matters relating to gifts, bequests and fund-raising activities, and grants and contracts 435 for services or work to be performed by such institution. However, the terms and conditions of any such 436 gifts, bequests, grants, and contracts made by a foreign government, a foreign legal entity, or a foreign 437 person and accepted by a public institution of higher education in Virginia shall be subject to public 438 disclosure upon written request to the appropriate board of visitors. For the purpose of this subdivision, 439 (i) "foreign government" means any government other than the United States government or the 440 government of a state or a political subdivision thereof; (ii) "foreign legal entity" means any legal entity 441 created under the laws of the United States or of any state thereof if a majority of the ownership of the 442 stock of such legal entity is owned by foreign governments or foreign persons or if a majority of the 443 membership of any such entity is composed of foreign persons or foreign legal entities, or any legal 444 entity created under the laws of a foreign government; and (iii) "foreign person" means any individual 445 who is not a citizen or national of the United States or a trust territory or protectorate thereof.

446 9. In the case of the boards of trustees of the Virginia Museum of Fine Arts, the Virginia Museum 447 of Natural History, the Jamestown-Yorktown Foundation, and The Science Museum of Virginia, 448 discussion or consideration of matters relating to specific gifts, bequests, and grants. 449

10. Discussion or consideration of honorary degrees or special awards.

450 11. Discussion or consideration of tests, examinations, or other information excluded from this 451 chapter pursuant to subdivision 4 of § 2.2-3705.1.

452 12. Discussion, consideration, or review by the appropriate House or Senate committees of possible 453 disciplinary action against a member arising out of the possible inadequacy of the disclosure statement filed by the member, provided the member may request in writing that the committee meeting not be 454 455 conducted in a closed meeting.

456 13. Discussion of strategy with respect to the negotiation of a hazardous waste siting agreement or to 457 consider the terms, conditions, and provisions of a hazardous waste siting agreement if the governing 458 body in open meeting finds that an open meeting will have an adverse effect upon the negotiating 459 position of the governing body or the establishment of the terms, conditions and provisions of the siting 460 agreement, or both. All discussions with the applicant or its representatives may be conducted in a 461 closed meeting.

462 14. Discussion by the Governor and any economic advisory board reviewing forecasts of economic 463 activity and estimating general and nongeneral fund revenues.

464 15. Discussion or consideration of medical and mental health records excluded from this chapter 465 pursuant to subdivision 1 of § 2.2-3705.5.

466 16. Deliberations of the Virginia Lottery Board in a licensing appeal action conducted pursuant to 467 subsection D of § 58.1-4007 regarding the denial or revocation of a license of a lottery sales agent; and 468 discussion, consideration or review of Virginia Lottery matters related to proprietary lottery game 469 information and studies or investigations exempted from disclosure under subdivision 6 of § 2.2-3705.3 470 and subdivision 11 of § 2.2-3705.7.

471 17. Those portions of meetings by local government crime commissions where the identity of, or 472 information tending to identify, individuals providing information about crimes or criminal activities 473 under a promise of anonymity is discussed or disclosed.

474 18. Those portions of meetings in which the Board of Corrections discusses or discloses the identity 475 of, or information tending to identify, any prisoner who (i) provides information about crimes or criminal activities, (ii) renders assistance in preventing the escape of another prisoner or in the 476 477 apprehension of an escaped prisoner, or (iii) voluntarily or at the instance of a prison official renders other extraordinary services, the disclosure of which is likely to jeopardize the prisoner's life or safety. 478

479 19. Discussion of plans to protect public safety as it relates to terrorist activity or specific 480 cybersecurity threats or vulnerabilities and briefings by staff members, legal counsel, or law-enforcement **481** or emergency service officials concerning actions taken to respond to such matters or a related threat to public safety; discussion of information excluded from this chapter pursuant to subdivision 3 or 4 of 482 483 § 2.2-3705.2, where discussion in an open meeting would jeopardize the safety of any person or the

484 security of any facility, building, structure, information technology system, or software program; or
485 discussion of reports or plans related to the security of any governmental facility, building or structure,
486 or the safety of persons using such facility, building or structure.

487 20. Discussion by the Board of the Virginia Retirement System, acting pursuant to § 51.1-124.30, or 488 of any local retirement system, acting pursuant to § 51.1-803, or of the Rector and Visitors of the 489 University of Virginia, acting pursuant to § 23.1-2210, or by the Board of the Virginia College Savings 490 Plan, acting pursuant to § 23.1-706, regarding the acquisition, holding or disposition of a security or 491 other ownership interest in an entity, where such security or ownership interest is not traded on a 492 governmentally regulated securities exchange, to the extent that such discussion (i) concerns confidential 493 analyses prepared for the Rector and Visitors of the University of Virginia, prepared by the retirement 494 system or by the Virginia College Savings Plan or provided to the retirement system or the Virginia 495 College Savings Plan under a promise of confidentiality, of the future value of such ownership interest 496 or the future financial performance of the entity, and (ii) would have an adverse effect on the value of 497 the investment to be acquired, held or disposed of by the retirement system, the Rector and Visitors of 498 the University of Virginia, or the Virginia College Savings Plan. Nothing in this subdivision shall be 499 construed to prevent the disclosure of information relating to the identity of any investment held, the 500 amount invested or the present value of such investment.

501 21. Those portions of meetings in which individual child death cases are discussed by the State Child 502 Fatality Review team established pursuant to § 32.1-283.1, those portions of meetings in which 503 individual child death cases are discussed by a regional or local child fatality review team established 504 pursuant to § 32.1-283.2, those portions of meetings in which individual death cases are discussed by 505 family violence fatality review teams established pursuant to § 32.1-283.3, those portions of meetings in 506 which individual adult death cases are discussed by the state Adult Fatality Review Team established 507 pursuant to § 32.1-283.5, and those portions of meetings in which individual adult death cases are 508 discussed by a local or regional adult fatality review team established pursuant to § 32.1-283.6.

22. Those portions of meetings of the University of Virginia Board of Visitors or the Eastern 509 510 Virginia Medical School Board of Visitors, as the case may be, and those portions of meetings of any persons to whom management responsibilities for the University of Virginia Medical Center or Eastern 511 512 Virginia Medical School, as the case may be, have been delegated, in which there is discussed 513 proprietary, business-related information pertaining to the operations of the University of Virginia Medical Center or Eastern Virginia Medical School, as the case may be, including business development 514 515 or marketing strategies and activities with existing or future joint venturers, partners, or other parties 516 with whom the University of Virginia Medical Center or Eastern Virginia Medical School, as the case 517 may be, has formed, or forms, any arrangement for the delivery of health care, if disclosure of such 518 information would adversely affect the competitive position of the Medical Center or Eastern Virginia 519 Medical School, as the case may be.

520 23. In the case of the Virginia Commonwealth University Health System Authority, discussion or 521 consideration of any of the following: the acquisition or disposition of real or personal property where 522 disclosure would adversely affect the bargaining position or negotiating strategy of the Authority; 523 operational plans that could affect the value of such property, real or personal, owned or desirable for 524 ownership by the Authority; matters relating to gifts, bequests and fund-raising activities; grants and 525 contracts for services or work to be performed by the Authority; marketing or operational strategies 526 where disclosure of such strategies would adversely affect the competitive position of the Authority; 527 members of its medical and teaching staffs and qualifications for appointments thereto; and qualifications 528 or evaluations of other employees. This exclusion shall also apply when the foregoing discussions occur 529 at a meeting of the Virginia Commonwealth University Board of Visitors.

530 24. Those portions of the meetings of the Health Practitioners' Monitoring Program Committee within
531 the Department of Health Professions to the extent such discussions identify any practitioner who may
532 be, or who actually is, impaired pursuant to Chapter 25.1 (§ 54.1-2515 et seq.) of Title 54.1.

533 25. Meetings or portions of meetings of the Board of the Virginia College Savings Plan wherein
534 personal information, as defined in § 2.2-3801, which has been provided to the Board or its employees
535 by or on behalf of individuals who have requested information about, applied for, or entered into
536 prepaid tuition contracts or savings trust account agreements pursuant to Chapter 7 (§ 23.1-700 et seq.)
537 of Title 23.1 is discussed.

538 26. Discussion or consideration, by the Wireless Carrier E-911 Cost Recovery Subcommittee created
539 pursuant to § 56-484.15, of trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et
540 seq.), submitted by CMRS providers as defined in § 56-484.12, related to the provision of wireless
541 E-911 service.

542 27. Those portions of disciplinary proceedings by any regulatory board within the Department of
543 Professional and Occupational Regulation, Department of Health Professions, or the Board of
544 Accountancy conducted pursuant to § 2.2-4019 or 2.2-4020 during which the board deliberates to reach

545 a decision or meetings of health regulatory boards or conference committees of such boards to consider 546 settlement proposals in pending disciplinary actions or modifications to previously issued board orders as 547 requested by either of the parties.

548 28. Discussion or consideration of information excluded from this chapter pursuant to subdivision 11 549 of § 2.2-3705.6 by a responsible public entity or an affected locality or public entity, as those terms are 550 defined in § 33.2-1800, or any independent review panel appointed to review information and advise the 551 responsible public entity concerning such records.

552 29. Discussion of the award of a public contract involving the expenditure of public funds, including 553 interviews of bidders or offerors, and discussion of the terms or scope of such contract, where 554 discussion in an open session would adversely affect the bargaining position or negotiating strategy of 555 the public body.

556 30. Discussion or consideration of grant or loan application information excluded from this chapter 557 pursuant to subdivision 17 of § 2.2-3705.6 by (i) the Commonwealth Health Research Board or (ii) the Innovation and Entrepreneurship Investment Authority or the Research and Technology Investment 558 559 Advisory Committee appointed to advise the Innovation and Entrepreneurship Investment Authority.

560 31. Discussion or consideration by the Commitment Review Committee of information excluded from this chapter pursuant to subdivision 8 of § 2.2-3705.2 relating to individuals subject to commitment as 561 562 sexually violent predators under Chapter 9 (§ 37.2-900 et seq.) of Title 37.2. 563

32. [Expired.]

564 33. Discussion or consideration of confidential proprietary information and trade secrets excluded 565 from this chapter pursuant to subdivision 18 of § 2.2-3705.6. However, the exemption provided by this 566 subdivision shall not apply to any authority created pursuant to the BVU Authority Act (§ 15.2-7200 et 567 seq.).

568 34. Discussion or consideration by a local authority created in accordance with the Virginia Wireless Service Authorities Act (§ 15.2-5431.1 et seq.) of confidential proprietary information and trade secrets 569 570 excluded from this chapter pursuant to subdivision 19 of § 2.2-3705.6.

571 35. Discussion or consideration by the State Board of Elections or local electoral boards of voting 572 security matters made confidential pursuant to § 24.2-625.1.

36. Discussion or consideration by the Forensic Science Board or the Scientific Advisory Committee 573 574 created pursuant to Article 2 (§ 9.1-1109 et seq.) of Chapter 11 of Title 9.1 of records excluded from 575 this chapter pursuant to subdivision A 2 a of § 2.2-3706.

576 37. Discussion or consideration by the Brown v. Board of Education Scholarship Program Awards 577 Committee of information or confidential matters excluded from this chapter pursuant to subdivision 3 578 of § 2.2-3705.4, and meetings of the Committee to deliberate concerning the annual maximum 579 scholarship award, review and consider scholarship applications and requests for scholarship award 580 renewal, and cancel, rescind, or recover scholarship awards.

38. Discussion or consideration by the Virginia Port Authority of information excluded from this 581 chapter pursuant to subdivision 1 of § 2.2-3705.6. 582

39. Discussion or consideration by the Board of Trustees of the Virginia Retirement System acting 583 584 pursuant to § 51.1-124.30, by the Investment Advisory Committee appointed pursuant to § 51.1-124.26, by any local retirement system, acting pursuant to § 51.1-803, by the Board of the Virginia College 585 Savings Plan acting pursuant to § 23.1-706, or by the Virginia College Savings Plan's Investment 586 Advisory Committee appointed pursuant to § 23.1-702 of information excluded from this chapter 587 588 pursuant to subdivision 25 of § 2.2-3705.7.

589 40. Discussion or consideration of information excluded from this chapter pursuant to subdivision 3 of § 2.2-3705.6. 590

591 41. Discussion or consideration by the Board of Education of information relating to the denial, 592 suspension, or revocation of teacher licenses excluded from this chapter pursuant to subdivision 12 of 593 § 2.2-3705.3.

594 42. Those portions of meetings of the Virginia Military Advisory Council or any commission created 595 by executive order for the purpose of studying and making recommendations regarding preventing 596 closure or realignment of federal military and national security installations and facilities located in 597 Virginia and relocation of such facilities to Virginia, or a local or regional military affairs organization 598 appointed by a local governing body, during which there is discussion of information excluded from this 599 chapter pursuant to subdivision 11 of § 2.2-3705.2.

600 43. Discussion or consideration by the Board of Trustees of the Veterans Services Foundation of 601 information excluded from this chapter pursuant to subdivision 29 of § 2.2-3705.7.

602 44. Discussion or consideration by the Virginia Tobacco Region Revitalization Commission of 603 information excluded from this chapter pursuant to subdivision 23 of § 2.2-3705.6.

604 45. Discussion or consideration by the board of directors of the Commercial Space Flight Authority of information excluded from this chapter pursuant to subdivision 24 of § 2.2-3705.6. 605

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606 46. Discussion or consideration of personal and proprietary information that are excluded from the 607 provisions of this chapter pursuant to (i) subdivision 25 of § 2.2-3705.6 or (ii) subsection E of 608 § 10.1-104.7. This exclusion shall not apply to the discussion or consideration of records that contain 609 information that has been certified for release by the person who is the subject of the information or 610 transformed into a statistical or aggregate form that does not allow identification of the person who supplied, or is the subject of, the information. 611

612 47. (Effective July 1, 2018) Discussion or consideration by the Board of Directors of the Virginia 613 Alcoholic Beverage Control Authority of information excluded from this chapter pursuant to subdivision 614 1 of § 2.2-3705.3 or subdivision 34 of § 2.2-3705.7.

48. Discussion or consideration of grant or loan application records excluded from this chapter 615 616 pursuant to subdivision 28 of § 2.2-3705.6 related to the submission of an application for an award from 617 the Virginia Research Investment Fund pursuant to Article 8 (§ 23.1-3130 et seq.) of Chapter 31 of Title 23.1 or interviews of parties to an application by a reviewing entity pursuant to subsection D of 618 619 § 23.1-3133 or by the Virginia Research Investment Committee.

620 49. Discussion or development of grant proposals by a regional council established pursuant to 621 Article 26 (§ 2.2-2484 et seq.) of Chapter 24 to be submitted for consideration to the Virginia Growth 622 and Opportunity Board.

623 B. No resolution, ordinance, rule, contract, regulation or motion adopted, passed or agreed to in a 624 closed meeting shall become effective unless the public body, following the meeting, reconvenes in open 625 meeting and takes a vote of the membership on such resolution, ordinance, rule, contract, regulation, or 626 motion that shall have its substance reasonably identified in the open meeting.

627 C. Public officers improperly selected due to the failure of the public body to comply with the other 628 provisions of this section shall be de facto officers and, as such, their official actions are valid until they 629 obtain notice of the legal defect in their election.

630 D. Nothing in this section shall be construed to prevent the holding of conferences between two or 631 more public bodies, or their representatives, but these conferences shall be subject to the same 632 procedures for holding closed meetings as are applicable to any other public body.

633 E. This section shall not be construed to (i) require the disclosure of any contract between the 634 Department of Health Professions and an impaired practitioner entered into pursuant to Chapter 25.1 635 (§ 54.1-2515 et seq.) of Title 54.1 or (ii) require the board of directors of any authority created pursuant 636 to the Industrial Development and Revenue Bond Act (§ 15.2-4900 et seq.), or any public body 637 empowered to issue industrial revenue bonds by general or special law, to identify a business or industry 638 to which subdivision A 5 applies. However, such business or industry shall be identified as a matter of 639 public record at least 30 days prior to the actual date of the board's authorization of the sale or issuance 640 of such bonds. 641

# § 23.1-203. Duties of Council.

The Council shall:

642

643 1. Develop a statewide strategic plan that (i) reflects the goals set forth in subsection A of 644 § 23.1-1002 or (ii) once adopted, reflects the goals and objectives developed pursuant to subdivision B 5 645 of § 23.1-309 for higher education in the Commonwealth, identifies a coordinated approach to such state **646** and regional goals, and emphasizes the future needs for higher education in the Commonwealth at both 647 the undergraduate and the graduate levels and the mission, programs, facilities, and location of each of 648 the existing institutions of higher education, each public institution's six-year plan, and such other 649 matters as the Council deems appropriate. The Council shall revise such plan at least once every six 650 years and shall submit such recommendations as are necessary for the implementation of the plan to the 651 Governor and the General Assembly.

652 2. Review and approve or disapprove any proposed change in the statement of mission of any public 653 institution of higher education and define the mission of all newly created public institutions of higher 654 education. The Council shall report such approvals, disapprovals, and definitions to the Governor and 655 the General Assembly at least once every six years. No such actions shall become effective until 30 656 days after adjournment of the session of the General Assembly next following the filing of such a 657 report. Nothing in this subdivision shall be construed to authorize the Council to modify any mission 658 statement adopted by the General Assembly or empower the Council to affect, either directly or 659 indirectly, the selection of faculty or the standards and criteria for admission of any public institution of 660 higher education, whether relating to academic standards, residence, or other criteria. Faculty selection **661** and student admission policies shall remain a function of the individual public institutions of higher 662 education.

3. Study any proposed escalation of any public institution of higher education to a degree-granting 663 664 level higher than that level to which it is presently restricted and submit a report and recommendation to 665 the Governor and the General Assembly relating to the proposal. The study shall include the need for and benefits or detriments to be derived from the escalation. No such institution shall implement any 666

such proposed escalation until the Council's report and recommendation have been submitted to theGeneral Assembly and the General Assembly approves the institution's proposal.

669 4. Review and approve or disapprove all enrollment projections proposed by each public institution 670 of higher education. The Council's projections shall be organized numerically by level of enrollment and shall be used solely for budgetary, fiscal, and strategic planning purposes. The Council shall develop 671 672 estimates of the number of degrees to be awarded by each public institution of higher education and 673 include those estimates in its reports of enrollment projections. The student admissions policies for such 674 institutions and their specific programs shall remain the sole responsibility of the individual governing 675 boards but all baccalaureate public institutions of higher education shall adopt dual admissions policies 676 with comprehensive community colleges as required by § 23.1-907.

677 5. Review and approve or disapprove all new undergraduate or graduate academic programs that any678 public institution of higher education proposes.

679 6. Review and require the discontinuance of any undergraduate or graduate academic program that is presently offered by any public institution of higher education when the Council determines that such **680** 681 academic program is (i) nonproductive in terms of the number of degrees granted, the number of 682 students served by the program, the program's effectiveness, and budgetary considerations or (ii) supported by state funds and unnecessarily duplicative of academic programs offered at other public 683 684 institutions of higher education. The Council shall make a report to the Governor and the General 685 Assembly with respect to the discontinuance of any such academic program. No such discontinuance 686 shall become effective until 30 days after the adjournment of the session of the General Assembly next **687** following the filing of such report.

688 7. Review and approve or disapprove the establishment of any department, school, college, branch, 689 division, or extension of any public institution of higher education that such institution proposes to 690 establish, whether located on or off the main campus of such institution. If any organizational change is 691 determined by the Council to be proposed solely for the purpose of internal management and the 692 institution's curricular offerings remain constant, the Council shall approve the proposed change. Nothing 693 in this subdivision shall be construed to authorize the Council to disapprove the establishment of any 694 such department, school, college, branch, division, or extension established by the General Assembly.

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

**698** 9. Develop a uniform, comprehensive data information system designed to gather all information 699 necessary to the performance of the Council's duties. The system shall include information on 700 admissions, enrollment, self-identified students with documented disabilities, personnel, programs, 701 financing, space inventory, facilities, and such other areas as the Council deems appropriate. When 702 consistent with the Government Data Collection and Dissemination Practices Act (§ 2.2-3800 et seq.), the Virginia Unemployment Compensation Act (§ 60.2-100 et seq.), and applicable federal law, the Council, acting solely or in partnership with the Virginia Department of Education or the Virginia 703 704 705 Employment Commission, may contract with private entities to create de-identified student records in 706 which all personally identifiable information has been removed for the purpose of assessing the 707 performance of institutions and specific programs relative to the workforce needs of the Commonwealth.

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

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

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

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

14. Provide advisory services to each accredited nonprofit private institution of higher education
whose primary purpose is to provide collegiate or graduate education and not to provide religious
training or theological education on academic, administrative, financial, and space utilization matters.
The Council may review and advise on joint activities, including contracts for services between public

728 and such private institutions of higher education or between such private institutions of higher education 729 and any agency or political subdivision of the Commonwealth.

730 15. Adopt such policies and regulations as the Council deems necessary to implement its duties 731 established by state law. Each public institution of higher education shall comply with such policies and 732 regulations.

733 16. Issue guidelines consistent with the provisions of the federal Family Educational Rights and 734 Privacy Act (20 U.S.C. § 1232g), requiring public institutions of higher education to release a student's 735 academic and disciplinary record to a student's parent.

736 17. Require each institution of higher education formed, chartered, or established in the 737 Commonwealth after July 1, 1980, to ensure the preservation of student transcripts in the event of 738 institutional closure or revocation of approval to operate in the Commonwealth. An institution may 739 ensure the preservation of student transcripts by binding agreement with another institution of higher 740 education with which it is not corporately connected or in such other way as the Council may authorize 741 by regulation. In the event that an institution closes or has its approval to operate in the Commonwealth 742 revoked, the Council, through its director, may take such action as is necessary to secure and preserve 743 the student transcripts until such time as an appropriate institution accepts all or some of the transcripts. 744 Nothing in this subdivision shall be deemed to interfere with the right of a student to his own transcripts 745 or authorize disclosure of student records except as may otherwise be authorized by law.

746 18. Require the development and submission of articulation, dual admissions, and guaranteed 747 admissions agreements between associate-degree-granting and baccalaureate public institutions of higher 748 education.

749 19. Provide periodic updates of base adequacy funding guidelines adopted by the Joint Subcommittee 750 Studying Higher Education Funding Policies for each public institution of higher education.

751 20. In consultation with each public institution of higher education, develop a one-year uniform 752 certificate of general studies program to be offered at each comprehensive community college. Such 753 program shall ensure that a comprehensive community college student who completes the one-year 754 certificate program is eligible to transfer all credits earned in academic subject coursework to a 755 baccalaureate public institution of higher education upon acceptance to such baccalaureate institution.

756 21. Cooperate with the Board of Education in matters of interest to both public elementary and secondary schools and public institutions of higher education, particularly in connection with 757 758 coordination of the college admission requirements, coordination of teacher training programs with the 759 public school programs, and the Board's Six-Year Educational Technology Plan for Virginia. The 760 Council shall encourage public institutions of higher education to design programs that include the skills 761 necessary for the successful implementation of such Plan.

762 22. Advise and provide technical assistance to the Brown v. Board of Education Scholarship 763 Committee in the implementation and administration of the Brown v. Board of Education Scholarship Program pursuant to Chapter 34.1 (§ 30-231.01 et seq.) of Title 30. 764

765 23. Insofar as possible, seek the cooperation and utilize the facilities of existing state departments, 766 institutions, and agencies in carrying out its duties. 767

24. Serve as the coordinating council for public institutions of higher education.

768 25. Serve as the planning and coordinating agency for all postsecondary educational programs for all 769 health professions and occupations and make recommendations, including those relating to financing, for 770 providing adequate and coordinated educational programs to produce an appropriate supply of properly 771 trained personnel. The Council may conduct such studies as it deems appropriate in furtherance of the 772 requirements of this subdivision. All state departments and agencies shall cooperate with the Council in 773 the execution of its responsibilities under this subdivision.

774 26. Carry out such duties as the Governor may assign to it in response to agency designations 775 requested by the federal government.

776 27. Insofar as practicable, preserve the individuality, traditions, and sense of responsibility of each 777 public institution of higher education in carrying out its duties.

778 28. Insofar as practicable, seek the assistance and advice of each public institution of higher 779 education in fulfilling its duties and responsibilities.

780 29. Assist Develop the Commonwealth Research and Technology Strategic Roadmap pursuant to the 781 provisions of § 23.1-3134 to be submitted to the Virginia Research Investment Committee for approval, and otherwise assist the Virginia Research Investment Committee with the administration of the Virginia 782 783 Research Investment Fund consistent with the provisions of Article 8 (§ 23.1-3130 et seq.) of Chapter 784 31. 785

#### Article 8.

Virginia Research Investment Fund Committee.

#### 787 § 23.1-3130. Definitions.

786

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

789 "Board" means a policy board in the executive branch of government that (i) was created by the 790 2016 Session of the General Assembly, (ii) has a legislatively stated purpose of promoting collaborative 791 regional economic and workforce development opportunities and activities, and (iii) has membership 792 consisting of members of the House of Delegates, members of the Senate, members of the Governor's 793 Cabinet, and nonlegislative citizen appointees the Virginia Growth and Opportunity Board established 794 pursuant to § 2.2-2485.

795 "Board of Trustees" means the Board of Trustees of the Virginia Retirement System established 796 pursuant to § 51.1-124.20.

797 "Committee" means the Virginia Research Investment Committee established pursuant to § 23.1-3132. 798 "Council" means the State Council of Higher Education for Virginia. 799

"Fund" means the Virginia Research Investment Fund established in § 23.1-3131.

"Roadmap" means the Commonwealth Research and Technology Strategic Roadmap developed pursuant to § 23.1-3134. 800 801

## § 23.1-3131. Virginia Research Investment Fund.

802

A. There is hereby created in the state treasury a special nonreverting revolving fund to be known as 803 804 the Virginia Research Investment Fund. The Fund shall be established on the books of the Comptroller. 805 All moneys appropriated by the General Assembly for the Fund, and from any other sources public or 806 private, shall be paid into the state treasury and credited to the Fund. Interest and other income earned 807 on the Fund shall be credited to the Fund. Any moneys remaining in the Fund, including interest and 808 other income thereon, at the end of each fiscal year shall not revert to the general fund but shall remain 809 in the Fund.

810 B. 1. Notwithstanding any other provision of law, the General Assembly may specifically designate 811 that certain moneys appropriated to the Fund be invested, reinvested, and managed by the Board of the 812 Virginia Retirement System Trustees as provided in § 51.1-124.38. The State Treasurer shall not be held liable for losses suffered by the Virginia Retirement System on investments made under the authority of 813 814 this subsection.

815 2. No more than \$4 million of moneys so invested, net of any administrative fee assessed pursuant to 816 subsection E of § 51.1-124.38, may be awarded through grants or loans in a fiscal year for any purpose permitted by this article. At the direction of the Committee, the State Comptroller may annually request 817 818 a disbursement of \$4 million from the moneys invested by the Board of the Virginia Retirement System 819 Trustees, to be held with other moneys in the Fund not subject to such investment. At the end of each 820 fiscal year, if less than \$4 million of such annual allocation is awarded as grants or loans in a calendar year, the Comptroller shall return the remainder of the annual \$4 million allocation to the Board of the 821 822 Virginia Retirement System Trustees for reinvestment pursuant to § 51.1-124.38.

823 3. Any loans awarded pursuant to this article shall be paid by the Comptroller from the \$4 million 824 annual allocation set forth in subdivision 2. The recipient of a loan shall repay the loan pursuant to the 825 terms set forth by the Committee. At the end of each fiscal year, the Comptroller shall return any repayments received from loan recipients to the Board of the Virginia Retirement System Trustees for 826 827 reinvestment pursuant to § 51.1-124.38.

828 C. 1. Moneys in the Fund shall be used solely primarily for grants and loans to (i) promote research 829 and development excellence in the Commonwealth; (ii) foster innovative and collaborative research, 830 development, and commercialization efforts in the Commonwealth in projects and programs with a high 831 potential for economic development and job creation opportunities; (iii) (ii) position the Commonwealth as a national leader in science-based and technology-based research, development, and 832 833 commercialization; (iv) (iii) attract and effectively recruit and retain eminent researchers to enhance 834 research superiority at public institutions of higher education; and (v) (iv) encourage cooperation and 835 collaboration among *public institutions of* higher education research institutions, and with the private 836 sector, in areas and with activities that foster economic development and job creation in the 837 Commonwealth. Areas

838 2. Grants and loans from the Fund for innovative research, development, and commercialization 839 efforts, projects, and programs shall (i) be awarded in areas of focus for awards shall be those areas 840 identified in the Commonwealth Research and Technology Strategic Roadmap, and shall include but not be limited to the biosciences, personalized medicine, cybersecurity, data analytics, and other areas 841 842 designated in the general appropriation act; (ii) be awarded solely to public institutions of higher 843 education in the Commonwealth or collaborations between the public institutions of higher education 844 and private entities; and (iii) require a match of funds at least equal to the amount awarded.

845 3. Moneys in the Fund may be used to pay administrative fees assessed by the Board of Trustees for 846 its services in investing Fund moneys pursuant to § 51.1-124.38.

847 D. The disbursement of grants and loans, and the payment of administrative costs and service fees, 848 from the Fund shall be made by the State Comptroller at the written request of the Committee.

849 § 23.1-3132. Virginia Research Investment Committee; report.

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850 A. There is hereby established the Virginia Research Investment Committee to (i) promote research 851 and development excellence in the Commonwealth; (ii) provide guidance, and coordination as deemed 852 necessary, to existent efforts to support research in the Commonwealth with commercial potential; (iii) 853 approve the Roadmap; and (iv) evaluate and award grants and loans from the Fund pursuant to the 854 provisions of this article.

855 B. The Committee shall consist of the following members: the Director of the Council, the Secretary 856 of Technology, the Secretary of Finance, and the staff directors of the House Committee on 857 Appropriations and the Senate Committee on Finance, one all of whom shall serve ex officio with voting 858 privileges, and four nonlegislative citizen member members of the Board to be appointed as follows: one 859 appointed by the Speaker of the House of Delegates, one nonlegislative citizen member appointed by the 860 Senate Committee on Rules, and two nonlegislative citizen members appointed by the Governor. If the Board exists, the nonlegislative citizen members appointed by the Speaker of the House, the Senate 861 862 Committee on Rules, and the Governor shall be nonlegislative citizen members of the Board.

863 C. Ex officio members shall serve terms coincident with their terms of office. If the Board does not 864 exist, nonlegislative citizen members shall be appointed to a term of four years, and no nonlegislative citizen member shall serve more than two consecutive four year terms. If the Board exists, nonlegislative 865 866 citizen members shall serve terms coincident with their terms on the Board. Vacancies shall be filled in 867 the same manner as the original appointments.

868 D. The Director of the Council shall serve as the chairman of the Committee.

869 E. The Committee shall report to the Governor and the Chairmen of the House Committee on 870 Appropriations and the Senate Committee on Finance no later than November 1 of each year. The report 871 shall include details about awards made from the Fund in the immediately preceding fiscal year and 872 updates on the research, development, and commercialization efforts resulting from such awards. 873

§ 23.1-3133. Award from Virginia Research Investment Fund.

874 A. 1. The Council, in consultation with the Committee, shall establish the initial guidelines, 875 procedures, and objective criteria for (i) the application for and award of grants and loans from the 876 Fund; (ii) the review, certification of scientific merits, and scoring or prioritization of applications for 877 grants and loans from the Fund; and (iii) the evaluation and award by the Committee of grants and 878 loans from the Fund. After the adoption of the initial guidelines, procedures, and criteria, the Committee 879 shall be responsible for maintaining, administering, updating, and approving the guidelines, procedures, 880 and criteria, with the assistance of staff of the Council.

881 2. Such guidelines, procedures, and criteria, and any updates thereto, shall be submitted to the House 882 Committee on Appropriations and the Senate Committee on Finance.

883 B. The guidelines, procedures, and criteria for the award of grants and loans shall include, but not be 884 limited to, requirements that applicants demonstrate and that the reviewers and the Committee consider 885 other:

886 1. Other grants, awards, loans, or funds awarded to the proposed program or project by the 887 Commonwealth and shall require an applicant to indicate other;

888 2. Other applications from the applicant for state grants, awards, loans, or funds currently pending at the time of the application for an award from the Fund. The criteria shall consider the; and 889

890 3. The potential of the program or project for which a grant or loan is sought to (i) culminate in the 891 commercialization of research; (ii) culminate in the formation or spin-off of viable bioscience, 892 biotechnology, cybersecurity, genomics, or similar companies; (iii) promote the build-out of scientific 893 areas of expertise in science and technology; (iv) promote applied research and development in the areas 894 of focus identified in the Roadmap; (v) provide modern facilities or infrastructure for research and development; (vi) result in significant capital investment and job creation; or (vii) promote collaboration 895 896 among the public institutions of higher education in the Commonwealth. Such criteria shall also require 897 that the program or project for which a grant or loan is sought be related to an area identified in the 898 Commonwealth Research Technology Strategic Roadmap.

899 B. Grants and loans may be awarded to public institutions of higher education in the Commonwealth 900 or collaborations between public institutions of higher education in the Commonwealth and private 901 entities. Any award from the Fund shall require a match of funds at least equal to the amount of the 902 award.

903 C. Applications Upon establishment or update of the guidelines, procedures, and criteria, the 904 *Committee shall (i) announce publicly these policies and principles, (ii) open and initiate the application* 905 process, and (iii) receive applications for grants and loans from the Fund shall be received by the 906 Council in accordance with the procedures developed pursuant to subsection A B.

D. Upon confirmation that an application is complete, the staff of the Council shall forward the 907 908 application to an entity with recognized science and technology expertise for a review and certification 909 of the scientific merits of the proposal, including a scoring or prioritization of applicant programs and 910 projects deemed viable by the reviewing entity. Such entities include, but are not limited to, the Virginia

911 Biosciences Health Research Corporation, the Innovation and Entrepreneurship Investment Authority, the 912 Virginia Academy of Science, Engineering and Medicine, or any other entity deemed appropriate by the 913 Council, including a scientific advisory committee created by the Council for the sole purpose of 914 reviewing one or more applications received pursuant to this article.

915 D. Any proposal E. Upon an application receiving a favorable evaluation pursuant to subsection C916 D, the Council shall be forwarded forward the application, along with the scoring or prioritization, to the Committee for further review and a decision whether to award the proposal a grant or loan from the 917 Fund. 918

919 F. 1. Upon receipt of a reviewed application, the Committee shall evaluate the application in 920 accordance with the criteria developed in subsection B, taking into account the review, scoring, or 921 prioritization received in accordance with subsection D. The Committee shall then decide whether to 922 approve the application for an award of a grant or loan from the Fund.

923 2. The award of a grant or loan from the Fund shall be subject to any terms and conditions set forth 924 by the Committee for the award.

925 3. All decisions by the Committee shall be final and not subject to further review or appeal.

926 4. The Governor may announce any award approved by the Committee. 927

§ 23.1-3134. Commonwealth Research and Technology Strategic Roadmap.

928 A. The Committee shall approve a Commonwealth Research and Technology Strategic Roadmap, a 929 comprehensive research and technology strategic roadmap for the Commonwealth to identify research areas worthy of economic development and institutional focus. The goal of the Roadmap shall be to 930 931 develop a cohesive and comprehensive framework through which to encourage collaboration between 932 the Commonwealth's institutions of higher education, private sector industries, and economic 933 development entities in order to focus on the complete life cycle of research, development, and 934 commercialization. The framework shall serve as a means to (i) identify the Commonwealth's key 935 industry sectors in which investments in technology should be made by the Commonwealth; (ii) identify basic and applied research opportunities in these sectors that exhibit commercial promise; (iii) 936 937 encourage commercialization and economic development activities in the Commonwealth in these 938 sectors; and (iv) help ensure that all investments of public funds in the Commonwealth in basic and 939 applied research are made prudently in focused areas for projects with significant potential for 940 commercialization and economic growth in the Commonwealth.

941 B. The Roadmap shall be used to determine areas of focus for awards by the Committee from the 942 Fund and by the Innovation and Entrepreneurship Investment Authority from the Commonwealth 943 Research Commercialization Fund established pursuant to § 2.2-2233.1. Awards from such funds may be made for research activities related to areas of focus other than those identified in the Roadmap only 944 945 upon a written finding by the respective awarding entity that it is in the Commonwealth's best interest to 946 deviate from the areas set forth in the Roadmap.

947 C. The Council shall develop the Roadmap and submit it to the Committee for review and approval. In developing the Roadmap, the Council shall select and oversee a panel of independent experts who 948 949 shall:

950 1. Consult with the chief research officers at public institutions of higher education in the 951 Commonwealth regarding the strategic plan for each institution in order to identify common themes;

952 2. Consult with public institutions of higher education in the Commonwealth, the Innovation and 953 Entrepreneurship Investment Authority, the Virginia Economic Development Partnership, and any other 954 entity deemed relevant to catalog the Commonwealth's assets in order to identify the areas of research 955 and development in which the Commonwealth has a great likelihood of excelling in applied research 956 and commercialization;

957 3. Make recommendations for the alignment of research and development and economic growth in 958 the Commonwealth, identifying the industry sectors in which the Commonwealth should focus its 959 research, development, investment, and economic development efforts;

960 4. Establish a process for maintaining an inventory of the Commonwealth's current research and 961 development endeavors in both the public and private sectors that can be used to attract research and 962 commercialization excellence in the Commonwealth;

963 5. Make recommendations to the Six-Year Capital Outlay Plan Advisory Committee established 964 pursuant to § 2.2-1516 regarding capital construction needs at public institutions of higher education 965 necessary to excel in basic and applied research in identified industry sectors; and

6. Solicit feedback from the Committee, the Research and Technology Investment Advisory 966 967 Committee; public and private institutions of higher education in the Commonwealth; members of the National Academies of Sciences, Engineering and Medicine; members of the Virginia Academy of 968 969 Science, Engineering and Medicine; federal research and development assets in the Commonwealth; regional technology councils in the Commonwealth; the Virginia Economic Development Partnership; 970 971 the Board; and the private sector.

972 In selecting the panel of experts pursuant to this subsection, the Council shall ensure that no
973 individuals on the panel are involved, nor have been involved within the past three years, with the
974 application, review, or award process governed by § 2.2-2233.1 or 23.1-3133.

975 D. The Council shall review the Roadmap and make recommendations regarding its update at least 976 once every three years. Such recommended updates shall be submitted to the Committee for review and 977 approval.

978 E. The Committee shall submit a draft of the Roadmap to the Governor and the Chairmen of the
979 Senate Finance Committee, the House Appropriations Committee, and the Joint Commission on
980 Technology and Science at least 30 days prior to Committee voting to approve the Roadmap or any
981 subsequent updates. The Committee shall also submit the approved Roadmap, and any subsequent
982 updates, to the Governor and the Chairmen of the Senate Finance Committee, the House Appropriations
983 Committee, and the Joint Commission on Technology and Science.

984 2. That § 2.2-2221.2 of the Code of Virginia is repealed effective January 1, 2018.

985 3. That § 2.2-2221 of the Code of Virginia, as amended by this act, and § 23.1-3134 of the Code of 986 Virginia, as created by this act, shall become effective on January 1, 2018.

987 4. That the State Council of Higher Education for Virginia and the Virginia Research Investment

988 Committee shall collaborate with the Innovation and Entrepreneurship Investment Authority in 989 updating the current Commonwealth Research and Technology Strategic Roadmap, which shall be

990 submitted prior to January 1, 2018, pursuant to subsection D of § 2.2-2221.2 of the Code of

991 Virginia. The Innovation and Entrepreneurship Investment Authority shall provide interim

992 updates to the Virginia Research Investment Committee regarding its work on the Commonwealth

993 Research and Technology Strategic Roadmap.

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