20101908D HOUSE BILL NO. 1179 1 2 Offered January 8, 2020 3 Prefiled January 7, 2020 4 5 A BILL to amend and reenact § 23.1-506 of the Code of Virginia, relating to public institutions of higher education; in-state tuition; refugees. 6 Patrons-Tran, Lopez, Guzman, Keam and Levine 7 8 Referred to Committee on Education 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 23.1-506 of the Code of Virginia is amended and reenacted as follows: 11 § 23.1-506. Eligibility for in-state tuition; exception; certain out-of-state and high school 12 13 students. 14 15 are eligible for in-state tuition charges regardless of domicile: 16 17 18 19 20 student pays Virginia income taxes on all taxable income earned in the Commonwealth. 21 22 23 24 25 26 27 28 29 claims the student as a dependent for Virginia and federal income tax purposes. mobilized or on temporary active orders for 180 days or more who resides in the Commonwealth. 4. Any veteran who resides in the Commonwealth. 5. Any surviving spouse who resides in the Commonwealth. 37 registration, voter registration, employment, property ownership, or sources of financial support. 38 7. Any member of the foreign service office who resided in the Commonwealth for at least 90 days 39 40 and any dependents of such member. 41 8. Any individual admitted to the United States as a refugee under 8 U.S.C. § 1157 or who has a 42 43 44 to reside in the Commonwealth. 45 46 47 revenue policies. 48 49 following students regardless of domicile: 50 51 52 53 for Virginia students and (ii) is domiciled in such other state; 54 55 2. Any non-Virginia student from a foreign country who is enrolled in a foreign exchange program approved by the institution of higher education during the same period in which a Virginia student from 56 57 such institution is attending such foreign institution as an exchange student; and 58

3. Any high school or magnet school student, not otherwise qualified for in-state tuition, who is

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A. Notwithstanding § 23.1-502 or any other provision of law to the contrary, the following students

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

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

3. Any active duty member, activated guard or reserve member, or guard or reserve member

6. Following completion of active duty service, any non-Virginia student who established domicile before being called to active duty in the National Guard of another state if during such active duty he maintained at least one of the following in the Commonwealth: a driver's license, motor vehicle

immediately prior to receiving a foreign service assignment and who continues to be assigned overseas,

Special Immigrant Visa that has been granted a status under P.L. 110-181 § 1244, P.L. 109-163 § 1059, or P.L. 111-8 § 602, and upon entering the United States, resided in the Commonwealth and continues

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

B. Notwithstanding the provisions of § 23.1-502 or any other provision of law to the contrary, the governing board of any public institution of higher education may charge in-state tuition to the

1. Any non-Virginia student enrolled in one of the institution's programs designated by the Council who (i) is entitled to reduced tuition charges at the institutions of higher education in any other state that is a party to the Southern Regional Education Compact and that has similar reciprocal provisions

enrolled in courses specifically designed as part of the high school or magnet school curriculum in a 59 60

comprehensive community college for which he may, upon successful completion, receive high school 61 and college credit pursuant to a dual enrollment agreement between the high school or magnet school 62 and the comprehensive community college.

Any non-Virginia student granted in-state tuition pursuant to this subsection shall be counted as a 63 64 non-Virginia student for the purposes of determining college admissions, enrollment, and tuition and fee 65 revenue policies.

C. The State Board shall charge in-state tuition to any non-Virginia student enrolled at a 66 comprehensive community college who resides in another state within a 30-mile radius of a public 67 institution of higher education in the Commonwealth, is domiciled in such other state, and is entitled to **68** in-state tuition charges at the institutions of higher education in any state that is contiguous to the 69 70 Commonwealth and that has similar reciprocal provisions for Virginia students.

Any non-Virginia student granted in-state tuition pursuant to this subsection shall be counted as a 71 Virginia student for the purposes of determining college admissions, enrollment, and tuition and fee 72 73 revenue policies.