## **2018 SESSION**

18105825D

## **SENATE BILL NO. 172**

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Finance

on January 23, 2018)

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- (Patrons Prior to Substitute—Senators Stanley and Dunnavant [SB 553])
- A BILL to amend and reenact §§ 58.1-439.25 and 58.1-439.28 of the Code of Virginia, relating to Education Improvement Scholarships; pre-kindergarten eligibility; payout penalty.
- Be it enacted by the General Assembly of Virginia:
- 9 1. That §§ 58.1-439.25 and 58.1-439.28 of the Code of Virginia are amended and reenacted as 10 follows:

§ 58.1-439.25. Definitions.

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

13 "Eligible pre-kindergarten child" means a child who is (i) a resident of Virginia, (ii) an at-risk four-year-old unserved by Head Start or Virginia Preschool Initiative programs, and (iii) enrolled in, 14 eligible to attend, or attending a nonpublic pre-kindergarten program and whose family (a) does not 15 have an annual household income in excess of 300 percent of the current poverty guidelines or 400 16 17 percent of such guidelines in cases in which an individualized education program has been written and finalized for the child in accordance with the federal Individuals with Disabilities Education Act (IDEA), 18 19 regulations promulgated pursuant to IDEA, and regulations of the Board of Education; (b) is homeless 20 as defined in 42 U.S.C. § 11302; or (c) includes a parent or guardian of the child who did not graduate 21 from high school. 22

"Eligible student with a disability" means a student (i) for whom an individualized educational 23 program has been written and finalized in accordance with the federal Individuals with Disabilities 24 Education Act (IDEA), regulations promulgated pursuant to IDEA, and regulations of the Board of 25 Education; (ii) whose family's annual household income is not in excess of 400 percent of the current poverty guidelines; and (iii) who otherwise is a student as defined in this section. 26

27 "Nonpublic pre-kindergarten program" means a pre-kindergarten program that is not operated, directly or indirectly, by a federal, state, or local government entity and that is (i) a preschool program 28 29 designed for child development and kindergarten preparation that complies with nonpublic school 30 accreditation requirements administered by the Virginia Council for Private Education pursuant to § 22.1-19; (ii) participating in Virginia Quality with a current designation of at least Level 3 under such 31 32 quality rating system; or (iii) a child day center, as defined in § 63.2-100, that is licensed by the Department of Social Services pursuant to Subtitle IV (§ 63.2-1700 et seq.) of Title 63.2 and implements 33 a curriculum, professional development program, and coaching model developed and endorsed by a 34 35 baccalaureate public institution of higher education, as defined in § 23.1-100.

36 "Poverty guidelines" means the poverty guidelines for the 48 contiguous states and the District of 37 Columbia updated annually in the Federal Register by the U.S. Department of Health and Human 38 Services under the authority of § 673(2) of the Omnibus Budget Reconciliation Act of 1981.

39 "Qualified educational expenses" means school-related tuition and instructional fees and materials, 40 including textbooks, workbooks, and supplies used solely for school-related work.

41 "Scholarship foundation" means a nonstock, nonprofit corporation that is (i) exempt from taxation 42 under § 501(c)(3) of the Internal Revenue Code of 1954, as amended or renumbered; (ii) approved by the Department of Education in accordance with the provisions of § 58.1-439.27; and (iii) established to 43 44 provide financial aid for the education of students residing in the Commonwealth.

"Student" means a child who is a resident of Virginia and (i) in the current school year has enrolled 45 and attended a public school in the Commonwealth for at least one-half of the year,; (ii) for the school 46 47 year that immediately preceded his receipt of a scholarship foundation scholarship was enrolled and attended a public school in the Commonwealth for at least one-half of the year; (iii) is a prior recipient **48** 49 of a scholarship foundation scholarship; (iv) is eligible to enter kindergarten or eligible to enter first 50 grade<sub>5</sub>; or (v) for the school year that immediately preceded his receipt of a scholarship foundation 51 scholarship was domiciled in a state other than the Commonwealth and did not attend a nonpublic school in the Commonwealth for more than one-half of the school year. "Student" does not include an 52 53 eligible pre-kindergarten child.

54 "Virginia Quality" means a quality rating and improvement system for early childhood programs administered in partnership between the Virginia Early Childhood Foundation and the Office of Early 55 Childhood Development of the Department of Social Services. 56 57

## § 58.1-439.28. Guidelines for scholarship foundations.

A. As a condition for qualification by the Department of Education, a scholarship foundation, as 58 59 defined in § 58.1-439.25 and included on the list published annually by the Department of Education Ŋ

60 pursuant to this section, shall disburse an amount at least equal to 90 percent of the value of the 61 donations it receives (for which tax credits were issued under this article) during each 12-month period ending on June 30 by the immediately following June 30 for qualified educational expenses through 62 63 scholarships to eligible students. Tax-credit-derived funds not used for such scholarships may only be 64 used for the administrative expenses of the scholarship foundation. Any scholarship foundation that fails 65 to meet such disbursal requirement shall, for the first offense, be required to pay a civil penalty equal to 66 200 percent of the difference between 90 percent of the value of the tax-credit-derived donations it received in the applicable 12-month period and the amount that was actually disbursed. Such civil 67 penalty shall be remitted by the scholarship foundation to the Department of Education within 30 days 68 after the end of the one-year period and deposited to the general fund. For a second offense within a 69 70 five-year period, the scholarship foundation shall be removed from the annual list published pursuant to this section and shall not be entitled to request preauthorization for additional tax credits, nor shall it be 71 72 entitled to receive and administer additional tax-credit-derived funds for two years. After two years, the 73 scholarship foundation shall be eligible to reapply to be included on the annual list to receive and 74 administer tax-credit derived funds. If a scholarship foundation is authorized to be added to the annual 75 list after such reapplication, the scholarship foundation shall not be considered to have any previous 76 offenses for purposes of this subsection. The required disbursement under this section shall begin with donations received for the period January 1, 2013, through June 30, 2014. 77

78 B. By September 30 of each year beginning in 2016, the scholarship foundation shall provide the 79 following information to the Department of Education: (i) the total number and value of donations 80 received by the foundation during the 12-month period ending on June 30 of the prior calendar year for which tax credits were issued by the Superintendent of Public Instruction, (ii) the dates when such 81 82 donations were received, and (iii) the total number and dollar amount of qualified educational expenses 83 scholarships awarded from tax-credit-derived donations and disbursed by the scholarship foundation 84 during the 24-month period ending on June 30 of the current calendar year. Any scholarship foundation that fails to provide this report by September 30 shall, for the first offense, be required to pay a \$1,000 85 86 civil penalty. Such civil penalty shall be remitted by the scholarship foundation to the Department of 87 Education by November 1 of the same year and deposited to the general fund. For a second offense 88 within a five-year period, the scholarship foundation shall be removed from the annual list published 89 pursuant to this section and shall not be entitled to request preauthorization for additional tax credits, 90 nor shall it be entitled to receive and administer additional tax-credit-derived funds. After two years, the 91 scholarship foundation shall be eligible to reapply to be included on the annual list to receive and 92 administer tax-credit derived funds. If a scholarship foundation is authorized to be added to the annual 93 list after such reapplication, the scholarship foundation shall not be considered to have any previous 94 offenses for purposes of this subsection.

95 C. In awarding scholarships from tax-credit-derived funds, the scholarship foundation shall (i) 96 provide scholarships for qualified educational expenses only to students whose family's annual household 97 income is not in excess of 300 percent of the current poverty guidelines or, eligible students with a 98 disability, or eligible pre-kindergarten children; (ii) not limit scholarships to students of one school; 99 and (iii) comply with Title VI of the Civil Rights Act of 1964, as amended. Payment of scholarships 100 from tax-credit-derived funds by the eligible scholarship foundation shall be by individual warrant or check made payable to and mailed to the eligible school that the student's parent or legal guardian 101 102 indicates. In mailing such scholarship payments, the eligible scholarship foundation shall include a 103 written notice to the eligible school that the source of the scholarship was donations made by persons 104 receiving tax credits for the same pursuant to this article.

105 D. I. Scholarship foundations shall ensure that schools selected by students to which 106 tax-credit-derived funds may be paid (i) are in compliance with the Commonwealth's and locality's health and safety laws and codes; (ii) hold a valid occupancy permit as required by the locality; (iii) comply with Title VI of the Civil Rights Act of 1964, as amended; and (iv) are (a) for students in 107 108 grades K through 12, nonpublic schools that comply with nonpublic school accreditation requirements as 109 set forth in § 22.1-19 and administered by the Virginia Council for Private Education or nonpublic 110 111 schools that maintain an assessment system that annually measures scholarship students' progress in 112 reading and math using a national norm-referenced achievement test, including but not limited to the 113 Stanford Achievement Test, California Achievement Test, and Iowa Test of Basic Skills and (b) for 114 eligible pre-kindergarten children, nonpublic pre-kindergarten programs.

2. Each nonpublic pre-kindergarten program shall (i) provide to the eligible pre-kindergarten child a curriculum that is aligned with Virginia's Foundation Blocks for Early Learning: Comprehensive Standards for Four-Year-Olds as published by the Department of Education, or any successor standards published by the Department of Education; (ii) have maximum class sizes of 20 students with a teacher-student ratio of not fewer than two teachers for every 20 students; (iii) provide at least half-day services and operate for at least the school year; (iv) agree to provide the Department of Education with student information for each eligible pre-kindergarten child receiving a scholarship foundation

122 scholarship for purposes of allowing the Department of Education to conduct studies comparing the 123 academic performance of such children while attending primary or secondary school with other children 124 attending primary or secondary school who have attended a pre-kindergarten program, including 125 programs funded under the Virginia Preschool Initiative; and (v) require professional development of 126 program teachers, which enables such teachers to engage in high-quality interactions with eligible 127 pre-kindergarten children and provide high-quality instruction in accordance with the curriculum 128 described under clause (i). Each nonpublic pre-kindergarten program teacher at a minimum shall have 129 earned a certificate from a nationally recognized early childhood education certificate program, 130 including but not limited to any early childhood education program provided or sponsored by the 131 Virginia Community College System.

In awarding scholarships to eligible pre-kindergarten children, scholarship foundations shall award
 scholarships from tax-credit-derived funds only to such children who are enrolled in or attending
 nonpublic pre-kindergarten programs that meet the conditions of this subdivision as certified by the
 Virginia Council for Private Education or the Virginia Early Childhood Foundation.

136 3. Eligible schools shall compile the results of any national norm-referenced achievement test for 137 each of its students receiving tax-credit-derived scholarships and shall provide the respective parents or 138 legal guardians of such students with a copy of the results on an annual basis, beginning with the first 139 year of testing of the student. Such schools also shall annually provide to the Department of Education 140 for each such student the achievement test results, beginning with the first year of testing of the student, 141 and student information that would allow the Department to aggregate the achievement test results by 142 grade level, gender, family income level, number of years of participation in the scholarship program, 143 and race. Beginning with the third year of testing of each such student and test-related data collection, 144 the Department of Education shall ensure that the achievement test results and associated learning gains 145 are published on the Department of Education's website in accordance with such classifications and in an 146 aggregate form as to prevent the identification of any student. Eligible schools shall annually provide to the Superintendent of Public Instruction graduation rates of its students participating in the scholarship 147 148 program in a manner consistent with nationally recognized standards. In publishing and disseminating 149 achievement test results and other information, the Superintendent of Public Instruction and the 150 Department of Education shall ensure compliance with all student privacy laws.

**151** The provisions of this subdivision shall not apply to eligible pre-kindergarten children.

E. *I*. The aggregate amount of scholarships provided to each student for any single school year by all eligible scholarship foundations from eligible donations shall not exceed the lesser of (i) the actual qualified educational expenses of the student or (ii) 100 percent of the per-pupil amount distributed to the local school division (in which the student resides) as the state's share of the standards of quality costs using the composite index of ability to pay as defined in the general appropriation act.

157 2. In the case of eligible pre-kindergarten children, the aggregate amount of scholarships provided to
158 each child for any single school year by all eligible scholarship foundations from eligible donations
159 shall not exceed the lesser of the actual qualified educational expenses of the child or the state share of
160 the grant per child under the Virginia Preschool Initiative for the locality in which the eligible
161 pre-kindergarten child resides.

162 F. Scholarship foundations shall develop procedures for disbursing scholarships in quarterly or 163 semester payments throughout the school year to ensure scholarships are portable.

164 G. Scholarship foundations that receive donations of marketable securities for which tax credits were
 165 issued under this article shall be required to sell such securities and convert the donation into cash
 166 immediately, but in no case more than 21 days after receipt of the donation.

167 H. Each scholarship foundation with total revenues (including the value of all donations) (i) in excess 168 of \$100,000 for the foundation's most recent fiscal year ended shall have an audit or review performed by an independent certified public accountant of the foundation's donations received in such year for 169 170 which tax credits were issued under this article or (ii) of \$100,000 or less for the foundation's most 171 recent fiscal year ended shall have a compilation performed by an independent certified public 172 accountant of the foundation's donations received in such year for which tax credits were issued under this article. A summary report of the audit, review, or compilation shall be made available to the public 173 174 and the Department of Education upon request.

175 I. The Department of Education shall publish annually on its website a list of each scholarship 176 foundation qualified under this article. Once a foundation has been qualified by the Department of 177 Education, it shall remain qualified until the Department removes the foundation from its annual list. 178 The Department of Education shall remove a foundation from the annual list if it no longer meets the 179 requirements of this article. The Department of Education may periodically require a qualified 180 foundation to submit updated or additional information for purposes of determining whether or not the 181 foundation continues to meet the requirements of this article.

182 J. Actions of the Superintendent of Public Instruction or the Department of Education relating to the

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- awarding of tax credits under this article and the qualification of scholarship foundations shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.). Decisions of the Superintendent of Public Instruction or the Department of Education shall be final and not subject to 184 185
- 186 review or appeal.