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1 SENATE BILL NO. 114	41
2Offered January 13, 2023Prefiled January 4, 202	1
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<b>4</b> A BILL to amend and reenact § 15.2-5102.1 of the Code of Virginia, relating to the Hampton Roads	
5 area refuse collection authority; financial planning.	
6	
Patron—Cosgrove	
8 Referred to Committee on Local C	jovernment
9 10 Be it enacted by the General Assembly of Virginia:	
11 1. That § 15.2-5102.1 of the Code of Virginia is amended and reenacted as follows:	
12 § 15.2-5102.1. (Contingent expiration date) Hampton Ro	
13 system authority.	
14 Any authority, or any subsidiary thereof, organized pursu	ant to § 15.2-5102 to operate a refuse
15 collection and disposal system that has among its members	
16 Portsmouth, Chesapeake, Suffolk, and Franklin, and the Count	
17 and Suffolk, shall, notwithstanding any other law to the contrary, comply with the following	
18 requirements:	
19 1. Each locality that is a member of the authority shall be e	
20 position on the Board of Directors (the Board) by submitting	
21 whom shall possess general business knowledge and shall not	
<ul><li>The Governor shall then select and appoint one director from e</li><li>the member localities. In addition, each member locality shall</li></ul>	
24 majority vote of the governing body of the member locality, of	
<ul><li>shall be an employee of the member locality. The members of</li></ul>	
<b>26</b> four years each. Vacancies occurring other than by expiration of	of a term shall be filled for the unexpired
27 term. Vacancies shall be filled in the same manner as the origi	nal appointments. No member shall serve
28 for more than two consecutive four-year terms, except that (i)	
29 term of another shall be eligible to serve two consecutive for	
<b>30</b> appointed by the governing body of a member locality shall not	
31 2. The authority shall develop and maintain an overall stra	
32 period of at least five years forward from the year in which it	
<ul><li>33 The plan shall include at a minimum a five-year projection of r</li><li>34 improvement and equipment replacement schedule, and the plan</li></ul>	
34 <i>improvement and equipment replacement schedule, and the plan</i> 35 <i>plan</i> shall be reviewed annually to determine whether amendment	
36 shall be submitted to the board of directors for approval.	nents are needed. Any such amendments
37 3. The authority's core purpose shall be defined as "mana	gement of the safe and environmentally
<b>38</b> sound disposal of regional waste." The authority shall devote i	
39 with its core purpose. A vote of a majority of the Board sh	
40 activities not associated with the authority's core purpose.	
41 4. The authority shall develop and maintain a strategic oper	
42 core business units and core purpose, how each business and a	
43 strategic plan, and how the authority will achieve its stated	
<ul><li>44 operating plan shall be subject to review and approval of the Bo</li><li>45 5. The authority shall consider outsourcing any or all function</li></ul>	
46 the authority; and the authority shall annually issue issuing requ	
47 the costs of any of its programs. In addition, the authority sha	
<b>48</b> the authority's procurement policies, consider any propos	
49 Public-Private Education Facilities and Infrastructure Act of 20	
50 reduce the costs of any of the authority's programs.	
51 6. The authority shall evaluate its landfill capacity annually	
52 future changes in the quantity of waste disposed of in its la	ndfill, or landfills reasonably situated or
53 contractually obligated to accept its waste.	
54 7. The authority shall keep records of its costs, revenue, d	
55 for each program. The authority shall also keep and records of	costs for each individual capital project.
56 The authority shall not dispose of or destroy such records	arcont nursuant to the Virginia Dublig
<ul> <li>56 The authority shall not dispose of or destroy such records</li> <li>57 Records Act (§ 42.1-76 et seq.).</li> </ul>	except pursuant to the Virginia Public

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detailed financing plan that shall include a plan for the retirement of all debt and a plan for the funding of all planned capital projects. The plan for the funding of all planned capital projects shall specify the amount of debt the authority will issue in furtherance of the projects and the debt repayment plan for any new debt created by the capital projects, including the revenue source that will be used to repay the debt. The detailed financing plan shall be updated and approved annually by the Board and reviewed and certified annually by the authority with the advice and assistance of an external certified public accountant or other qualified financial consultant and approved annually by the Board.

9. Prior to issuance of new debt, the Board authority shall, with the advice and assistance of an 66 external certified public accountant or other qualified financial consultant, perform a due diligence 67 investigation of the appropriateness of issuing the debt, including an analysis of the costs of repaying **68** the debt. Such analysis shall be certified by an external certified public accountant, reviewed by the 69 Board, and approved by a vote of a minimum of 75 percent of the Board. The issuance of new debt 70 shall require a vote of a minimum of 75 percent of the Board of Directors of the authority. The 71 authority shall not issue long-term bond indebtedness to fund operational expenses. The provisions of 72 this subdivision shall not apply to the issuance of new debt issued for the purpose of refunding or 73 74 refinancing debt incurred by the authority prior to September 30, 2009.

10. In the interest of open and transparent government, the authority shall adhere strictly to the requirements of the Freedom of Information Act (§ 2.2-3700 et seq.).

77 11. The executive director of the authority shall not be permitted to execute or commit the authority 78 to any contract, memorandum of agreement or memorandum of understanding without an informed vote 79 of approval by the Board. This subdivision shall not apply in the case of (i) contracts for the purchase of goods and services for an aggregate sum of less than \$30,000, which are subject to the Virginia 80 Procurement Act (Va. Code § 2.2-4300 et seq.) but exempted from competitive negotiation or 81 competitive sealed bidding by a duly adopted policy of the Board involving matters with a value of less 82 than \$100,000 that are consistent with the Board-approved annual budget and, if applicable, the 83 *authority's approved procurement policy* and (ii) sole source and emergency procurements made pursuant to subsections E and F of § 2.2-4303. 84 85