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1	HOUSE BILL NO. 891
2	Offered January 12, 2022
3	Prefiled January 12, 2022
4	A BILL to amend and reenact §§ 2.2-1604, 2.2-4310, 2.2-4311.1, 4.1-203.1, 6.2-2107.1, 13.1-753,
5	13.1-769, 13.1-915, 13.1-931, 13.1-1050.3, 13.1-1056.2, 13.1-1238.2, 13.1-1246.2, 18.2-308.09,
6	18.2-308.2:3, 19.2-81.6, 19.2-294.2, 22.1-287, 23.1-503, 32.1-325.03, 32.1-343, 38.2-6500, 40.1-11.1,
7	46.2-328.1, 46.2-341.12, as it is currently effective and as it may become effective, 47.1-2,
8	50-73.52:6, 50-73.58:2, 53.1-218, 53.1-219, 53.1-220.1, 53.1-220.2, 55.1-100, 58.1-904, 60.2-214,
9 10	60.2-617, 64.2-203, 65.2-101, and 66-3.2 of the Code of Virginia, relating to persons who are not
10 11	citizens or nationals of the United States; terminology.
11	Patrons—Lopez, Guzman and Simonds
12	
13	Referred to Committee on General Laws
14	
15	Be it enacted by the General Assembly of Virginia:
16	1. That §§ 2.2-1604, 2.2-4310, 2.2-4311.1, 4.1-203.1, 6.2-2107.1, 13.1-753, 13.1-769, 13.1-915,
17	13.1-931, 13.1-1050.3, 13.1-1056.2, 13.1-1238.2, 13.1-1246.2, 18.2-308.09, 18.2-308.2:3, 19.2-81.6,
18	19.2-294.2, 22.1-287, 23.1-503, 32.1-325.03, 32.1-343, 38.2-6500, 40.1-11.1, 46.2-328.1, 46.2-341.12, as
19	it is currently effective and as it may become effective, 47.1-2, 50-73.52:6, 50-73.58:2, 53.1-218,
20	53.1-219, 53.1-220.1, 53.1-220.2, 55.1-100, 58.1-904, 60.2-214, 60.2-617, 64.2-203, 65.2-101, and
21 22	66-3.2 of the Code of Virginia are amended and reenacted as follows: § 2.2-1604. Definitions.
$\frac{12}{23}$	As used in this chapter, unless the context requires a different meaning:
24 24	"Certification" means the process by which (i) a business is determined to be a small, women-owned,
25	or minority-owned business or (ii) an employment services organization, for the purpose of reporting
26	small, women-owned, and minority-owned business and employment services organization participation
27	in state contracts and purchases pursuant to §§ 2.2-1608 and 2.2-1610.
28	"Department" means the Department of Small Business and Supplier Diversity or any division of the
29	Department to which the Director has delegated or assigned duties and responsibilities.
30	"Employment services organization" means an organization that provides community-based
31	employment services to individuals with disabilities that is an approved Commission on Accreditation of
32 33	Rehabilitation Facilities (CARF) accredited vendor of the Department for Aging and Rehabilitative Services.
33 34	"Historically black colleges and university" includes any college or university that was established
35	prior to 1964; whose principal mission was, and is, the education of black Americans; and that is
36	accredited by a nationally recognized accrediting agency or association determined by the Secretary of
37	Education.
38	"Minority individual" means an individual who is a United States citizen of or is otherwise legally
	residing in the United States or a legal resident alien and who satisfies one or more of the following
40	definitions:
41	1. "African American" means a person having origins in any of the original peoples of Africa and
42	who is regarded as such by the community of which this person claims to be a part.
43 44	2. "Asian American" means a person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian subcontinent, or the Pacific Islands, including but not limited to Japan, China,
45	Vietnam, Samoa, Laos, Cambodia, Taiwan, Northern Mariana Islands, the Philippines, a U.S. territory of
46	the Pacific, India, Pakistan, Bangladesh, or Sri Lanka, and who is regarded as such by the community of
47	which this person claims to be a part.
48	3. "Hispanic American" means a person having origins in any of the Spanish-speaking peoples of
49	Mexico, South or Central America, or the Caribbean Islands or other Spanish or Portuguese cultures and
50	who is regarded as such by the community of which this person claims to be a part.
51	4. "Native American" means a person having origins in any of the original peoples of North America
52	and who is regarded as such by the community of which this person claims to be a part or who is
53 54	recognized by a tribal organization.
54 55	"Minority-owned business" means a business that is at least 51 percent owned by one or more minority individuals who are U.S. United States citizens or legal resident aliens are otherwise legally
55 56	<i>residing in the United States</i> , or in the case of a corporation, partnership, or limited liability company or
50 57	other entity, at least 51 percent of the equity ownership interest in the corporation, partnership, or
57	und entry, a reast of percent of the equity ownership interest in the corporation, particle ship, of

- limited liability company or other entity is owned by one or more minority individuals who are U.S. 58

59 United States citizens or legal resident aliens are otherwise legally residing in the United States, and 60 both the management and daily business operations are controlled by one or more minority individuals, 61 or any historically black college or university, regardless of the percentage ownership by minority 62 individuals or, in the case of a corporation, partnership, or limited liability company or other entity, the 63 equity ownership interest in the corporation, partnership, or limited liability company or other entity.

⁶⁴ "Šmall business" means a business that is at least 51 percent independently owned and controlled by one or more individuals who are U.S. United States citizens or legal resident aliens are otherwise legally residing in the United States and, together with affiliates, has 250 or fewer employees or average annual gross receipts of \$10 million or less averaged over the previous three years. One or more of the individual owners shall control both the management and daily business operations of the small business.

"State agency" means any authority, board, department, instrumentality, institution, agency, or otherunit of state government. "State agency" does not include any county, city, or town.

72 "Women-owned business" means a business that is at least 51 percent owned by one or more women 73 who are U.S. United States citizens or legal resident aliens are otherwise legally residing in the United 74 States, or in the case of a corporation, partnership, or limited liability company or other entity, at least 75 51 percent of the equity ownership interest is owned by one or more women who are U.S. United States 76 citizens or legal resident aliens are otherwise legally residing in the United States, and both the 77 management and daily business operations are controlled by one or more women.

8 § 2.2-4310. Discrimination prohibited; participation of small, women-owned, minority-owned,
 and service disabled veteran-owned businesses and employment services organizations.

A. In the solicitation or awarding of contracts, no public body shall discriminate against a bidder or
offeror because of race, religion, color, sex, sexual orientation, gender identity, national origin, age,
disability, status as a service disabled veteran, or any other basis prohibited by state law relating to
discrimination in employment. Whenever solicitations are made, each public body shall include
businesses selected from a list made available by the Department of Small Business and Supplier
Diversity, which list shall include all companies and organizations certified by the Department.

B. All public bodies shall establish programs consistent with this chapter to facilitate the participation 86 of small businesses, businesses owned by women, minorities, and service disabled veterans, and 87 88 employment services organizations in procurement transactions. The programs established shall be in 89 writing and shall comply with the provisions of any enhancement or remedial measures authorized by 90 the Governor pursuant to subsection C or, where applicable, by the chief executive of a local governing 91 body pursuant to § 15.2-965.1, and shall include specific plans to achieve any goals established therein. State agencies shall submit annual progress reports on (i) small, women-owned, and minority-owned 92 93 business procurement, (ii) service disabled veteran-owned business procurement, and (iii) employment 94 services organization procurement to the Department of Small Business and Supplier Diversity in a form 95 specified by the Department of Small Business and Supplier Diversity. Contracts and subcontracts awarded to employment services organizations and service disabled veteran-owned businesses shall be 96 97 credited toward the small business, women-owned, and minority-owned business contracting and 98 subcontracting goals of state agencies and contractors. The Department of Small Business and Supplier 99 Diversity shall make information on service disabled veteran-owned procurement available to the 100 Department of Veterans Services upon request.

101 C. Whenever there exists (i) a rational basis for small business or employment services organization 102 enhancement or (ii) a persuasive analysis that documents a statistically significant disparity between the 103 availability and utilization of women-owned and minority-owned businesses, the Governor is authorized and encouraged to require state agencies to implement appropriate enhancement or remedial measures 104 105 consistent with prevailing law. Any enhancement or remedial measure authorized by the Governor pursuant to this subsection for state public bodies may allow for small businesses certified by the 106 107 Department of Small Business and Supplier Diversity or a subcategory of small businesses established as 108 a part of the enhancement program to have a price preference over noncertified businesses competing for the same contract award on designated procurements, provided that the bid of the certified small 109 business or the business in such subcategory of small businesses established as a part of an enhancement 110 program does not exceed the low bid by more than five percent. 111

D. In awarding a contract for services to a small, women-owned, or minority-owned business that is
certified in accordance with § 2.2-1606, or to a business identified by a public body as a service
disabled veteran-owned business where the award is being made pursuant to an enhancement or remedial
program as provided in subsection C, the public body shall include in every such contract of more than
\$10,000 the following:

"If the contractor intends to subcontract work as part of its performance under this contract, the
 contractor shall include in the proposal a plan to subcontract to small, women-owned, minority-owned,
 and service disabled veteran-owned businesses."

120 E. In the solicitation or awarding of contracts, no state agency, department, or institution shall

discriminate against a bidder or offeror because the bidder or offeror employs ex-offenders unless the
 state agency, department, or institution has made a written determination that employing ex-offenders on
 the specific contract is not in its best interest.

124 F. As used in this section:

"Employment services organization" means an organization that provides community-based
 employment services to individuals with disabilities that is an approved Commission on Accreditation of
 Rehabilitation Facilities (CARF) accredited vendor of the Department for Aging and Rehabilitative
 Services.

"Minority individual" means an individual who is a United States citizen of or is otherwise legally
 residing in the United States or a legal resident alien and who satisfies one or more of the following
 definitions:

1. "African American" means a person having origins in any of the original peoples of Africa andwho is regarded as such by the community of which this person claims to be a part.

2. "Asian American" means a person having origins in any of the original peoples of the Far East,
Southeast Asia, the Indian subcontinent, or the Pacific Islands, including but not limited to Japan, China,
Vietnam, Samoa, Laos, Cambodia, Taiwan, Northern Mariana Islands, the Philippines, a U.S. territory of
the Pacific, India, Pakistan, Bangladesh, or Sri Lanka and who is regarded as such by the community of
which this person claims to be a part.

139 3. "Hispanic American" means a person having origins in any of the Spanish-speaking peoples of
140 Mexico, South or Central America, or the Caribbean Islands or other Spanish or Portuguese cultures and
141 who is regarded as such by the community of which this person claims to be a part.

4. "Native American" means a person having origins in any of the original peoples of North America and who is regarded as such by the community of which this person claims to be a part or who is recognized by a tribal organization.

145 "Minority-owned business" means a business that is at least 51 percent owned by one or more 146 minority individuals who are U.S. United States citizens or legal resident aliens are otherwise legally 147 residing in the United States, or in the case of a corporation, partnership, or limited liability company or 148 other entity, at least 51 percent of the equity ownership interest in the corporation, partnership, or 149 limited liability company or other entity is owned by one or more minority individuals who are U.S. 150 United States citizens or legal resident aliens are otherwise legally residing in the United States, and 151 both the management and daily business operations are controlled by one or more minority individuals, 152 or any historically black college or university as defined in § 2.2-1604, regardless of the percentage 153 ownership by minority individuals or, in the case of a corporation, partnership, or limited liability 154 company or other entity, the equity ownership interest in the corporation, partnership, or limited liability 155 company or other entity.

"Service disabled veteran" means a veteran who (i) served on active duty in the United States
military ground, naval, or air service, (ii) was discharged or released under conditions other than
dishonorable, and (iii) has a service-connected disability rating fixed by the United States Department of
Veterans Affairs.

160 "Service disabled veteran business" means a business that is at least 51 percent owned by one or 161 more service disabled veterans or, in the case of a corporation, partnership, or limited liability company 162 or other entity, at least 51 percent of the equity ownership interest in the corporation, partnership, or 163 limited liability company or other entity is owned by one or more individuals who are service disabled 164 veterans and both the management and daily business operations are controlled by one or more 165 individuals who are service disabled veterans.

"Small business" means a business, independently owned and controlled by one or more individuals
who are U.S. United States citizens or legal resident aliens are otherwise legally residing in the United
States, and together with affiliates, has 250 or fewer employees, or annual gross receipts of \$10 million
or less averaged over the previous three years. One or more of the individual owners shall control both
the management and daily business operations of the small business.

171 "State agency" means any authority, board, department, instrumentality, institution, agency, or other
172 unit of state government. "State agency" shall not include any county, city, or town.

173 "Women-owned business" means a business that is at least 51 percent owned by one or more women 174 who are U.S. United States citizens or legal resident aliens are otherwise legally residing in the United 175 States, or in the case of a corporation, partnership, or limited liability company or other entity, at least 176 51 percent of the equity ownership interest is owned by one or more women who are U.S. United States 177 citizens or legal resident aliens are otherwise legally residing in the United States, and both the 178 management and daily business operations are controlled by one or more women.

179 § 2.2-4311.1. Compliance with federal, state, and local laws and federal immigration law; 180 required contract provisions.

181 All public bodies shall provide in every written contract that the contractor does not, and shall not

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182 during the performance of the contract for goods and services in the Commonwealth, knowingly employ

183 an unauthorized alien as defined in the federal Immigration Reform and Control Act of 1986 any person 184 who is not lawfully present in the United States or is not authorized for employment as described in 8 U.S.C. § 1324a(h)(3).

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186 § 4.1-203.1. Managers of licensed retail establishments.

The Board may suspend or revoke any license if it finds that the licensee has been convicted for a 187 188 violation of 8 U.S.C. § 1324a (f) 1324a(f), as amended, for actions of its managers or otherwise 189 constituting a pattern or practice of employing unauthorized aliens unlawful employment on the licensed 190 premises in the Commonwealth as described in that section.

191 § 6.2-2107.1. Recordkeeping requirements.

- A. As used in this section, a customer's "identification document" means any of the following: 192
- 193 1. A state-issued driver's license or identification card;
- 194 2. A U.S. government *permanent* resident alien identification card;
- 195 3. A passport;
- 196 4. A U.S. military identification card;
- 197 5. A Non-U.S. government identification card;
- 198 6. A Mexican Matricula identification card; or 199
 - 7. Other government identification card.

200 B. A registrant shall not cash an item for a customer in the course of conducting its business unless 201 the registrant:

202 1. Makes a copy of both sides of the item or maintains a record of the following information that is 203 available from the item:

- 204 a. ABA number;
- 205 b. Account number:
- 206 c. Check number;
- 207 d. Check type; 208
 - e. Date of check; and
 - f. Check amount; and

210 2. Makes a copy of an identification document that is presented by the customer to the registrant at the time the customer presents the item for cashing or maintains a record of the following information 211 212 that is available from the identification:

213 a. Name;

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- 214 b. Address;
- 215 c. Date of birth;
- 216 d. Type of identification;
- 217 e. Identification number: and 218
 - f. Identification expiration date.

C. A registrant shall maintain the information required by subsection B and a record of the time and 219 220 date of the transaction. Such materials shall be maintained for a period of not less than six months 221 following the date an item is cashed.

D. The provisions of this section shall not apply to any registrant that is principally engaged in the 222 223 bona fide retail sale of goods or services. 224

§ 13.1-753. Involuntary termination of corporate existence.

A. The corporate existence of a corporation may be terminated involuntarily by order of the 225 226 Commission when it finds that the corporation (i) has continued to exceed or abuse the authority 227 conferred upon it by law; (ii) has failed to maintain a registered office or a registered agent in this 228 Commonwealth as required by law; (iii) has failed to file any document required by this chapter to be filed with the Commission; or (iv) has been convicted for a violation of 8 U.S.C. § 1324a(f), as 229 amended, for actions of its officers and directors constituting a pattern or practice of employing 230 231 unauthorized aliens unlawful employment in the Commonwealth as described in that section. Upon termination, the properties and affairs of the corporation shall pass automatically to its directors as 232 233 trustees in liquidation. The trustees then shall proceed to collect the assets of the corporation; sell, 234 convey and dispose of such of its properties as are not to be distributed in kind to its shareholders; pay, 235 satisfy and discharge its liabilities and obligations; and do all other acts required to liquidate its business 236 and affairs. After paying or adequately providing for the payment of all its obligations, the trustees shall 237 distribute the remainder of its assets, either in cash or in kind, among its shareholders according to their 238 respective rights and interests. A corporation whose existence is terminated pursuant to clause (iv) shall 239 not be eligible for reinstatement for a period of not less than one year.

240 B. Any corporation convicted of the offense listed in clause (iv) of subsection A shall immediately 241 report such conviction to the Commission and file with the Commission an authenticated copy of the judgment or record of conviction. 242

243 C. Before entering any such order the Commission shall issue a rule against the corporation giving it

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244 an opportunity to be heard and show cause why such an order should not be entered. The Commission 245 may issue the rule on its own motion or on motion of the Attorney General.

246 § 13.1-769. Involuntary revocation of certificate of authority.

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247 A. The certificate of authority to transact business in the Commonwealth of any foreign corporation 248 may be revoked by order of the Commission when it finds that such foreign corporation: 249

1. Has continued to exceed the authority conferred upon it by law;

250 2. Has failed to maintain a registered office or a registered agent in the Commonwealth as required 251 by law; 252

3. Has failed to file any document required by this chapter to be filed with the Commission;

4. No longer exists under the laws of the jurisdiction of its formation; or

254 5. Has been convicted for a violation of 8 U.S.C. § 1324a(f), as amended, for actions of its officers 255 and directors constituting a pattern or practice of employing unauthorized aliens unlawful employment in 256 the Commonwealth as described in that section.

257 A certificate of authority revoked pursuant to subdivision A 5 shall not be eligible for reinstatement 258 for a period of not less than one year.

259 B. A foreign corporation convicted of the offense listed in subdivision A 5 shall immediately report 260 such conviction to the Commission and file with the Commission an authenticated copy of the judgment 261 or record of conviction.

262 C. Before entering an order revoking the certificate of authority of a foreign corporation under 263 subsection A, the Commission shall issue a rule against the foreign corporation giving it an opportunity 264 to be heard and show cause why such an order should not be entered. The Commission may issue the 265 rule on its own motion or on motion of the Attorney General.

266 D. The authority of a foreign corporation to transact business in the Commonwealth ceases on the 267 date shown on the order revoking its certificate of authority.

268 E. The Commission's revocation of a foreign corporation's certificate of authority appoints the clerk 269 of the Commission as an agent of the foreign corporation for service of process in any proceeding based 270 on a cause of action arising during the time the foreign corporation was authorized to transact business 271 in the Commonwealth. Service of process on the clerk of the Commission under this subsection is 272 service on the foreign corporation and shall be made on the clerk in accordance with § 12.1-19.1.

273 F. Revocation of a foreign corporation's certificate of authority does not terminate the authority of 274 the registered agent of the corporation.

§ 13.1-915. Involuntary termination of corporate existence.

276 A. The corporate existence of a corporation may be terminated involuntarily by order of the 277 Commission when it finds that the corporation (i) has continued to exceed or abuse the authority 278 conferred upon it by law; (ii) has failed to maintain a registered office or a registered agent in the 279 Commonwealth as required by law; (iii) has failed to file any document required by this Act to be filed 280 with the Commission; or (iv) has been convicted for a violation of 8 U.S.C. § 1324a(f), as amended, for 281 actions of its officers and directors constituting a pattern or practice of employing unauthorized aliens 282 unlawful employment in the Commonwealth as described in that section. Upon termination, the 283 properties and affairs of the corporation shall pass automatically to its directors as trustees in liquidation. 284 The trustees then shall proceed to collect the assets of the corporation, and pay, satisfy and discharge its 285 liabilities and obligations and do all other acts required to liquidate its business and affairs. After paying 286 or adequately providing for the payment of all its obligations, the trustees shall distribute the remainder 287 of its assets in accordance with § 13.1-907. A corporation whose existence is terminated pursuant to 288 clause (iv) shall not be eligible for reinstatement for a period of not less than one year.

289 B. Any corporation convicted of the offense listed in clause (iv) of subsection A shall immediately 290 report such conviction to the Commission and file with the Commission an authenticated copy of the 291 judgment or record of conviction.

292 C. Before entering any such order the Commission shall issue a rule against the corporation giving it 293 an opportunity to be heard and show cause why such an order should not be entered. The Commission 294 may issue the rule on its own motion or on motion of the Attorney General. 295

§ 13.1-931. Involuntary revocation of certificate of authority.

296 A. The certificate of authority to transact business in the Commonwealth of any foreign corporation 297 may be revoked by order of the Commission when it finds that the corporation: 298

1. Has continued to exceed the authority conferred upon it by law;

299 2. Has failed to maintain a registered office or a registered agent in the Commonwealth as required 300 by law: 301

3. Has failed to file any document required by this Act to be filed with the Commission;

4. No longer exists under the laws of the state or country of its incorporation; or

5. Has been convicted for a violation of 8 U.S.C. § 1324a(f), as amended, for actions of its officers 303 304 and directors constituting a pattern or practice of employing unauthorized aliens unlawful employment in 323

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305 the Commonwealth as described in that section.

306 A certificate revoked pursuant to subdivision A 5 shall not be eligible for reinstatement for a period 307 of not less than one year.

308 B. Any foreign corporation convicted of the offense listed in subdivision A 5 shall immediately 309 report such conviction to the Commission and file with the Commission an authenticated copy of the 310 judgment or record of conviction.

311 C. Before entering any such order the Commission shall issue a rule against the corporation giving it 312 an opportunity to be heard and show cause why such an order should not be entered. The Commission 313 may issue the rule on its own motion or on motion of the Attorney General.

314 D. The authority of a foreign corporation to transact business in the Commonwealth ceases on the 315 date shown on the order revoking its certificate of authority.

E. The Commission's revocation of a foreign corporation's certificate of authority appoints the clerk 316 317 of the Commission the foreign corporation's agent for service of process in any proceeding based on a 318 cause of action arising during the time the foreign corporation was authorized to transact business in the 319 Commonwealth. Service of process on the clerk of the Commission under this subsection is service on 320 the foreign corporation and shall be made on the clerk in accordance with § 12.1-19.1.

321 F. Revocation of a foreign corporation's certificate of authority does not terminate the authority of 322 the registered agent of the corporation.

§ 13.1-1050.3. Involuntary cancellation of limited liability company existence.

324 A. The existence of a limited liability company may be canceled involuntarily by order of the 325 Commission when it finds that the limited liability company has: 326

1. Continued to exceed or abuse the authority conferred upon it by law;

327 2. Failed to maintain a registered office or a registered agent in the Commonwealth as required by 328 law; 329

3. Failed to file any document required by this chapter to be filed with the Commission; or

4. Been convicted for a violation of 8 U.S.C. § 1324a (f) 1324a(f), as amended, for actions of its 330 331 members or managers constituting a pattern or practice of employing unauthorized aliens unlawful 332 employment in the Commonwealth as described in that section.

333 B. Before entering any such order, the Commission shall issue a rule against the limited liability 334 company giving it an opportunity to be heard and show cause why such an order should not be entered. 335 The Commission may issue the rule on its own motion or on motion of the Attorney General.

336 C. The properties and affairs of a limited liability company whose existence has been canceled 337 pursuant to this section shall pass automatically to its managers, or if the limited liability company is 338 managed by its members, then to its members, or if the limited liability company has no managers or 339 members, then to the holders of its interests, in each such case as trustees in liquidation. The trustees shall then proceed to (i) collect the assets of the limited liability company; (ii) sell, convey, and dispose 340 341 of such of its properties as are not to be distributed in kind to its members; (iii) pay, satisfy, and discharge its liabilities and obligations; and (iv) do all other acts required to liquidate its business and 342 affairs. After paying or adequately providing for the payment of all its obligations, the trustees shall 343 344 distribute the remainder of its assets, either in cash or in kind, among its members or interest holders 345 according to their respective rights and interests.

D. Any limited liability company convicted of the offense listed in subdivision A 4 shall immediately 346 347 report such conviction to the Commission and file with the Commission an authenticated copy of the 348 judgment or record of conviction. A limited liability company whose existence is canceled pursuant to 349 subdivision A 4 shall not be eligible for reinstatement for a period of not less than one year. 350

§ 13.1-1056.2. Involuntary cancellation of certificate of registration.

351 A. The certificate of registration to transact business in the Commonwealth of any foreign limited liability company may be canceled involuntarily by order of the Commission when it finds that the 352 353 foreign limited liability company:

1. Has continued to exceed or abuse the authority conferred upon it by law;

355 2. Has failed to maintain a registered office or a registered agent in the Commonwealth as required 356 by law;

3. Has failed to file any document required by this chapter to be filed with the Commission;

4. No longer exists under the laws of the state or other jurisdiction of its organization; or

359 5. Has been convicted for a violation of 8 U.S.C. § 1324a (f) 1324a(f), as amended, for actions of its members or managers constituting a pattern or practice of employing unauthorized aliens unlawful 360 employment in the Commonwealth as described in that section. 361

362 B. Before entering any such order the Commission shall issue a rule against the foreign limited 363 liability company giving it an opportunity to be heard and show cause why such an order should not be entered. The Commission may issue the rule on its own motion or on motion of the Attorney General. 364

C. The authority of a foreign limited liability company to transact business in the Commonwealth 365 366 ceases on the date shown on the order canceling its certificate of registration.

367 D. The Commission's cancellation of a foreign limited liability company's certificate of registration 368 appoints the clerk of the Commission the foreign limited liability company's agent for service of process 369 in any proceeding based on a cause of action arising during the time the foreign limited liability 370 company was registered to transact business in the Commonwealth. Service of process on the clerk of 371 the Commission under this subsection is service on the foreign limited liability company and shall be 372 made on the clerk in accordance with § 12.1-19.1.

373 E. Cancellation of a foreign limited liability company's certificate of registration does not terminate the authority of the registered agent of the foreign limited liability company. 374

375 F. Any foreign limited liability company convicted of the offense listed in subdivision A 5 shall 376 immediately report such conviction to the Commission and file with the Commission an authenticated 377 copy of the judgment or record of conviction. A certificate of registration canceled pursuant to 378 subdivision A 5 shall not be eligible for reinstatement for a period of not less than one year. 379

§ 13.1-1238.2. Involuntary cancellation of business trust existence.

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380 A. The existence of a business trust may be canceled involuntarily by order of the Commission when 381 it finds that the business trust has:

1. Continued to exceed or abuse the authority conferred upon it by law;

383 2. Failed to maintain a registered office or a registered agent in the Commonwealth as required by 384 law; 385

3. Failed to file any document required by this chapter to be filed with the Commission; or

386 4. Been convicted for a violation of 8 U.S.C. § $\frac{1324a}{f}$ (f) 1324a(f), as amended, for actions of its 387 trustees or beneficial owners authorized to act on the behalf of a business trust constituting a pattern or 388 practice of employing unauthorized aliens unlawful employment in the Commonwealth as described in 389 that section.

390 B. Before entering any such order, the Commission shall issue a rule against the business trust giving 391 it an opportunity to be heard and show cause why such an order should not be entered. The 392 Commission may issue the rule on its own motion or on motion of the Attorney General.

393 C. The properties and affairs of a business trust whose existence has been canceled pursuant to this 394 section shall pass automatically to its trustees as trustees in liquidation. The trustees shall then proceed 395 to (i) collect the assets of the business trust; (ii) sell, convey, and dispose of such of its properties as are 396 not to be distributed in kind to its beneficial owners; (iii) pay, satisfy, and discharge its liabilities and 397 obligations; and (iv) do all other acts required to liquidate its business and affairs. After paying or 398 adequately providing for the payment of all its obligations, the liquidating trustees shall distribute the 399 remainder of its assets, either in cash or in kind, among its beneficial owners according to their 400 respective rights and interests.

401 D. Any business trust convicted of the offense listed in subdivision A 4 shall immediately report 402 such conviction to the Commission and file with the Commission an authenticated copy of the judgment 403 or record of conviction. A business trust whose existence is canceled pursuant to subdivision A 4 shall 404 not be eligible for reinstatement for a period of not less than one year.

§ 13.1-1246.2. Involuntary cancellation of registration.

406 A. The certificate of registration to transact business in the Commonwealth of any foreign business 407 trust may be canceled involuntarily by order of the Commission when it finds that the foreign business 408 trust:

409 1. Has continued to exceed or abuse the authority conferred upon it by law;

410 2. Has failed to maintain a registered office or a registered agent in the Commonwealth as required by law: 411 412

3. Has failed to file any document required by this chapter to be filed with the Commission;

4. No longer exists under the laws of the state or other jurisdiction of its formation; or

414 5. Has been convicted for a violation of 8 U.S.C. § 1324a (f) 1324a(f), as amended, for actions of its 415 trustees or beneficial owners authorized to act on the behalf of a foreign business trust constituting a 416 pattern or practice of employing unauthorized aliens unlawful employment in the Commonwealth as 417 described in that section.

418 B. Before entering any such order, the Commission shall issue a rule against the foreign business 419 trust giving it an opportunity to be heard and show cause why such an order should not be entered. The 420 Commission may issue the rule on its own motion or on motion of the Attorney General.

421 C. The authority of a foreign business trust to transact business in the Commonwealth ceases on the 422 date shown on the order canceling its certificate of registration.

423 D. The Commission's cancellation of a foreign business trust's certificate of registration appoints the 424 clerk of the Commission the foreign business trust's agent for service of process in any proceeding based 425 on a cause of action arising during the time the foreign business trust was authorized to transact business in the Commonwealth. Service of process on the clerk of the Commission under this subsection 426 427 is service on the foreign business trust and shall be made on the clerk in accordance with § 12.1-19.1.

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428 E. Cancellation of a foreign business trust's certificate of registration does not terminate the authority 429 of the registered agent of the foreign business trust.

430 F. Any foreign business trust convicted of the offense listed in subdivision A 5 shall immediately 431 report such conviction to the Commission and file with the Commission an authenticated copy of the 432 judgment or record of conviction. A certificate of registration canceled pursuant to subdivision A 5 shall 433 not be eligible for reinstatement for a period of not less than one year.

§ 18.2-308.09. Disgualifications for a concealed handgun permit.

The following persons shall be deemed disqualified from obtaining a permit:

436 1. An individual who is ineligible to possess a firearm pursuant to § 18.2-308.1:1, 18.2-308.1:2, 18.2-308.1:3, 18.2-308.1:6, 18.2-308.1:7, or 18.2-308.1:8 or the substantially similar law of any other 437 438 state or of the United States.

2. An individual who was ineligible to possess a firearm pursuant to § 18.2-308.1:1 and who was 439 440 discharged from the custody of the Commissioner pursuant to § 19.2-182.7 less than five years before 441 the date of his application for a concealed handgun permit.

442 3. An individual who was ineligible to possess a firearm pursuant to § 18.2-308.1:2 and whose 443 competency or capacity was restored pursuant to § 64.2-2012 less than five years before the date of his 444 application for a concealed handgun permit.

4. An individual who was ineligible to possess a firearm under § 18.2-308.1:3 and who was released 445 446 from commitment less than five years before the date of this application for a concealed handgun 447 permit.

448 5. An individual who is subject to a restraining order, or to a protective order and prohibited by 449 § 18.2-308.1:4 from purchasing, possessing, or transporting a firearm.

6. An individual who is prohibited by § 18.2-308.2 from possessing or transporting a firearm, except 450 451 that a restoration order may be obtained in accordance with subsection C of that section.

452 7. An individual who has been convicted of two or more misdemeanors within the five-year period 453 immediately preceding the application, if one of the misdemeanors was a Class 1 misdemeanor, but the 454 judge shall have the discretion to deny a permit for two or more misdemeanors that are not Class 1. 455 Traffic infractions and misdemeanors set forth in Title 46.2 shall not be considered for purposes of this disqualification. 456

457 8. An individual who is addicted to, or is an unlawful user or distributor of, marijuana, synthetic 458 cannabinoids, or any controlled substance.

459 9. An individual who has been convicted of a violation of § 18.2-266 or a substantially similar local 460 ordinance, or of public drunkenness, or of a substantially similar offense under the laws of any other 461 state, the District of Columbia, the United States, or its territories within the three-year period immediately preceding the application. 462

463 10. An alien other than an alien individual who is not a citizen or national of the United States and 464 is not otherwise lawfully admitted for permanent residence in the United States.

11. An individual who has been discharged from the armed forces of the United States under 465 dishonorable conditions. 466

12. An individual who is a fugitive from justice.

13. An individual who the court finds, by a preponderance of the evidence, based on specific acts by 468 469 the applicant, is likely to use a weapon unlawfully or negligently to endanger others. The sheriff, chief 470 of police, or attorney for the Commonwealth may submit to the court a sworn, written statement indicating that, in the opinion of such sheriff, chief of police, or attorney for the Commonwealth, based 471 472 upon a disqualifying conviction or upon the specific acts set forth in the statement, the applicant is 473 likely to use a weapon unlawfully or negligently to endanger others. The statement of the sheriff, chief 474 of police, or the attorney for the Commonwealth shall be based upon personal knowledge of such individual or of a deputy sheriff, police officer, or assistant attorney for the Commonwealth of the 475 476 specific acts, or upon a written statement made under oath before a notary public of a competent person having personal knowledge of the specific acts. 477

478 14. An individual who has been convicted of any assault, assault and battery, sexual battery, 479 discharging of a firearm in violation of § 18.2-280 or 18.2-286.1 or brandishing of a firearm in 480 violation of § 18.2-282 within the three-year period immediately preceding the application. 481

15. An individual who has been convicted of stalking.

482 16. An individual whose previous convictions or adjudications of delinquency were based on an 483 offense that would have been at the time of conviction a felony if committed by an adult under the laws 484 of any state, the District of Columbia, the United States or its territories. For purposes of this disqualifier, only convictions occurring within 16 years following the later of the date of (i) the 485 conviction or adjudication or (ii) release from any incarceration imposed upon such conviction or adjudication shall be deemed to be "previous convictions." Disqualification under this subdivision shall 486 487 488 not apply to an individual with previous adjudications of delinquency who has completed a term of service of no less than two years in the Armed Forces of the United States and, if such person has been 489

490 discharged from the Armed Forces of the United States, received an honorable discharge.

491 17. An individual who has a felony charge pending or a charge pending for an offense listed in492 subdivision 14 or 15.

493 18. An individual who has received mental health treatment or substance abuse treatment in a494 residential setting within five years prior to the date of his application for a concealed handgun permit.

495 19. An individual not otherwise ineligible pursuant to this article, who, within the three-year period
496 immediately preceding the application for the permit, was found guilty of any criminal offense set forth
497 in Chapter 11 (§ 4.1-1100 et seq.) of Title 4.1, Article 1 (§ 18.2-247 et seq.), or former § 18.2-248.1:1
498 or of a criminal offense of illegal possession or distribution of marijuana, synthetic cannabinoids, or any
499 controlled substance, under the laws of any state, the District of Columbia, or the United States or its
500 territories.

501 20. An individual, not otherwise ineligible pursuant to this article, with respect to whom, within the 502 three-year period immediately preceding the application, upon a charge of any criminal offense set forth 503 in Chapter 11 (§ 4.1-1100 et seq.) of Title 4.1, Article 1 (§ 18.2-247 et seq.), or former § 18.2-248.1:1 504 or upon a charge of illegal possession or distribution of marijuana, synthetic cannabinoids, or any 505 controlled substance under the laws of any state, the District of Columbia, or the United States or its 506 territories, the trial court found that the facts of the case were sufficient for a finding of guilt and 507 disposed of the case pursuant to § 18.2-251 or the substantially similar law of any other state, the 508 District of Columbia, or the United States or its territories.

509 § 18.2-308.2:3. Criminal background check required for employees of a gun dealer to transfer 510 firearms; exemptions; penalties.

A. No person, corporation, or proprietorship licensed as a firearms dealer pursuant to 18 U.S.C. § 921 et seq. shall employ any person to act as a seller, whether full-time or part-time, permanent, temporary, paid or unpaid, for the transfer of firearms under § 18.2-308.2:2, if such employee would be prohibited from possessing a firearm under § 18.2-308.1:1, 18.2-308.1:2, or 18.2-308.1:3, subsection B of § 18.2-308.1:4, or § 18.2-308.1:6, 18.2-308.1:7, 18.2-308.1:8, 18.2-308.2; or 18.2-308.2:01, or is an illegal alien illegally present in the United States, or is prohibited from purchasing or transporting a firearm pursuant to subsection A of § 18.2-308.1:4 or § 18.2-308.1:5.

B. Prior to permitting an applicant to begin employment, the dealer shall obtain a written statement
or affirmation from the applicant that he is not disqualified from possessing a firearm and shall submit
the applicant's fingerprints and personal descriptive information to the Central Criminal Records
Exchange to be forwarded to the Federal Bureau of Investigation (FBI) for the purpose of obtaining
national criminal history record information regarding the applicant.

C. Prior to August 1, 2000, the dealer shall obtain written statements or affirmations from persons
employed before July 1, 2000, to act as a seller under § 18.2-308.2:2 that they are not disqualified from
possessing a firearm. Within five working days of the employee's next birthday, after August 1, 2000,
the dealer shall submit the employee's fingerprints and personal descriptive information to the Central
Criminal Records Exchange to be forwarded to the Federal Bureau of Investigation (FBI) for the
purpose of obtaining national criminal history record information regarding the request.

529 C1. In lieu of submitting fingerprints pursuant to this section, any dealer holding a valid federal 530 firearms license (FFL) issued by the Bureau of Alcohol, Tobacco and Firearms (ATF) may submit a 531 sworn and notarized affidavit to the Department of State Police on a form provided by the Department, 532 stating that the dealer has been subjected to a record check prior to the issuance and that the FFL was 533 issued by the ATF. The affidavit may also contain the names of any employees that have been subjected 534 to a record check and approved by the ATF. This exemption shall apply regardless of whether the FFL 535 was issued in the name of the dealer or in the name of the business. The affidavit shall contain the valid 536 FFL number, state the name of each person requesting the exemption, together with each person's 537 identifying information, including their social security number and the following statement: "I hereby 538 swear, under the penalty of perjury, that as a condition of obtaining a federal firearms license, each 539 person requesting an exemption in this affidavit has been subjected to a fingerprint identification check 540 by the Bureau of Alcohol, Tobacco and Firearms and the Bureau of Alcohol, Tobacco and Firearms 541 subsequently determined that each person satisfied the requirements of 18 U.S.C. § 921 et seq. I 542 understand that any person convicted of making a false statement in this affidavit is guilty of a Class 5 543 felony and that in addition to any other penalties imposed by law, a conviction under this section shall 544 result in the forfeiture of my federal firearms license."

545 D. The Department of State Police, upon receipt of an individual's record or notification that no
546 record exists, shall submit an eligibility report to the requesting dealer within 30 days of the applicant
547 beginning his duties for new employees or within 30 days of the applicant's birthday for a person
548 employed prior to July 1, 2000.

E. If any applicant is denied employment because of information appearing on the criminal historyrecord and the applicant disputes the information upon which the denial was based, the Central Criminal

551 Records Exchange shall, upon written request, furnish to the applicant the procedures for obtaining a copy of the criminal history record from the Federal Bureau of Investigation. The information provided 552 553 to the dealer shall not be disseminated except as provided in this section.

554 F. The applicant shall bear the cost of obtaining the criminal history record unless the dealer, at his 555 option, decides to pay such cost.

556 G. Upon receipt of the request for a criminal history record information check, the State Police shall 557 establish a unique number for that firearm seller. Beginning September 1, 2001, the firearm seller's signature, firearm seller's number and the dealer's identification number shall be on all firearm 558 559 transaction forms. The State Police shall void the firearm seller's number when a disqualifying record is 560 discovered. The State Police may suspend a firearm seller's identification number upon the arrest of the firearm seller for a potentially disqualifying crime. 561

H. This section shall not restrict the transfer of a firearm at any place other than at a dealership or at 562 563 any event required to be registered as a gun show.

I. Any person who willfully and intentionally requests, obtains, or seeks to obtain criminal history 564 565 record information under false pretenses, or who willfully and intentionally disseminates or seeks to 566 disseminate criminal history record information except as authorized by this section and § 18.2-308.2:2, shall be guilty of a Class 2 misdemeanor. 567

J. Any person willfully and intentionally making a materially false statement on the personal 568 569 descriptive information required in this section shall be guilty of a Class 5 felony. Any person who 570 offers for transfer any firearm in violation of this section shall be guilty of a Class I misdemeanor. Any 571 dealer who willfully and knowingly employs or permits a person to act as a firearm seller in violation of 572 this section shall be guilty of a Class 1 misdemeanor.

573 K. There is no civil liability for any seller for the actions of any purchaser or subsequent transferee 574 of a firearm lawfully transferred pursuant to this section.

575 L. The provisions of this section requiring a seller's background check shall not apply to a licensed dealer. 576

577 M. Any person who willfully and intentionally makes a false statement in the affidavit as set out in 578 subdivision C 1 shall be guilty of a Class 5 felony. 579

N. For purposes of this section:

580 "Dealer" means any person, corporation or proprietorship licensed as a dealer pursuant to 18 U.S.C. § 921 et seq. 581

582 "Firearm" means any handgun, shotgun, or rifle that will or is designed to or may readily be 583 converted to expel single or multiple projectiles by action of an explosion of a combustible material. 584

"Place of business" means any place or premises where a dealer may lawfully transfer firearms.

585 "Seller" means for the purpose of any single sale of a firearm any person who is a dealer or an agent of a dealer, who may lawfully transfer firearms and who actually performs the criminal background 586 587 check in accordance with the provisions of § 18.2-308.2:2.

"Transfer" means any act performed with intent to sell, rent, barter, or trade or otherwise transfer 588 589 ownership or permanent possession of a firearm at the place of business of a dealer.

590 § 19.2-81.6. Authority of law-enforcement officers to arrest individuals illegally present in the 591 United States.

592 All law-enforcement officers enumerated in § 19.2-81 shall have the authority to enforce immigration 593 laws of the United States, pursuant to the provisions of this section. Any law-enforcement officer 594 enumerated in § 19.2-81 may, in the course of acting upon reasonable suspicion that an individual has 595 committed or is committing a crime, arrest the individual without a warrant upon receiving confirmation 596 from the Bureau of Immigration and Customs Enforcement of the United States Department of 597 Homeland Security that the individual (i) is an alien illegally present in the United States, and (ii) has previously been convicted of a felony in the United States and deported or left the United States after 598 599 such conviction. Upon receiving such confirmation, the officer shall take the individual forthwith before 600 a magistrate or other issuing authority and proceed pursuant to § 19.2-82.

601 § 19.2-294.2. Procedure when noncitizens convicted of certain felonies; duties of probation and 602 parole officer.

603 A. Whenever a person is (i) convicted in a circuit court of any felony and (ii) referred to a probation **604** or parole officer for a report pursuant to § 19.2-299, or for probation supervision, the probation or parole 605 officer shall inquire as to the citizenship of such person. If upon inquiry it is determined that the person may not be an alien a citizen or national of the United States based upon his failure to produce 606 evidence of United States citizenship or status as a United States national, the probation or parole 607 officer shall report this determination to the Central Criminal Records Exchange of the Department of 608 609 State Police in a format approved by the Exchange.

B. The inquiry required by this section need not be made if it is apparent that a report on alien 610 citizenship status has previously been made to the Central Criminal Records Exchange pursuant to this 611 612 section.

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C. It shall be the responsibility of the Central Criminal Records Exchange of the Department of State 613 614 Police to review arrest reports submitted by law-enforcement agencies and reports of suspected 615 alien-status citizenship status inquiries made by probation or parole officers, and to report within sixty 60 days of final disposition to the Law Enforcement Support Center of the United States Immigration 616 617 and Customs Enforcement the identity of all convicted offenders suspected of being an alien believed to 618 not be citizens or nationals of the United States.

619 § 22.1-287. Limitations on access to records.

620 A. No teacher, principal or employee of any public school nor any school board member shall permit 621 access to any records concerning any particular pupil enrolled in the school in any class to any person 622 except under judicial process unless the person is one of the following:

623 1. Either parent of such pupil or such pupil; provided that a school board may require that such 624 pupil, if he be less than 18 years of age, as a condition precedent to access to such records, furnish 625 written consent of his or her parent for such access;

626 2. A person designated in writing by such pupil if the pupil is 18 years of age or older or by either 627 parent of such pupil if the pupil is less than 18 years of age;

628 3. The principal, or someone designated by him, of a school where the pupil attends, has attended, or 629 intends to enroll;

630 4. The current teachers of such pupil;

631 5. State or local law-enforcement or correctional personnel, including a law-enforcement officer, 632 probation officer, parole officer or administrator, or a member of a parole board, seeking information in 633 the course of his duties;

634 6. The Superintendent of Public Instruction, a member of his staff, the division superintendent of 635 schools where the pupil attends, has attended, or intends to enroll or a member of his staff;

636 7. An officer or employee of a county or city agency responsible for protective services to children, 637 as to a pupil referred to that agency as a minor requiring investigation or supervision by that agency.

638 B. A parent or pupil entitled to see the records pursuant to subdivision A 1 shall have access to all 639 records relating to such pupil maintained by the school except as otherwise provided by law and need 640 only appear in person during regular hours of the school day and request to see such records. No 641 material concerning such pupil shall be edited or withheld except as otherwise provided by law, and the 642 parent or pupil shall be entitled to read such material personally.

643 C. The giving of information by school personnel concerning participation in athletics and other 644 school activities, the winning of scholastic or other honors and awards, and other like information shall 645 be governed by the provisions of § 22.1-287.1. 646

D. Notwithstanding the restrictions imposed by this section:

647 1. A division superintendent of schools may, in his discretion, provide information to the staff of an 648 institution of higher education or educational research and development organization or laboratory if 649 such information is necessary to a research project or study conducted, sponsored, or approved by the 650 institution of higher education or educational research and development organization or laboratory and if 651 no pupil will be identified by name in the information provided for research;

652 2. The name and address of a pupil, the record of a pupil's daily attendance, a pupil's scholastic 653 record in the form of grades received in school subjects, the names of a pupil's parents, a pupil's date and place of birth, and the names and addresses of other schools a pupil has attended may be released 654 to an officer or employee of the United States government seeking this information in the course of his 655 duties when the pupil is a veteran of military service with the United States, an orphan or dependent of 656 657 such veteran, or an alien individual who is not a citizen or national of the United States;

3. The record of a pupil's daily attendance shall be open for inspection and reproduction to an 658 659 employee of a local department of social services who needs the record to determine the eligibility of 660 the pupil's family for public assistance and social services;

4. The principal or his designee may disclose identifying information from a pupil's scholastic record 661 **662** for the purpose of furthering the ability of the juvenile justice system to effectively serve the pupil prior 663 to adjudication. In addition to those agencies or personnel identified in subdivisions A 5 and 7, the **664** principal or his designee may disclose identifying information from a pupil's scholastic record to 665 attorneys for the Commonwealth, court services units, juvenile detention centers or group homes, mental and medical health agencies, state and local children and family service agencies, and the Department of 666 667 Juvenile Justice and to the staff of such agencies. Prior to disclosure of any such scholastic records, the **668** persons to whom the records are to be disclosed shall certify in writing to the principal or his designee 669 that the information will not be disclosed to any other party, except as provided under state law, without 670 the prior written consent of the parent of the pupil or by such pupil if the pupil is 18 years of age or 671 older.

672 § 23.1-503. Determination of domicile; rules; presumptions.

673 A. Students shall not ordinarily establish domicile by the performance of acts that are auxiliary to 677

674 fulfilling educational objectives or are required or routinely performed by temporary residents of the
675 Commonwealth. Students shall not establish domicile by mere physical presence or residence primarily
676 for educational purposes.

B. A married individual may establish domicile in the same manner as an unmarried individual.

678 C. A nonmilitary student whose parent or spouse is a member of the Armed Forces of the United 679 States may establish domicile in the same manner as any other student.

D. Any alien noncitizen holding an immigration visa or classified as a political refugee may establish
 domicile in the same manner as any other student. However, absent congressional intent to the contrary,
 any individual holding a student visa or another temporary visa does not have the capacity to intend to
 remain in the Commonwealth indefinitely and is therefore ineligible to establish domicile and receive
 in-state tuition charges.

E. The domicile of a dependent student shall be rebuttably presumed to be the domicile of the parent or legal guardian (i) claiming him as an exemption on federal or state income tax returns currently and for the tax year prior to the date of the alleged entitlement or (ii) providing him with substantial financial support. The spouse of an active duty military service member, if such spouse has established domicile and claimed the dependent student on federal or state income tax returns, is not subject to minimum income tests or requirements.

F. The domicile of an unemancipated minor or a dependent student 18 years old or older may be the 691 692 domicile of either the parent with whom he resides, the parent who claims the student as a dependent for federal or Virginia income tax purposes for the tax year prior to the date of the alleged entitlement 693 694 and is currently so claiming the student, or the parent who provides the student with substantial financial 695 support. If there is no surviving parent or the whereabouts of the parents are unknown, then the domicile of an unemancipated minor shall be the domicile of the legal guardian of such unemancipated 696 697 minor unless circumstances indicate that such guardianship was created primarily for the purpose of 698 establishing domicile.

699 G. Continuously enrolled non-Virginia students shall be presumed to be in the Commonwealth for 700 educational purposes unless they rebut such presumption with clear and convincing evidence of 701 domicile.

702 H. A non-Virginia student is not eligible for reclassification as a Virginia student unless he applies
703 for and is approved for such reclassification. Any such reclassification shall only be granted
704 prospectively from the date such application is received.

705 I. A student who knowingly provides erroneous information in an attempt to evade payment of
 706 out-of-state tuition charges shall be charged out-of-state tuition for each term, semester, or quarter
 707 attended and may be subject to dismissal from the institution. All disputes relating to the veracity of
 708 information provided to establish domicile in the Commonwealth are appealable as set forth in
 709 § 23.1-510.

710 J. No student shall be deemed ineligible to establish domicile and receive in-state tuition charges 711 solely on the basis of the immigration status of his parent.

\$ 32.1-325.03. Legal presence required for certain state and local public benefits; exceptions;
 definitions; proof of legal presence.

A. In addition to meeting the existing eligibility requirements of the benefits applied for, no person who is not a United States <u>Citizen</u> or legally present in the United States shall receive medical services under this chapter, except for the following:

717 1. Medicaid benefits for those residing in long-term institutional facilities or participating in home
718 and community based waivers on June 30, 1997, who were eligible for full Medicaid benefits shall
719 continue to be eligible for Medicaid benefits at state expense if federal financial participation is not
720 available;

2. Medicaid benefits for those who because of alien requirements pursuant to the federal Personal
Responsibility and Work Opportunity Reconciliation Act of 1996 (Public Law 104-193) (i) are under the
age of 19 years and (ii) would be eligible for full Medicaid benefits if the alien requirements regarding *citizenship that were in effect* prior to the passage of the *federal* Personal Responsibility and Work
Opportunity Reconciliation Act of 1996 (*P.L. 104-193*) were still in effect. However, such person upon
reaching the age of 19 years shall comply with the provisions of this section; and

727 3. State or local public benefits that are mandated by Federal Law federal law pursuant to 8 U.S.C.
728 § 1621.

729 B. The determination of eligibility for public benefits as provided in this chapter shall be subject to730 the provisions of § 63.2-503.1, as applicable.

731 § 32.1-343. Definitions.

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

- 733 "Board" means the Board of Medical Assistance Services.
- "734 "Director" means the Director of the Department of Medical Assistance Services.
- 735 "Indigent person" means a person who is a bona fide resident of the county or city, whether gainfully

employed or not and who, either by himself or by those upon whom he is dependent, is unable to pay
for required hospitalization or treatment. Residence shall not be established for the purpose of obtaining
the benefits of this chapter. Migrant workers and aliens *persons*living in the United States illegally shall
not be considered bona fide residents of the county or city for purposes of the State/Local
Hospitalization Program.

741 § 38.2-6500. Definitions.

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

743 "American Health Benefit Exchange" means the program established as a component of the Exchange
744 pursuant to this chapter that is designed to facilitate the purchase of qualified health plans or qualified
745 dental plans by qualified individuals.

"Bureau" means the Bureau of Insurance, a division within the Commission through which itadministers insurance law.

748 "Certified application counselor" means individuals certified by the Exchange to perform the duties 749 described in 45 C.F.R. § 155.255(c).

"Commission" means the State Corporation Commission.

"Committee" means the Advisory Committee established pursuant to § 38.2-6503.

752 "Director" means the Director of the Division appointed by the Commission pursuant to § 38.2-6502.

"Division" means the Health Benefit Exchange Division, a division within the Commission throughwhich it administers the Exchange.

"Eligible employee" means an individual employed by a qualified employer who has been offeredhealth insurance coverage by such qualified employer through the SHOP exchange.

757 "Eligible entity" means the Bureau, the Department of Medical Assistance Services, or a qualified
758 vendor that has demonstrated experience on a statewide or regional basis in individual and small group
759 health insurance markets and in benefits coverage; however, a health carrier or an affiliate of a health
760 carrier is not an eligible entity.

"Essential health benefits package" means the scope of covered benefits and associated limits of a health benefit plan that (i) provides benefits pursuant to § 38.2-3451; (ii) provides the benefits in the manner described in 45 C.F.R. § 156.115; (iii) limits cost-sharing for such coverage as described in 45 C.F.R. § 156.130; and (iv) subject to offering catastrophic plans as described in § 1302(e) of the Federal Act, provides distinct levels of coverage as described in 45 C.F.R. § 156.140.

"Êxchange" means, as the context requires, either (i) the Division or (ii) the Virginia Health Benefit
Exchange established pursuant to the provisions of this chapter and in accordance with § 1311(b) of the
Federal Act, through which qualified health plans and qualified dental plans are made available to
qualified individuals through the American Health Benefit Exchange and to qualified employers through
the SHOP exchange. "Exchange," when referring to the Virginia Health Benefit Exchange, collectively
refers to both the American Health Benefit Exchange and the SHOP exchange.

"FAMIS" means the Family Access to Medical Insurance Security Plan, including the FAMIS Plusprogram, established pursuant to Chapter 13 (§ 32.1-351 et seq.) of Title 32.1.

774 "Federal Act" means the federal Patient Protection and Affordable Care Act, P.L. 111-148, as
775 amended by the Health Care and Education Reconciliation Act of 2010, P.L. 111-152, and as it may
776 further be amended, and regulations issued thereunder.

777 "Health benefit plan" or "plan" means a policy, contract, certificate, or agreement offered or issued 778 by a health carrier to provide, deliver, arrange for, pay for, or reimburse any of the costs of health care 779 services. The term does not include coverage only for accident or disability income insurance, or any 780 combination thereof; coverage issued as a supplement to liability insurance; liability insurance, including 781 general liability insurance and automobile liability insurance; workers' compensation or similar 782 insurance; automobile medical payment insurance; credit-only insurance; coverage for onsite medical 783 clinics; or other similar insurance coverage, specified in federal regulations issued pursuant to the 784 Federal Act, under which benefits for medical care are secondary or incidental to other insurance 785 benefits. The term does not include the following benefits if they are provided under a separate policy, 786 certificate, or contract of insurance or are otherwise not an integral part of the plan: limited scope dental 787 or vision benefits; benefits for long-term care, nursing home care, home health care, community-based 788 care, or any combination thereof; or other similar limited benefits specified in federal regulations issued 789 pursuant to the Federal Act. The term does not include the following benefits if the benefits are 790 provided under a separate policy, certificate, or contract of insurance; there is no coordination between the provision of the benefits and any exclusion of benefits under any group health plan maintained by 791 792 the same plan sponsor; and the benefits are paid with respect to an event without regard to whether 793 benefits are provided with respect to such an event under any group health plan maintained by the same 794 plan sponsor: coverage only for a specified disease or illness, for hospital indemnity, or other fixed 795 indemnity insurance. The term does not include the following if offered as a separate policy, certificate, 796 or contract of insurance: Medicare supplemental health insurance as defined under 1882(g)(1) of the

797 U.S. Social Security Act; coverage supplemental to the coverage provided under 10 U.S.C. § 1071 et 798 seq. (TRICARE); or similar supplemental coverage provided under a group health plan.

799 "Health carrier" or "carrier" means an entity subject to the insurance laws and regulations of the 800 Commonwealth and subject to the jurisdiction of the Commission that contracts or offers to contract to 801 provide, deliver, arrange for, pay for, or reimburse any of the costs of health care services, including an insurer licensed to sell accident and sickness insurance, a health maintenance organization, a health 802 803 services plan, a dental plan organization, a dental services plan, or any other entity providing a plan of 804 health insurance, health benefits, or health care services.

- "Insurance agent" has the same meaning as provided in § 38.2-1800. 805
- 806 "Minimum essential coverage" means coverage defined in 45 C.F.R. § 156.600.
- "Navigator" means an individual or entity that is registered pursuant to § 38.2-3457. 807

"PHSA" means the federal Public Health Service Act, Chapter 6A of Title 42 of the United States 808 809 Code, as amended.

810 'Qualified dental plan" means a limited scope dental plan that has been certified in accordance with 811 § 38.2-6506.

812 "Qualified employer" means a small employer that elects to make all of its full-time employees 813 eligible for one or more qualified health plans or qualified dental plans in the small group market 814 offered through the SHOP exchange and, at the employer's option, some or all of its part-time 815 employees, provided that the employer (i) has its principal place of business in the Commonwealth and 816 elects to provide coverage through the SHOP exchange to all of its eligible employees, wherever employed, or (ii) elects to provide coverage through the SHOP exchange to all of its eligible employees 817 818 who are principally employed in the Commonwealth.

"Qualified health plan" means a health benefit plan that has in effect a certification that the plan 819 820 meets the criteria for certification described in § 1311(c) of the Federal Act and § 38.2-6506.

821 "Qualified individual" means an individual, including a minor, who (i) is seeking to enroll in a qualified health plan or qualified dental plan offered to individuals through the Exchange; (ii) resides in 822 823 the Commonwealth; (iii) is not incarcerated at the time of enrollment, other than incarceration pending the disposition of charges; and (iv) is, and is reasonably expected to be, for the entire period for which 824 825 enrollment is sought, a citizen or a national of the United States or an alien *individual who is otherwise* 826 lawfully present in the United States. 827

"Secretary" means the Secretary of the U.S. Department of Health and Human Services.

828 "SHOP exchange" means the Small Business Health Options Program, established as a component of 829 the Exchange pursuant to this chapter, through which a qualified employer can provide its eligible 830 employees and their dependents with access to one or more qualified health plans or qualified dental 831 plans.

832 "Small employer" means an employer that employed an average of not more than 50 employees 833 during the preceding calendar year. For the purposes of this definition: (a) all persons treated as a single employer under subsection (b), (c), (m), or (o) of 26 U.S.C. § 414 shall be treated as a single employer; 834 835 (b) an employer and any predecessor employer shall be treated as a single employer; and (c) all employees shall be counted, including part-time employees and employees who are not eligible for 836 837 health insurance coverage through the employer. If an employer was not in existence throughout the 838 preceding calendar year, the determination of whether the employer is a small employer shall be based 839 on the average number of employees reasonably expected to be employed by the employer on business days in the current calendar year. An employer that makes enrollment in qualified health plans or 840 qualified dental plans available to its eligible employees through the SHOP exchange and that no longer 841 842 meets the definition of a small employer because of an increase in the number of its employees shall 843 continue to be treated as a small employer for purposes of this chapter as long as that employer continuously makes enrollment through the SHOP exchange available to its eligible employees. 844

845 "Small group market" means the health insurance market under which individuals obtain health 846 insurance coverage, directly or through any arrangement, on behalf of themselves and their dependents through a group health plan maintained by a small employer. 847

"State-mandated health benefit" means coverage required under this title or other laws of the 848 849 Commonwealth to be provided in a policy of accident and sickness insurance, an accident and sickness subscription contract, or a health maintenance organization health care plan that includes coverage for 850 851 specific health care services or benefits.

"State Medicaid Program" means the Commonwealth's Medicaid program under Title XIX of the 852 853 Social Security Act, as amended from time to time.

854 § 40.1-11.1. Employment of persons not eligible for employment in the United States.

855 It shall be unlawful and constitute a Class 1 misdemeanor for any employer or any person acting as an agent for an employer, or any person who, for a fee, refers an alien any individual who is not a 856 857 citizen or national of the United States and who cannot provide documents indicating that he or she is 858 legally eligible for employment in the United States for employment to an employer, or an officer,

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agent, or representative of a labor organization to knowingly employ, continue to employ, or refer for
employment any alien *individual who is not a citizen or national of the United States and* who cannot
provide documents indicating that he or she is legally eligible for employment in the United States.

862 Permits issued by the United States Department of Justice authorizing an alien *individual who is not*863 *a citizen or national of the United States* to work in the United States shall constitute proof of eligibility
864 for employment.

865 All employment application forms used by State and local governments and privately owned
866 businesses operating in the Commonwealth on and after January 1, 1978, shall ask prospective
867 employees if they are legally eligible for employment in the United States.

868 The provisions of this section shall not be deemed to require any employer to use employment 869 application forms.

870 § 46.2-328.1. Licenses, permits, and special identification cards to be issued only to United
871 States citizens, legal permanent residents, or holders of valid unexpired nonimmigrant visas;
872 exceptions; renewal, duplication, or reissuance.

873 A. Notwithstanding any other provision of this title, except as provided in subsection G of § 46.2-345, the Department shall not issue an original license, permit, or special identification card to 874 875 any applicant who has not presented to the Department, with the application, valid documentary 876 evidence that the applicant is either (i) a citizen of the United States, (ii) a legal permanent resident of 877 the United States, (iii) a person with conditional resident alien of status in the United States, (iv) an 878 approved applicant for asylum in the United States, (v) an entrant into the United States in refugee 879 status, or (vi) a citizen of the Federated States of Micronesia, the Republic of Palau, or the Republic of the Marshall Islands, collectively known as the Freely Associated States. 880

881 B. Notwithstanding the provisions of subsection A and the provisions of §§ 46.2-330 and 46.2-345, 882 an applicant who presents in person valid documentary evidence that a federal court or federal agency 883 having jurisdiction over immigration has authorized the applicant to be in the United States or an **884** applicant for a REAL ID credential who provides evidence of temporary lawful status in the United 885 States as required pursuant to the REAL ID Act of 2005, as amended, and its implementing regulations 886 may be issued a limited-duration license, permit, or special identification card. Such limited-duration 887 license, permit, or special identification card shall be valid only during the period of time of the 888 applicant's authorized stay in the United States or if there is no definite end to the period of authorized 889 stay a period of one year. No license, permit, or special identification card shall be issued if an 890 applicant's authorized stay in the United States is less than 30 days from the date of application. Any 891 limited-duration license, permit, or special identification card issued pursuant to this subsection shall 892 clearly indicate that it is valid for a limited period and shall state the date that it expires. Such a 893 limited-duration license, permit, or special identification card may be renewed only upon presentation of **894** valid documentary evidence that the status by which the applicant qualified for the limited-duration 895 license, permit, or special identification has been extended by a federal court or federal agency having 896 jurisdiction over immigration.

897 C. Any license, permit, or special identification card for which an application has been made for 898 renewal, duplication, or reissuance shall be presumed to have been issued in accordance with the 899 provisions of subsection A, provided that, at the time the application is made, (i) the license, permit, or 900 special identification card has not expired or been cancelled, suspended, or revoked or (ii) the license, 901 permit, or special identification card has been canceled or suspended as a result of the applicant having 902 been placed under medical review by the Department pursuant to § 46.2-322. The requirements of 903 subsection A shall apply, however, to a renewal, duplication, or reissuance if the Department is notified 904 by a local, state, or federal government agency that the individual seeking such renewal, duplication, or 905 reissuance is neither a citizen of the United States nor legally in the United States.

906 D. The Department shall cancel any license, permit, or special identification card that it has issued to907 an individual if it is notified by a federal government agency that the individual is neither a citizen of908 the United States nor legally present in the United States.

909 E. For any applicant who presents a document pursuant to this section proving legal presence other
910 than citizenship, the Department shall record and provide to the State Board of Elections monthly the
911 applicant's document number, if any, issued by an agency or court of the United States government.

912 § 46.2-341.12. (Contingent expiration date) Application for commercial driver's license or 913 commercial learner's permit.

A. Every application to the Department for a commercial driver's license or commercial learner's permit shall be made upon a form approved and furnished by the Department, and the applicant shall write his usual signature in ink in the space provided. The applicant shall provide the following information:

918 1. Full legal name;

919 2. Current mailing and residential addresses;

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920 3. Physical description including sex, height, weight, and eye and hair color;

921 4. Year, month, and date of birth;

922 5. Social security number;

923 6. Domicile or, if not domiciled in the Commonwealth, proof of status as a member of the active 924 duty military, military reserves, National Guard, active duty United States Coast Guard, or Coast Guard 925 Auxiliary pursuant to 49 U.S.C. § 31311(a)(12); and

926 7. Any other information required on the application form.

927 Applicants shall be permitted to choose between "male," "female," or "non-binary" when designating 928 the applicant's sex on the commercial driver's license or commercial learner's permit application form.

929 The applicant's social security number shall be provided to the Commercial Driver's License Information System as required by 49 C.F.R. § 383.153. 930

B. Every applicant for a commercial driver's license or commercial learner's permit shall also submit 931 932 to the Department the following:

933 1. A consent to release driving record information; 934

2. Certifications that:

935 a. He either meets the federal qualification requirements of 49 C.F.R. Parts 383 and 391, or he is 936 exempt from or is not subject to such federal requirements;

b. He either meets the state qualification requirements established pursuant to § 52-8.4, or he is 937 938 exempt from or is not subject to such requirements;

939 c. The motor vehicle in which the applicant takes the skills test is representative of the class and, if 940 applicable, the type of motor vehicle for which the applicant seeks to be licensed;

941 d. He is not subject to any disqualification, suspension, revocation or cancellation of his driving 942 privileges; 943

e. He does not have more than one driver's license:

3. Other certifications required by the Department;

945 4. Any evidence required by the Department to establish proof of identity, citizenship or lawful permanent residency, domicile, and social security number notwithstanding the provisions of § 46.2-328.1 and pursuant to 49 C.F.R. Part 383; 946 947

948 5. A statement indicating whether (i) the applicant has previously been licensed to drive any type of 949 motor vehicle during the previous 10 years and, if so, all states that licensed the applicant and the dates 950 he was licensed, and (ii) whether or not he has ever been disqualified, or his license suspended, revoked 951 or canceled and, if so, the date of and reason therefor; and

952 6. An unexpired employment authorization document (EAD) issued by the U.S. Citizenship and 953 Immigration Services (USCIS) or an unexpired foreign passport accompanied by an approved Form I-94 954 documenting the applicant's most recent admittance into the United States for persons applying for a 955 nondomiciled commercial driver's license or nondomiciled commercial learner's permit.

956 C. Every application for a commercial driver's license shall include a photograph of the applicant supplied under arrangements made therefor by the Department in accordance with § 46.2-323. 957

958 D. The Department shall disqualify any commercial driver for a period of one year when the records 959 of the Department clearly show to the satisfaction of the Commissioner that such person has made a 960 material false statement on any application or certification made for a commercial driver's license or commercial learner's permit. The Department shall take such action within 30 days after discovering 961 962 such falsification.

963 E. (Contingent expiration date) The Department shall review the driving record of any person who 964 applies for a Virginia commercial driver's license or commercial learner's permit, for the renewal or 965 reinstatement of such license or permit or for an additional commercial classification or endorsement, including the driving record from all jurisdictions where, during the previous 10 years, the applicant was 966 licensed to drive any type of motor vehicle. Such review shall include checking the photograph on 967 968 record whenever the applicant or holder appears in person to renew, upgrade, transfer, reinstate, or 969 obtain a duplicate commercial driver's license or to renew, upgrade, reinstate, or obtain a duplicate 970 commercial learner's permit. If appropriate, the Department shall incorporate information from such other jurisdictions' records into the applicant's Virginia driving record, and shall make a notation on the 971 972 applicant's driving record confirming that such review has been completed and the date it was 973 completed. The Department's review shall include research through the Commercial Driver License 974 Information System established pursuant to the Commercial Motor Vehicle Safety Act and the National 975 Driver Register Problem Driver Pointer System in addition to the driver record maintained by the 976 applicant's previous jurisdictions of licensure. This research shall be completed prior to the issuance, 977 renewal, transfer, or reinstatement of a commercial driver's license or additional commercial 978 classification or endorsement.

979 The Department shall verify the name, date of birth, and social security number provided by the 980 applicant with the information on file with the Social Security Administration for initial issuance of a 981 commercial learner's permit or transfer of a commercial driver's license from another state. The

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982 Department shall make a notation in the driver's record confirming that the necessary verification has
983 been completed and noting the date it was done. The Department shall also make a notation confirming
984 that proof of citizenship or lawful permanent residency has been presented and the date it was done.

985 E. (Contingent effective date) The Department shall review the driving record of any person who 986 applies for a Virginia commercial driver's license or commercial learner's permit, for the renewal or 987 reinstatement of such license or permit or for an additional commercial classification or endorsement, 988 including the driving record from all jurisdictions where, during the previous 10 years, the applicant was 989 licensed to drive any type of motor vehicle. Such review shall include checking the photograph on 990 record whenever the applicant or holder appears in person to renew, upgrade, transfer, reinstate, or obtain a duplicate commercial driver's license or to renew, upgrade, reinstate, or obtain a duplicate 991 992 commercial learner's permit. If appropriate, the Department shall incorporate information from such other 993 jurisdictions' records into the applicant's Virginia driving record, and shall make a notation on the 994 applicant's driving record confirming that such review has been completed and the date it was 995 completed. The Department's review shall include (i) research through the Commercial Driver License 996 Information System established pursuant to the Commercial Motor Vehicle Safety Act and the National 997 Driver Register Problem Driver Pointer System in addition to the driver record maintained by the **998** applicant's previous jurisdictions of licensure and (ii) requesting information from the Drug and Alcohol 999 Clearinghouse in accordance with 49 C.F.R. § 382.725. This research shall be completed prior to the 1000 issuance, renewal, transfer, or reinstatement of a commercial driver's license or additional commercial 1001 classification or endorsement.

1002The Department shall verify the name, date of birth, and social security number provided by the1003applicant with the information on file with the Social Security Administration for initial issuance of a1004commercial learner's permit or transfer of a commercial driver's license from another state. The1005Department shall make a notation in the driver's record confirming that the necessary verification has1006been completed and noting the date it was done. The Department shall also make a notation confirming1007that proof of citizenship or lawful permanent residency has been presented and the date it was done.

1008 F. Every new applicant for a commercial driver's license or commercial learner's permit, including 1009 any person applying for a commercial driver's license or permit after revocation of his driving privileges, 1010 who certifies that he will operate a commercial motor vehicle in non-excepted interstate or intrastate 1011 commerce shall provide the Department with an original or certified copy of a medical examiner's 1012 certificate prepared by a medical examiner as defined in 49 C.F.R. § 390.5. Upon receipt of an 1013 appropriate medical examiner's certificate, the Department shall post a certification status of "certified" 1014 on the record of the driver on the Commercial Driver's License Information System. Any new applicant 1015 for a commercial driver's license or commercial learner's permit who fails to comply with the 1016 requirements of this subsection shall be denied the issuance of a commercial driver's license or 1017 commercial learner's permit by the Department.

1018 G. Every existing holder of a commercial driver's license or commercial learner's permit who certifies 1019 that he will operate a commercial motor vehicle in non-excepted interstate or intrastate commerce shall 1020 provide the Department with an original or certified copy of a medical examiner's certificate prepared by 1021 a medical examiner as defined in 49 C.F.R. § 390.5. Upon receipt of an appropriate medical examiner's certificate, the Department shall post a certification status of "certified" and any other necessary 1022 1023 information on the record of the driver on the Commercial Driver's License Information System. If an 1024 existing holder of a commercial driver's license fails to provide the Department with a medical 1025 certificate as required by this subsection, the Department shall post a certification status of "noncertified" 1026 on the record of the driver on the Commercial Driver's License Information System and initiate a 1027 downgrade of his commercial driver's license as defined in 49 C.F.R. § 383.5.

H. Any person who provides a medical certificate to the Department pursuant to the requirements of
subsections F and G shall keep the medical certificate information current and shall notify the
Department of any change in the status of the medical certificate. If the Department determines that the
medical certificate is no longer valid, the Department shall initiate a downgrade of the driver's
commercial driver's license as defined in 49 C.F.R. § 383.5.

I. If the Department receives notice that the holder of a commercial driver's license has been issued a medical variance as defined in 49 C.F.R. § 390.5, the Department shall indicate the existence of such medical variance on the commercial driver's license document of the driver and on the record of the driver on the Commercial Driver's License Information System using the restriction code "V."

J. Any holder of a commercial driver's license who has been issued a medical variance shall keep the medical variance information current and shall notify the Department of any change in the status of the medical variance. If the Department determines that the medical variance is no longer valid, the Department shall initiate a downgrade of the driver's commercial driver's license as defined in 49 C.F.R.
§ 383.5.

1042 K. Any applicant applying for a hazardous materials endorsement must comply with Transportation

1043 Security Administration requirements in 49 C.F.R. Part 1572. A lawful permanent resident of the United 1044 States requesting a hazardous materials endorsement must additionally provide his registration number

1045 assigned by U.S. Citizenship and Immigration Services (USCIS) alien registration number.

1046 L. Notwithstanding the provisions of § 46.2-208, the Department may release to the FMCSA medical 1047 information relating to the issuance of a commercial driver's license or a commercial learner's permit 1048 collected by the Department pursuant to the provisions of subsections F, G, H, I, and J.

1049 § 46.2-341.12. (Contingent effective date) Application for commercial driver's license or commercial learner's permit. 1050

1051 A. No entry-level driver shall be eligible to (i) apply for a Virginia Class A or Class B commercial driver's license for the first time, (ii) upgrade to a Class A or Class B commercial driver's license for the 1052 1053 first time, or (iii) apply for a hazardous materials, passenger, or school bus endorsement for the first time, unless he has completed an entry-level driver training course related to the license, classification, 1054 1055 or endorsement he is applying for and the training is provided by a training provider. An individual is not required to complete an entry-level driver training course related to the license, classification, or 1056 1057 endorsement he is applying for if he is exempted from such requirements under 49 C.F.R. § 380.603.

1058 B. Every application to the Department for a commercial driver's license or commercial learner's 1059 permit shall be made upon a form approved and furnished by the Department, and the applicant shall 1060 write his usual signature in ink in the space provided. The applicant shall provide the following 1061 information:

- 1062 1. Full legal name;
- 1063 2. Current mailing and residential addresses;
- 3. Physical description including sex, height, weight, and eye and hair color; 1064
- 1065 4. Year, month, and date of birth;
- 1066 5. Social security number;

1067 6. Domicile or, if not domiciled in the Commonwealth, proof of status as a member of the active duty military, military reserves, National Guard, active duty United States Coast Guard, or Coast Guard 1068 Auxiliary pursuant to 49 U.S.C. § 31311(a)(12); and 1069 1070

7. Any other information required on the application form.

Applicants shall be permitted to choose between "male," "female," or "non-binary" when designating 1071 1072 the applicant's sex on the commercial driver's license or commercial learner's permit application form.

1073 The applicant's social security number shall be provided to the Commercial Driver's License 1074 Information System as required by 49 C.F.R. § 383.153.

1075 C. Every applicant for a commercial driver's license or commercial learner's permit shall also submit 1076 to the Department the following:

- 1077 1. A consent to release driving record information;
- 1078 2. Certifications that:

1079 a. He either meets the federal qualification requirements of 49 C.F.R. Parts 383 and 391, or he is 1080 exempt from or is not subject to such federal requirements;

1081 b. He either meets the state qualification requirements established pursuant to § 52-8.4, or he is 1082 exempt from or is not subject to such requirements;

1083 c. The motor vehicle in which the applicant takes the skills test is representative of the class and, if 1084 applicable, the type of motor vehicle for which the applicant seeks to be licensed;

1085 d. He is not subject to any disqualification, suspension, revocation or cancellation of his driving 1086 privileges;

- 1087 e. He does not have more than one driver's license; 1088
 - 3. Other certifications required by the Department;

1089 4. Any evidence required by the Department to establish proof of identity, citizenship or lawful permanent residency, domicile, and social security number notwithstanding the provisions of § 46.2-328.1 and pursuant to 49 C.F.R. Part 383; 1090 1091

1092 5. A statement indicating whether (i) the applicant has previously been licensed to drive any type of 1093 motor vehicle during the previous 10 years and, if so, all states that licensed the applicant and the dates he was licensed, and (ii) whether or not he has ever been disqualified, or his license suspended, revoked 1094 1095 or canceled and, if so, the date of and reason therefor; and

6. An unexpired employment authorization document (EAD) issued by the U.S. Citizenship and 1096 1097 Immigration Services (USCIS) or an unexpired foreign passport accompanied by an approved Form I-94 1098 documenting the applicant's most recent admittance into the United States for persons applying for a 1099 nondomiciled commercial driver's license or nondomiciled commercial learner's permit.

D. Every application for a commercial driver's license shall include a photograph of the applicant 1100 1101 supplied under arrangements made therefor by the Department in accordance with § 46.2-323.

E. The Department shall disqualify any commercial driver for a period of one year when the records 1102 1103 of the Department clearly show to the satisfaction of the Commissioner that such person has made a 1104 material false statement on any application or certification made for a commercial driver's license or 1105 commercial learner's permit. The Department shall take such action within 30 days after discovering 1106 such falsification.

1107 F. (Contingent expiration date) The Department shall review the driving record of any person who 1108 applies for a Virginia commercial driver's license or commercial learner's permit, for the renewal or 1109 reinstatement of such license or permit or for an additional commercial classification or endorsement, 1110 including the driving record from all jurisdictions where, during the previous 10 years, the applicant was 1111 licensed to drive any type of motor vehicle. Such review shall include checking the photograph on 1112 record whenever the applicant or holder appears in person to renew, upgrade, transfer, reinstate, or 1113 obtain a duplicate commercial driver's license or to renew, upgrade, reinstate, or obtain a duplicate 1114 commercial learner's permit. If appropriate, the Department shall incorporate information from such other 1115 jurisdictions' records into the applicant's Virginia driving record, and shall make a notation on the applicant's driving record confirming that such review has been completed and the date it was 1116 completed. The Department's review shall include research through the Commercial Driver License 1117 1118 Information System established pursuant to the Commercial Motor Vehicle Safety Act and the National 1119 Driver Register Problem Driver Pointer System in addition to the driver record maintained by the applicant's previous jurisdictions of licensure. This research shall be completed prior to the issuance, 1120 1121 renewal, transfer, or reinstatement of a commercial driver's license or additional commercial 1122 classification or endorsement.

1123 The Department shall verify the name, date of birth, and social security number provided by the 1124 applicant with the information on file with the Social Security Administration for initial issuance of a 1125 commercial learner's permit or transfer of a commercial driver's license from another state. The 1126 Department shall make a notation in the driver's record confirming that the necessary verification has 1127 been completed and noting the date it was done. The Department shall also make a notation confirming 1128 that proof of citizenship or lawful permanent residency has been presented and the date it was done.

1129 F. (Contingent effective date) The Department shall review the driving record of any person who 1130 applies for a Virginia commercial driver's license or commercial learner's permit, for the renewal or 1131 reinstatement of such license or permit or for an additional commercial classification or endorsement, 1132 including the driving record from all jurisdictions where, during the previous 10 years, the applicant was 1133 licensed to drive any type of motor vehicle. Such review shall include checking the photograph on 1134 record whenever the applicant or holder appears in person to renew, upgrade, transfer, reinstate, or 1135 obtain a duplicate commercial driver's license or to renew, upgrade, reinstate, or obtain a duplicate 1136 commercial learner's permit. If appropriate, the Department shall incorporate information from such other 1137 jurisdictions' records into the applicant's Virginia driving record, and shall make a notation on the 1138 applicant's driving record confirming that such review has been completed and the date it was 1139 completed. The Department's review shall include (i) research through the Commercial Driver License 1140 Information System established pursuant to the Commercial Motor Vehicle Safety Act and the National 1141 Driver Register Problem Driver Pointer System in addition to the driver record maintained by the 1142 applicant's previous jurisdictions of licensure and (ii) requesting information from the Drug and Alcohol Clearinghouse in accordance with 49 C.F.R. § 382.725. This research shall be completed prior to the 1143 1144 issuance, renewal, transfer, or reinstatement of a commercial driver's license or additional commercial 1145 classification or endorsement.

1146The Department shall verify the name, date of birth, and social security number provided by the1147applicant with the information on file with the Social Security Administration for initial issuance of a1148commercial learner's permit or transfer of a commercial driver's license from another state. The1149Department shall make a notation in the driver's record confirming that the necessary verification has1150been completed and noting the date it was done. The Department shall also make a notation confirming1151that proof of citizenship or lawful permanent residency has been presented and the date it was done.

1152 G. Every new applicant for a commercial driver's license or commercial learner's permit, including 1153 any person applying for a commercial driver's license or permit after revocation of his driving privileges, 1154 who certifies that he will operate a commercial motor vehicle in non-excepted interstate or intrastate 1155 commerce shall provide the Department with an original or certified copy of a medical examiner's 1156 certificate prepared by a medical examiner as defined in 49 C.F.R. § 390.5. Upon receipt of an 1157 appropriate medical examiner's certificate, the Department shall post a certification status of "certified" 1158 on the record of the driver on the Commercial Driver's License Information System. Any new applicant 1159 for a commercial driver's license or commercial learner's permit who fails to comply with the 1160 requirements of this subsection shall be denied the issuance of a commercial driver's license or 1161 commercial learner's permit by the Department.

H. Every existing holder of a commercial driver's license or commercial learner's permit who certifies
that he will operate a commercial motor vehicle in non-excepted interstate or intrastate commerce shall
provide the Department with an original or certified copy of a medical examiner's certificate prepared by
a medical examiner as defined in 49 C.F.R. § 390.5. Upon receipt of an appropriate medical examiner's

1166 certificate, the Department shall post a certification status of "certified" and any other necessary information on the record of the driver on the Commercial Driver's License Information System. If an 1167 existing holder of a commercial driver's license fails to provide the Department with a medical 1168 certificate as required by this subsection, the Department shall post a certification status of "noncertified" 1169 1170 on the record of the driver on the Commercial Driver's License Information System and initiate a 1171 downgrade of his commercial driver's license as defined in 49 C.F.R. § 383.5.

1172 I. Any person who provides a medical certificate to the Department pursuant to the requirements of subsections G and H shall keep the medical certificate information current and shall notify the 1173 1174 Department of any change in the status of the medical certificate. If the Department determines that the medical certificate is no longer valid, the Department shall initiate a downgrade of the driver's 1175 commercial driver's license as defined in 49 C.F.R. § 383.5. 1176

1177 J. If the Department receives notice that the holder of a commercial driver's license has been issued a 1178 medical variance as defined in 49 C.F.R. § 390.5, the Department shall indicate the existence of such medical variance on the commercial driver's license document of the driver and on the record of the 1179 1180 driver on the Commercial Driver's License Information System using the restriction code "V."

1181 K. Any holder of a commercial driver's license who has been issued a medical variance shall keep 1182 the medical variance information current and shall notify the Department of any change in the status of 1183 the medical variance. If the Department determines that the medical variance is no longer valid, the 1184 Department shall initiate a downgrade of the driver's commercial driver's license as defined in 49 C.F.R. 1185 § 383.5.

1186 L. Any applicant applying for a hazardous materials endorsement must comply with Transportation 1187 Security Administration requirements in 49 C.F.R. Part 1572. A lawful permanent resident of the United 1188 States requesting a hazardous materials endorsement must additionally provide his registration number assigned by U.S. Citizenship and Immigration Services (USCIS) alien registration number. 1189

1190 M. Notwithstanding the provisions of § 46.2-208, the Department may release to the FMCSA medical 1191 information relating to the issuance of a commercial driver's license or a commercial learner's permit 1192 collected by the Department pursuant to the provisions of subsections F, G, H, I, and J. 1193

§ 47.1-2. Definitions.

1194

As used in this title, unless the context demands a different meaning:

1195 "Acknowledgment" means a notarial act in which an individual at a single time and place (i) appears 1196 in person before the notary and presents a document; (ii) is personally known to the notary or identified by the notary through satisfactory evidence of identity; and (iii) indicates to the notary that the signature 1197 1198 on the document was voluntarily affixed by the individual for the purposes stated within the document 1199 and, if applicable, that the individual had due authority to sign in a particular representative capacity.

1200 Affirmation" means a notarial act, or part thereof, that is legally equivalent to an oath and in which 1201 an individual at a single time and place (i) appears in person before the notary and presents a document; (ii) is personally known to the notary or identified by the notary through satisfactory evidence of 1202 1203 identity; and (iii) makes a vow of truthfulness or fidelity on penalty of perjury.

1204 "Commissioned notary public" means that the applicant has completed and submitted the registration 1205 forms along with the appropriate fee to the Secretary of the Commonwealth and the Secretary of the 1206 Commonwealth has determined that the applicant meets the qualifications to be a notary public and issues a notary commission and forwards same to the clerk of the circuit court, pursuant to this chapter. 1207

1208 "Copy certification" means a notarial act in which a notary (i) is presented with a document that is 1209 not a public record; (ii) copies or supervises the copying of the document using a photographic or 1210 electronic copying process; (iii) compares the document to the copy; and (iv) determines that the copy is accurate and complete. 1211

1212 "Credential analysis" means a process or service that independently affirms the veracity of a 1213 government-issued identity credential by reviewing public or proprietary data sources and meets the 1214 standards of the Secretary of the Commonwealth.

1215 'Credible witness" means an honest, reliable, and impartial person who personally knows an 1216 individual appearing before a notary and takes an oath or affirmation from the notary to confirm that 1217 individual's identity.

1218 "Document" means information that is inscribed on a tangible medium or that is stored in an 1219 electronic or other medium and is retrievable in perceivable form, including a record as defined in the 1220 Uniform Electronic Transactions Act (§ 59.1-479 et seq.).

1221 "Electronic" means relating to technology having electrical, digital, magnetic, wireless, optical, 1222 electromagnetic, or similar capabilities.

1223 "Electronic document" means information that is created, generated, sent, communicated, received, or 1224 stored by electronic means.

1225 "Electronic notarial act" or "electronic notarization" means an official act by a notary under § 47.1-12 1226 or as otherwise authorized by law that involves electronic documents.

1227 "Electronic notarial certificate" means the portion of a notarized electronic document that is

- 1228 completed by the notary public, bears the notary public's signature, title, commission expiration date, and
 1229 other required information concerning the date and place of the electronic notarization, and states the
 1230 facts attested to or certified by the notary public in a particular notarization. The "electronic notarial
 1231 certificate" shall indicate whether the notarization was done in person or by remote online notarization.
- 1232 "Electronic notary public" or "electronic notary" means a notary public who has been commissioned
 1233 by the Secretary of the Commonwealth with the capability of performing electronic notarial acts under
 1234 § 47.1-7.
- 1235 "Electronic notary seal" or "electronic seal" means information within a notarized electronic
 1236 document that confirms the notary's name, jurisdiction, and commission expiration date and generally
 1237 corresponds to data in notary seals used on paper documents.
- 1238 "Electronic signature" means an electronic sound, symbol, or process attached to or logically
 1239 associated with an electronic document and executed or adopted by a person with the intent to sign the
 1240 document.
- 1241 "Identity proofing" means a process or service that independently verifies an individual's identity in1242 accordance with § 2.2-436.
- 1243 "Notarial act" or "notarization" means any official act performed by a notary under § 47.1-12 or 1244 47.1-13 or as otherwise authorized by law.
- 1245 "Notarial certificate" or "certificate" means the part of, or attachment to, a notarized document that is
 1246 completed by the notary public, bears the notary public's signature, title, commission expiration date,
 1247 notary registration number, and other required information concerning the date and place of the
 1248 notarization and states the facts attested to or certified by the notary public in a particular notarization.
- 1249 "Notary public" or "notary" means any person commissioned to perform official acts under the title,1250 and includes an electronic notary except where expressly provided otherwise.
- 1251 "Oath" shall include "affirmation."
- "Official misconduct" means any violation of this title by a notary, whether committed knowingly,willfully, recklessly or negligently.
- 1254 "Personal knowledge of identity" or "personally knows" means familiarity with an individual
 1255 resulting from interactions with that individual over a period of time sufficient to dispel any reasonable
 1256 uncertainty that the individual has the identity claimed.
- 1257 "Principal" means (i) a person whose signature is notarized or (ii) a person, other than a credible1258 witness, taking an oath or affirmation from the notary.
- 1259 "Record of notarial acts" means a device for creating and preserving a chronological record of 1260 notarizations performed by a notary.
- 1261 "Remote online notarization" means an electronic notarization under this chapter where the signer is not in the physical presence of the notary.
- 1263 "Satisfactory evidence of identity" means identification of an individual based on (i) examination of 1264 one or more of the following unexpired documents bearing a photographic image of the individual's face 1265 and signature: a United States Passport Book, a United States Passport Card, a certificate of United 1266 States citizenship, a certificate of naturalization, a foreign passport, an alien registration a permanent 1267 resident card with photograph, a state issued driver's license or a state issued identification card or a 1268 United States military card or (ii) the oath or affirmation of one credible witness unaffected by the 1269 document or transaction who is personally known to the notary and who personally knows the individual 1270 or of two credible witnesses unaffected by the document or transaction who each personally knows the 1271 individual and shows to the notary documentary identification as described in clause (i). In the case of 1272 an individual who resides in an assisted living facility, as defined in § 63.2-100, or a nursing home, 1273 licensed by the State Department of Health pursuant to Article 1 (§ 32.1-123 et seq.) of Chapter 5 of 1274 Title 32.1 or exempt from licensure pursuant to § 32.1-124, an expired United States Passport Book, 1275 expired United States Passport Card, expired foreign passport, or expired state issued driver's license or 1276 state issued identification card may also be used for identification of such individual, provided that the 1277 expiration of such document occurred within five years of the date of use for identification purposes 1278 pursuant to this title. In the case of an electronic notarization, "satisfactory evidence of identity" may be 1279 based on video and audio conference technology, in accordance with the standards for electronic video 1280 and audio communications set out in subdivisions B 1, 2, and 3 of § 19.2-3.1, that permits the notary to 1281 communicate with and identify the principal at the time of the notarial act, provided that such 1282 identification is confirmed by (a) personal knowledge, (b) an oath or affirmation of a credible witness, 1283 or (c) at least two of the following: (1) credential analysis of an unexpired government-issued 1284 identification bearing a photograph of the principal's face and signature, (2) identity proofing by an 1285 antecedent in-person identity proofing process in accordance with the specifications of the Federal 1286 Bridge Certification Authority, (3) another identity proofing method authorized in guidance documents, regulations, or standards adopted pursuant to § 2.2-436, or (4) a valid digital certificate accessed by 1287 1288 biometric data or by use of an interoperable Personal Identity Verification card that is designed, issued,

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1289 and managed in accordance with the specifications published by the National Institute of Standards and 1290 Technology in Federal Information Processing Standards Publication 201-1, "Personal Identity

1291 Verification (PIV) of Federal Employees and Contractors," and supplements thereto or revisions thereof,

1292 including the specifications published by the Federal Chief Information Officers Council in "Personal 1293 Identity Verification Interoperability for Non-Federal Issuers."

1294 "Seal" means a device for affixing on a paper document an image containing the notary's name and 1295 other information related to the notary's commission.

1296 "Secretary" means the Secretary of the Commonwealth. 1297

"State" includes any state, territory, or possession of the United States.

1298 "Verification of fact" means a notarial act in which a notary reviews public or vital records to (i) 1299 ascertain or confirm facts regarding a person's identity, identifying attributes, or authorization to access a building, database, document, network, or physical site or (ii) validate an identity credential on which 1300 1301 satisfactory evidence of identity may be based. 1302

§ 50-73.52:6. Involuntary cancellation of limited partnership existence.

1303 A. The existence of a limited partnership may be canceled involuntarily by order of the Commission 1304 when it finds that the limited partnership has:

1305 1. Continued to exceed or abuse the authority conferred on it by law;

1306 2. Failed to maintain a registered office or a registered agent in the Commonwealth as required by 1307 law: 1308

3. Failed to file any document required by this chapter to be filed with the Commission; or

1309 4. Been convicted for a violation of 8 U.S.C. § $\frac{1}{324a}$ (f) 1324a(f), as amended, for actions of its 1310 partners constituting a pattern or practice of employing unauthorized aliens unlawful employment in the 1311 Commonwealth as described in that section.

B. Before entering any such order, the Commission shall issue a rule against the limited partnership 1312 1313 giving it an opportunity to be heard and show cause why such an order should not be entered. The 1314 Commission may issue the rule on its own motion or on motion of the Attorney General.

1315 C. The properties and affairs of a limited partnership whose existence has been canceled pursuant to 1316 this section shall pass automatically to its general partners as trustees in liquidation. The trustees shall 1317 then proceed to (i) collect the assets of the limited partnership; (ii) sell, convey, and dispose of such of 1318 its properties as are not to be distributed in kind to its partners; (iii) pay, satisfy, and discharge its 1319 liabilities and obligations; and (iv) do all other acts required to liquidate its business and affairs. After 1320 paying or adequately providing for the payment of all its obligations, the trustees shall distribute the 1321 remainder of its assets, either in cash or in kind, among its partners according to their respective rights 1322 and interests.

1323 D. Any limited partnership convicted of the offense listed in subdivision A 4 shall immediately 1324 report such conviction to the Commission and file with the Commission an authenticated copy of the 1325 judgment or record of conviction. A limited partnership whose existence is canceled pursuant to 1326 subdivision A 4 shall not be eligible for reinstatement for a period of not less than one year. 1327

§ 50-73.58:2. Involuntary cancellation of certificate of registration.

1328 A. The certificate of registration to transact business in the Commonwealth of any foreign limited 1329 partnership may be canceled involuntarily by order of the Commission when it finds that the foreign 1330 limited partnership: 1331

1. Has continued to exceed or abuse the authority conferred on it by law;

1332 2. Has failed to maintain a registered office or a registered agent in the Commonwealth as required 1333 by law; 1334

3. Has failed to file any document required by this chapter to be filed with the Commission;

4. No longer exists under the laws of the state or other jurisdiction of its formation; or

5. Has been convicted for a violation of 8 U.S.C. § 1324a (f) 1324a(f), as amended, for actions of its 1336 1337 partners constituting a pattern or practice of employing unauthorized aliens unlawful employment in the 1338 Commonwealth as described in that section.

B. Before entering any such order, the Commission shall issue a rule against the limited partnership 1339 1340 giving it an opportunity to be heard and show cause why such an order should not be entered. The 1341 Commission may issue the rule on its own motion or on motion of the Attorney General.

1342 C. The authority of a foreign limited partnership to transact business in the Commonwealth ceases on 1343 the date shown on the order canceling its certificate of registration.

1344 D. The Commission's cancellation of a foreign limited partnership's certificate of registration appoints 1345 the clerk of the Commission the limited partnership's agent for service of process in any proceeding 1346 based on a cause of action arising during the time the limited partnership was authorized to transact business in the Commonwealth. Service of process on the clerk of the Commission under this subsection 1347 1348 is service on the foreign limited partnership and shall be made on the clerk in accordance with 1349 § 12.1-19.1.

1350 E. Cancellation of a foreign limited partnership's certificate of registration does not terminate the

1351 authority of the registered agent of the foreign limited partnership.

1357

1352 F. Any foreign limited partnership convicted of the offense listed in subdivision A 5 shall 1353 immediately report such conviction to the Commission and file with the Commission an authenticated 1354 copy of the judgment or record of conviction. A certificate of registration canceled pursuant to 1355 subdivision A 5 shall not be eligible for reinstatement for a period of not less than one year. 1356

CHAPTER 10.

COMMITMENT OF ALIENS NONCITIZENS.

1358 § 53.1-218. Duty of officer in charge to inquire as to citizenship; notice to federal immigration 1359 officer of commitment of noncitizen.

1360 Whenever any person is committed to a correctional facility for the commission of a felony, the 1361 director, sheriff or other officer in charge of such facility shall inquire as to whether the person (i) was 1362 born in a country other than the United States and (ii) is a citizen of a country other than the United 1363 States. The director, sheriff or other officer in charge of such facility shall make an immigration alien query to the Law Enforcement Support Center of the U.S. Immigration and Customs Enforcement for 1364 1365 any person committed to the facility for the commission of a felony who (i) was born in a country other 1366 than the United States and (ii) is a citizen of a country other than the United States, or for whom the 1367 answer to clause (i) or (ii) is unknown.

1368 In the case of a jail, the sheriff, or other officer in charge of such facility shall communicate the 1369 results of any immigration alien query that confirm that the person is illegally present in the United 1370 States to the Local Inmate Data System of the State Compensation Board. The State Compensation 1371 Board shall communicate, on a monthly basis, the results of any immigration alien query that results in 1372 a confirmation that the person is illegally present in the United States to the Central Criminal Records 1373 Exchange of the Department of State Police in a format approved by the Exchange.

1374 In the case of a correctional facility of the Department of Corrections, the director or other officer in 1375 charge of such facility shall communicate the results of any immigration alien query that results in a 1376 confirmation that the person is illegally present in the United States to the Central Criminal Records 1377 Exchange of the Department of State Police in a format approved by the Exchange.

1378 The information received by the Central Criminal Records Exchange concerning the person's 1379 immigration status shall be recorded in the person's criminal history record.

1380 However, notification shall not be made to the Central Criminal Records Exchange if it is apparent 1381 that a report on alien *citizenship* or *immigration* status has previously been made to the Exchange 1382 pursuant to § 19.2-83.2 or 19.2-294.2. 1383

§ 53.1-219. Duty of clerk to furnish copy of complaint, indictment, judgment and sentence.

1384 Upon the official request of the United States immigration officer in charge of the territory or district 1385 in which is located any court committing anyalien person who is not a citizen or national of the United 1386 States to any correctional facility for the commission of a felony, it shall be the duty of the clerk of 1387 such court to furnish without charge a certified copy, in duplicate, of the complaint, information or 1388 indictment and the judgment and sentence and any other records pertaining to the case of the convicted 1389 alien person. 1390

§ 53.1-220.1. Transfer of prisoners convicted of designated illegal acts.

1391 With the consent of the appropriate state authorities, the U.S. Immigration and Naturalization Service 1392 Customs Enforcement may, following notification under § 19.2-294.2, take physical custody of and 1393 responsibility for any alien person who is not a citizen or national of the United States who is convicted 1394 of any (i) felony offense involving murder, rape, robbery, burglary, larceny, extortion, or abduction, or 1395 (ii) illegal drug violation designated as a felony under Article 1 (§ 18.2-247 et seq.) of Chapter 7 of 1396 Title 18.2. The director, sheriff, or other official in charge of the facility in which such alien person is 1397 incarcerated may enter into an agreement, which includes provisions relating to reimbursement, with the 1398 U.S. Immigration and Naturalization Service Customs Enforcement to retain custody or supervision of 1399 such alien *person* until he is deported or until other mutually satisfactory arrangements are made to 1400 transfer custody of such alien person to the Service U.S. Immigration and Customs Enforcement.

1401 § 53.1-220.2. Transfer of certain incarcerated persons to Immigration and Customs 1402 **Enforcement.**

1403 The Director, sheriff, or other official in charge of the facility in which an alien a person who is not 1404 a citizen or national of the United States is incarcerated may, upon receipt of a detainer from U.S. 1405 Immigration and Customs Enforcement, transfer custody of the alien such person to U.S. Immigration 1406 and Customs Enforcement no more than five days prior to the date that he would otherwise be released 1407 from custody. Upon transfer of custody, notwithstanding any other provision of law, the alien such 1408 person shall receive credit for the number of days remaining before he would otherwise have been 1409 released.

1410 § 55.1-100. Noncitizens may acquire, hold, and transmit real estate; when reciprocity required.

1411 Any alien person, not an enemy, who is a noncitizen of the United States may acquire by purchase

1412 or descent and hold real estate in the Commonwealth, and such real estate shall be transmitted in the 1413 same manner as real estate held by citizens. However, if, at the time of the transfer, a court of the Commonwealth determines that the laws of a foreign country or sovereignty effectively deny a Virginia 1414 1415 resident, legatee, or distributee the benefit, use, or control of money or other property held in such foreign country or sovereignty, a judgment or order issued in the Commonwealth concerning the rights 1416 1417 of a resident of that foreign country or sovereignty to the benefit, use, or control of money or property 1418 held in the Commonwealth may direct that the money or property be paid into the court for the benefit of the alien noncitizen. The money or property paid into court shall be paid out only upon order of the 1419 1420 court or pursuant to the order or judgment of a court of competent jurisdiction. Any of the money or 1421 property remaining with the court upon expiration of three years from the decedent's death shall be paid 1422 out by the court as if the alien noncitizen had predeceased the decedent. 1423

§ 58.1-904. Tax upon estates of nonresident or noncitizen decedents.

1424 A. A tax in an amount computed as provided in this section is imposed upon the transfer of real 1425 property and tangible personal property having an actual situs in the Commonwealth of Virginia and 1426 upon intangible personal property physically present within the Commonwealth of every person who at 1427 the time of death was not a resident of the United States.

1428 The tax shall be an amount computed by multiplying the federal credit by a fraction, the numerator 1429 of which is the value of that part of the gross estate over which Virginia has jurisdiction for estate tax 1430 purposes and the denominator of which is the decedent's gross estate taxable by the United States 1431 wherever situated.

1432 B. Resident aliens Lawful permanent residents or conditional residents of the United States, or 1433 persons with substantial presence in the United States, shall be subject to the tax imposed by this 1434 chapter under § 58.1-903 when the decedent, at the time of death, was not a resident of Virginia but was a resident of the United States. A lawful permanent resident alien or conditional resident of the United 1435 States, or person with substantial presence in the United States, who, at the time of death, was a 1436 resident of Virginia and a resident of the United States shall be subject to the tax imposed by this 1437 1438 chapter under § 58.1-902.

1439 C. For purposes of this section, stock in a corporation organized under the laws of the 1440 Commonwealth shall be deemed physically present within the Commonwealth. 1441

§ 60.2-214. Agricultural employment.

1442 A. "Employment" includes service performed by an individual in agricultural labor as defined in 1443 § 60.2-201 when: 1444

1. Such service is performed for a person who:

1445 a. During any calendar quarter in either the current or the preceding calendar year paid wages of 1446 \$20,000 or more to individuals employed in agricultural labor, including labor performed by an alien a1447 noncitizen referred to in subdivision 2 of this subsection,; or

1448 b. For some portion of a day in each of twenty 20 different calendar weeks, whether or not such 1449 weeks were consecutive, in either the current or the preceding calendar year, employed in agricultural 1450 labor, including labor performed by an alien a noncitizen referred to in subdivision 2 of this subsection, 1451 ten 10 or more individuals, regardless of whether they were employed at the same moment of time.

1452 2. Such service is not performed in agricultural labor by an individual who is an alien a noncitizen 1453 admitted to the United States to perform service in agricultural labor pursuant to 8 U.S.C. § 214 (c) and 1454 8 U.S.C. § 101 (a) (15) (H) of the Immigration and Nationality Act. Services performed and wages 1455 received by such alien workers after January 1, 1980, shall be counted in determining whether an 1456 employer is subject to the Virginia unemployment tax for his other farmworkers.

1457 B. For the purposes of this section any individual who is a member of a crew furnished by a crew leader to perform service in agricultural labor for any other person shall be treated as an employee of 1458 1459 such crew leader if:

1460 1. Such crew leader holds a valid certificate of registration under the Migrant and Seasonal Agricultural Workers Protection Act of 1983 (29 U.S.C. § 1801 et seq.) or substantially all the members 1461 1462 of such crew operate or maintain tractors, mechanized harvesting or crop dusting equipment, or any 1463 other mechanized equipment, which is provided by such crew leader, and

1464 2. Such individual is not an employee of such other person within the meaning of subdivision A 1 of 1465 subsection A of § 60.2-212.

1466 C. For the purposes of this section, in the case of any individual who is furnished by a crew leader 1467 to perform service in agricultural labor for any other person and who is not treated as an employee of 1468 such crew leader under subsection B of this section then:

1469 1. Such other person and not the crew leader shall be treated as the employer of such individual, and 1470 2. Such other person shall be treated as having paid wages to such individual in an amount equal to the amount of wages paid to such individual by the crew leader, either on his own behalf or on behalf 1471 1472 of such other person, for the service in agricultural labor performed for such other person.

1473 D. For the purposes of this section, the term "crew leader" means an individual who: 1474 1. Furnishes individuals to perform service in agricultural labor for any other person;

1475 2. Pays, either on his own behalf or on behalf of such other person, the individuals so furnished by 1476 him for the service in agricultural labor performed by them₅; and

1477 3. Has not entered into a written agreement with such other person under which such individual is designated as an employee of such other person.

1479 § 60.2-617. Benefits denied to certain noncitizens.

1480 A. Benefits shall not be paid on the basis of services performed by an alien a person who is not a 1481 citizen or national of the United States unless such individual was lawfully admitted for permanent 1482 residence at the time such services were performed, was lawfully present for purposes of performing 1483 such services, or was permanently and lawfully residing in the United States under color of law at the 1484 time such services were performed. The provisions of this subsection shall include aliens persons who 1485 were lawfully present in the United States as a result of the application of the provisions of § 1153 (a) (7) or § 1182 (d) (5) of the Immigration and Nationality Act (8 U.S.C. § 1101 et seq.). Additionally, any modifications to the provisions of § 3304 (a) (14) of the Federal Unemployment Tax Act (26 U.S.C. 1486 1487 1488 § 3301 et seq.) which specify other conditions or other effective dates than stated herein for the denial 1489 of benefits based on services performed by aliens persons who are not citizens or nationals of the 1490 United States and which modifications are required to be implemented under state law as a condition for 1491 full tax credit against the tax imposed by the Federal Unemployment Tax Act, shall be deemed 1492 applicable under the provisions of this section.

1493 B. Any data or information required of individuals claiming benefits to determine whether benefits
1494 are not payable to them because of their alien *citizenship* status shall be uniformly required from all
1495 applicants for benefits.

1496 C. In the case of an individual whose claim for benefits would otherwise be approved, no
1497 determination that benefits to such individual are not payable because of his alien *citizenship* status shall
1498 be made except upon a preponderance of the evidence.

1499 § 64.2-203. Inheritance rights of certain individuals.

1500 A. Except as otherwise provided by law, no person is barred from inheriting because such person or 1501 a person through whom he claims his inheritance is *not* or has been an alien was not a citizen or 1502 *national of the United States.*

1503 B. A person who is related to the decedent through two lines of relationship is entitled to only a single share based on the relationship that would entitle him to the larger share.

1505 § 65.2-101. Definitions.

1506 As used in this title:

1507 "Average weekly wage" means:

1508 1. a. The earnings of the injured employee in the employment in which he was working at the time 1509 of the injury during the period of 52 weeks immediately preceding the date of the injury, divided by 52; 1510 but if the injured employee lost more than seven consecutive calendar days during such period, although 1511 not in the same week, then the earnings for the remainder of the 52 weeks shall be divided by the 1512 number of weeks remaining after the time so lost has been deducted. When the employment prior to the 1513 injury extended over a period of less than 52 weeks, the method of dividing the earnings during that 1514 period by the number of weeks and parts thereof during which the employee earned wages shall be followed, provided that results fair and just to both parties will be thereby obtained. When, by reason of 1515 a shortness of time during which the employee has been in the employment of his employer or the 1516 1517 casual nature or terms of his employment, it is impractical to compute the average weekly wages as 1518 above defined, regard shall be had to the average weekly amount which during the 52 weeks previous to 1519 the injury was being earned by a person of the same grade and character employed in the same class of 1520 employment in the same locality or community.

b. When for exceptional reasons the foregoing would be unfair either to the employer or employee,such other method of computing average weekly wages may be resorted to as will most nearlyapproximate the amount which the injured employee would be earning were it not for the injury.

1524 2. Whenever allowances of any character made to an employee in lieu of wages are a specified part 1525 of the wage contract, they shall be deemed a part of his earnings. For the purpose of this title, the 1526 average weekly wage of the members of the Virginia National Guard and the Virginia Defense Force, 1527 registered members on duty or in training of the United States Civil Defense Corps of the 1528 Commonwealth, volunteer firefighters engaged in firefighting activities under the supervision and control 1529 of the Department of Forestry, and forest wardens shall be deemed to be such amount as will entitle 1530 them to the maximum compensation payable under this title; however, any award entered under the provisions of this title on behalf of members of the National Guard or their dependents, or registered 1531 1532 members on duty or in training of the United States Civil Defense Corps of the Commonwealth or their 1533 dependents, shall be subject to credit for benefits paid them under existing or future federal law on 1534 account of injury or occupational disease covered by the provisions of this title.

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1535 3. Whenever volunteer firefighters, volunteer emergency medical services personnel, volunteer 1536 law-enforcement chaplains, auxiliary or reserve police, auxiliary or reserve deputy sheriffs, members of volunteer search and rescue organizations, volunteer members of community emergency response teams, 1537 1538 and volunteer members of medical reserve corps are deemed employees under this title, their average 1539 weekly wage shall be deemed sufficient to produce the minimum compensation provided by this title for 1540 injured workers or their dependents. For the purposes of workers' compensation insurance premium 1541 calculations, the monthly payroll for each volunteer firefighter or volunteer who is an individual who 1542 meets the definition of "emergency medical services personnel" in § 32.1-111.1 shall be deemed to be 1543 \$300.

1544 4. The average weekly wage of persons, other than those covered in subdivision 3 of this definition, 1545 who respond to a hazardous materials incident at the request of the Department of Emergency 1546 Management shall be based upon the earnings of such persons from their primary employers.

1547 "Award" means the grant or denial of benefits or other relief under this title or any rule adopted 1548 pursuant thereto.

1549 "Change in condition" means a change in physical condition of the employee as well as any change 1550 in the conditions under which compensation was awarded, suspended, or terminated which would affect 1551 the right to, amount of, or duration of compensation.

1552 "Client company" means any person that enters into an agreement for professional employer services 1553 with a professional employer organization.

1554 "Coemployee" means an employee performing services pursuant to an agreement for professional 1555 employer services between a client company and a professional employer organization.

"Commission" means the Virginia Workers' Compensation Commission as well as its former 1556 designation as the Virginia Industrial Commission. 1557 1558

"Employee" means:

1. a. Every person, including aliens noncitizens and minors, in the service of another under any 1559 1560 contract of hire or apprenticeship, written or implied, whether lawfully or unlawfully employed, except 1561 (i) one whose employment is not in the usual course of the trade, business, occupation or profession of 1562 the employer or (ii) as otherwise provided in subdivision 2 of this definition.

b. Any apprentice, trainee, or retrainee who is regularly employed while receiving training or 1563 1564 instruction outside of regular working hours and off the job, so long as the training or instruction is 1565 related to his employment and is authorized by his employer.

1566 c. Members of the Virginia National Guard, whether on duty in a paid or unpaid status or when 1567 performing voluntary service to their unit in a nonduty status at the request of their commander.

1568 Income benefits for members of the National Guard shall be terminated when they are able to return 1569 to their customary civilian employment or self-employment. If they are neither employed nor self-employed, those benefits shall terminate when they are able to return to their military duties. If a 1570 1571 member of the National Guard who is fit to return to his customary civilian employment or 1572 self-employment remains unable to perform his military duties and thereby suffers loss of military pay 1573 which he would otherwise have earned, he shall be entitled to one day of income benefits for each unit 1574 training assembly or day of paid training which he is unable to attend. 1575

d. Members of the Virginia Defense Force.

e. Registered members of the United States Civil Defense Corps of the Commonwealth, whether on 1576 1577 duty or in training.

1578 f. Except as provided in subdivision 2 of this definition, all officers and employees of the 1579 Commonwealth, including (i) forest wardens; (ii) judges, clerks, deputy clerks and employees of juvenile 1580 and domestic relations district courts and general district courts; and (iii) secretaries and administrative assistants for officers and members of the General Assembly employed pursuant to § 30-19.4 and 1581 compensated as provided in the general appropriation act, who shall be deemed employees of the 1582 1583 Commonwealth.

1584 g. Except as provided in subdivision 2 of this definition, all officers and employees of a municipal 1585 corporation or political subdivision of the Commonwealth.

1586 h. Except as provided in subdivision 2 of this definition, (i) every executive officer, including president, vice-president, secretary, treasurer or other officer, elected or appointed in accordance with the 1587 1588 charter and bylaws of a corporation, municipal or otherwise and (ii) every manager of a limited liability 1589 company elected or appointed in accordance with the articles of organization or operating agreement of 1590 the limited liability company.

1591 i. Policemen and firefighters, sheriffs and their deputies, town sergeants and their deputies, county 1592 and city commissioners of the revenue, county and city treasurers, attorneys for the Commonwealth, 1593 clerks of circuit courts and their deputies, officers and employees, and electoral board members appointed in accordance with § 24.2-106, who shall be deemed employees of the respective cities, 1594 1595 counties and towns in which their services are employed and by whom their salaries are paid or in 1596 which their compensation is earnable. However, notwithstanding the foregoing provision of this

subdivision, such individuals who would otherwise be deemed to be employees of the city, county, or
town in which their services are employed and by whom their salaries are paid or in which their
compensation is earnable shall be deemed to be employees of the Commonwealth while rendering aid
outside of the Commonwealth pursuant to a request, approved by the Commonwealth, under the
Emergency Management Assistance Compact enacted pursuant to § 44-146.28:1.

i. Members of the governing body of any county, city, or town in the Commonwealth, whenevercoverage under this title is extended to such members by resolution or ordinance duly adopted.

k. Volunteers, officers and employees of any commission or board of any authority created or controlled by a local governing body, or any local agency or public service corporation owned, operated or controlled by such local governing body, whenever coverage under this title is authorized by resolution or ordinance duly adopted by the governing board of any county, city, town, or any political subdivision thereof.

1609 1. Except as provided in subdivision 2 of this definition, volunteer firefighters, volunteer emergency 1610 medical services agency personnel, volunteer law-enforcement chaplains, auxiliary or reserve police, 1611 auxiliary or reserve deputy sheriffs, members of volunteer search and rescue organizations, volunteer members of regional hazardous materials emergency response teams, volunteer members of community 1612 1613 emergency response teams, and volunteer members of medical reserve corps, who shall be deemed employees of (i) the political subdivision or public institution of higher education in which the principal 1614 1615 office of such volunteer fire company, volunteer emergency medical services agency personnel, 1616 volunteer law-enforcement chaplains, auxiliary or reserve police force, auxiliary or reserve deputy sheriff 1617 force, volunteer search and rescue organization, regional hazardous materials emergency response team, 1618 community emergency response team, or medical reserve corps is located if the governing body of such 1619 political subdivision or public institution of higher education has adopted a resolution acknowledging 1620 those persons as employees for the purposes of this title or (ii) in the case of volunteer firefighters or 1621 volunteer emergency medical services personnel, the fire companies or emergency medical services 1622 agencies for which volunteer services are provided whenever such companies or squads elect to be 1623 included as an employer under this title.

m. (1) Volunteer firefighters, volunteer emergency medical services agency personnel, volunteer
 law-enforcement chaplains, auxiliary or reserve police, auxiliary or reserve deputy sheriffs, members of
 volunteer search and rescue organizations and any other persons who respond to an incident upon
 request of the Department of Emergency Management, who shall be deemed employees of the
 Department of Emergency Management for the purposes of this title.

(2) Volunteer firefighters when engaged in firefighting activities under the supervision and control of
 the Department of Forestry, who shall be deemed employees of the Department of Forestry for the
 purposes of this title.

n. Any sole proprietor, shareholder of a stock corporation having only one shareholder, member of a
limited liability company having only one member, or all partners of a business electing to be included
as an employee under the workers' compensation coverage of such business if the insurer is notified of
this election. Any sole proprietor, shareholder or member or the partners shall, upon such election, be
entitled to employee benefits and be subject to employee responsibilities prescribed in this title.

1637 When any partner or sole shareholder, member or proprietor is entitled to receive coverage under this 1638 title, such person shall be subject to all provisions of this title as if he were an employee; however, the 1639 notices required under §§ 65.2-405 and 65.2-600 shall be given to the insurance carrier, and the panel of 1640 physicians required under § 65.2-603 shall be selected by the insurance carrier.

1641 o. The independent contractor of any employer subject to this title at the election of such employer
1642 provided (i) the independent contractor agrees to such inclusion and (ii) unless the employer is
1643 self-insured, the employer's insurer agrees in writing to such inclusion. All or part of the cost of the
1644 insurance coverage of the independent contractor may be borne by the independent contractor.

1645 When any independent contractor is entitled to receive coverage under this section, such person shall 1646 be subject to all provisions of this title as if he were an employee, provided that the notices required 1647 under §§ 65.2-405 and 65.2-600 are given either to the employer or its insurance carrier.

1648 However, nothing in this title shall be construed to make the employees of any independent1649 contractor the employees of the person or corporation employing or contracting with such independent1650 contractor.

1651 p. The legal representative, dependents and any other persons to whom compensation may be payable 1652 when any person covered as an employee under this title shall be deceased.

q. Jail officers and jail superintendents employed by regional jails or jail farm boards or authorities,
whether created pursuant to Article 3.1 (§ 53.1-95.2 et seq.) or Article 5 (§ 53.1-105 et seq.) of Chapter
of Title 53.1, or an act of assembly.

r. AmeriCorps members who receive stipends in return for volunteering in local, state and nonprofit agencies in the Commonwealth, who shall be deemed employees of the Commonwealth for the purposes

1658 of this title.

1659 s. Food Stamp recipients participating in the work experience component of the Food Stamp 1660 Employment and Training Program, who shall be deemed employees of the Commonwealth for the 1661 purposes of this title.

t. Temporary Assistance for Needy Families recipients not eligible for Medicaid participating in the 1662 1663 work experience component of the Virginia Initiative for Education and Work, who shall be deemed 1664 employees of the Commonwealth for the purposes of this title.

2. "Employee" shall not mean: 1665

1666 a. Officers and employees of the Commonwealth who are elected by the General Assembly, or appointed by the Governor, either with or without the confirmation of the Senate. This exception shall 1667 not apply to any "state employee" as defined in § 51.1-124.3 nor to Supreme Court Justices, judges of 1668 the Court of Appeals, judges of the circuit or district courts, members of the Workers' Compensation 1669 1670 Commission and the State Corporation Commission, or the Superintendent of State Police.

1671 b. Officers and employees of municipal corporations and political subdivisions of the Commonwealth 1672 who are elected by the people or by the governing bodies, and who act in purely administrative 1673 capacities and are to serve for a definite term of office.

c. Any person who is a licensed real estate salesperson, or a licensed real estate broker associated 1674 1675 with a real estate broker, if (i) substantially all of the salesperson's or associated broker's remuneration is 1676 derived from real estate commissions, (ii) the services of the salesperson or associated broker are 1677 performed under a written contract specifying that the salesperson is an independent contractor, and (iii) 1678 such contract includes a provision that the salesperson or associated broker will not be treated as an 1679 employee for federal income tax purposes.

1680 d. Any taxicab or executive sedan driver, provided the Commission is furnished evidence that such 1681 individual is excluded from taxation by the Federal Unemployment Tax Act.

1682 e. Casual employees. 1683

f. Domestic servants.

1684 g. Farm and horticultural laborers, unless the employer regularly has in service more than three 1685 full-time employees.

h. Employees of any person, firm or private corporation, including any public service corporation, 1686 1687 that has regularly in service less than three employees in the same business within this Commonwealth, 1688 unless such employees and their employers voluntarily elect to be bound by this title. However, this 1689 exemption shall not apply to the operators of underground coal mines or their employees. An executive 1690 officer who is not paid salary or wages on a regular basis at an agreed upon amount and who rejects 1691 coverage under this title pursuant to § 65.2-300 shall not be included as an employee for purposes of 1692 this subdivision.

1693 i. Employees of any common carrier by railroad engaging in commerce between any of the several 1694 states or territories or between the District of Columbia and any of the states or territories and any 1695 foreign nation or nations, and any person suffering injury or death while he is employed by such carrier 1696 in such commerce. This title shall not be construed to lessen the liability of any such common carrier or 1697 to diminish or take away in any respect any right that any person so employed, or the personal 1698 representative, kindred or relation, or dependent of such person, may have under the act of Congress 1699 relating to the liability of common carriers by railroad to their employees in certain cases, approved 1700 April 22, 1908, or under §§ 8.01-57 through 8.01-62 or § 56-441.

1701 j. Employees of common carriers by railroad who are engaged in intrastate trade or commerce. 1702 However, this title shall not be construed to lessen the liability of such common carriers or take away or 1703 diminish any right that any employee or, in case of his death, the personal representative of such employee of such common carrier may have under §§ 8.01-57 through 8.01-61 or § 56-441. 1704

1705 k. Except as provided in subdivision 1 of this definition, a member of a volunteer fire department or 1706 volunteer emergency medical services agency when engaged in activities related principally to 1707 participation as an individual who meets the definition of "emergency medical services personnel" in 1708 § 32.1-111.1 or a member of such fire department whether or not the volunteer continues to receive 1709 compensation from his employer for time away from the job.

1710 1. Except as otherwise provided in this title, noncompensated employees and noncompensated 1711 directors of (i) corporations exempt from taxation pursuant to \$501(c)(3) of Title 26 of the United 1712 States Code (Internal Revenue Code of 1954) or (ii) property owners' associations as defined in 1713 § 55.1-1800.

1714 m. Any person performing services as a sports official for an entity sponsoring an interscholastic or 1715 intercollegiate sports event or any person performing services as a sports official for a public entity or a 1716 private, nonprofit organization which sponsors an amateur sports event. For the purposes of this 1717 subdivision, "sports official" includes an umpire, referee, judge, scorekeeper, timekeeper or other person 1718 who is a neutral participant in a sports event. This shall not include any person, otherwise employed by 1719 an organization or entity sponsoring a sports event, who performs services as a sports official as part of

1720 his regular employment.

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n. Any person who suffers an injury on or after July 1, 2012, for which there is jurisdiction under
either the Longshore and Harbor Workers' Compensation Act, 33 U.S.C. § 901 et seq., and its
extensions, or the Merchant Marine Act of 1920, 46 U.S.C. § 30104 et seq. However, this title shall not
be construed to eliminate or diminish any right that any person or, in the case of the person's death, his
personal representative, may have under either the Longshore and Harbor Workers' Compensation Act,
33 U.S.C. § 901 et seq., and its extensions, or the Merchant Marine Act of 1920, 46 U.S.C. § 30104 et seq.

o. An owner-operator of a motor vehicle that is leased with or to a common or contract carrier in the trucking industry if (i) the owner-operator performs services for the carrier pursuant to a contract that provides that the owner-operator is an independent contractor and shall not be treated as an employee for purposes of the Federal Insurance Contributions Act, 26 U.S.C. § 3101 et seq., Social Security Act of 1935, P.L. 74-271, federal unemployment tax laws, and federal income tax laws and (ii) each of the following factors is present:

- (1) The owner-operator is responsible for the maintenance of the vehicle;
- (2) The owner-operator bears the principal burden of the vehicle's operating costs;
- 1736 (3) The owner-operator is the driver;

(4) The owner-operator's compensation is based on factors related to the work performed and not onthe basis of hours or time expended; and

(5) The owner-operator determines the method and means of performing the service.

1740 "Employer" includes (i) any person, the Commonwealth or any political subdivision thereof and any
1741 individual, firm, association or corporation, or the receiver or trustee of the same, or the legal
1742 representative of a deceased employer, using the service of another for pay and (ii) any volunteer fire
1743 company or volunteer emergency medical services agency electing to be included and maintaining
1744 coverage as an employer under this title. If the employer is insured, it includes his insurer so far as
1745 applicable.

1746 "Executive officer" means (i) the president, vice-president, secretary, treasurer or other officer elected
1747 or appointed in accordance with the charter and bylaws of a corporation and (ii) the managers elected or
1748 appointed in accordance with the articles of organization or operating agreement of a limited liability
1749 company. However, "executive officer" does not include (a) noncompensated officers of corporations
1750 exempt from taxation pursuant to § 501(c)(3) of Title 26 of the United States Code (Internal Revenue
1751 Code of 1954) or (b) noncompensated officers of a property owners' association as such term is defined
1752 in § 55.1-1800.

1753 "Filed" means hand delivered to the Commission's office in Richmond or any regional office
1754 maintained by the Commission; sent by means of electronic transmission approved by the Commission;
1755 sent by facsimile transmission; or posted at any post office of the United States Postal Service by
1756 certified or registered mail. Filing by first-class mail, electronic transmission, or facsimile transmission
1757 shall be deemed completed only when the document or other material transmitted reaches the
1758 Commission or its designated agent.

1759 "Injury" means only injury by accident arising out of and in the course of the employment or occupational disease as defined in Chapter 4 (§ 65.2-400 et seq.) and does not include a disease in any form, except when it results naturally and unavoidably from either of the foregoing causes. Such term shall not include any injury, disease or condition resulting from an employee's voluntary:

1763 1. Participation in employer-sponsored off-duty recreational activities which are not part of the 1764 employee's duties; or

1765 2. Use of a motor vehicle that was provided to the employee by a motor vehicle dealer as defined by
1766 § 46.2-1500 and bears a dealer's license plate as defined by § 46.2-1550 for (i) commuting to or from
1767 work or (ii) any other nonwork activity.

1768 Such term shall include any injury, disease or condition:

1769 1. Arising out of and in the course of the employment of (a) an employee of a hospital as defined in § 32.1-123; (b) an employee of a health care provider as defined in § 8.01-581.1; (c) an employee of the Department of Health or a local department of health; (d) a member of a search and rescue organization; or (e) any person described in clauses (i) through (iv), (vi), and (ix) of subsection A of § 65.2-402.1
1773 otherwise subject to the provisions of this title; and

1774 2. Resulting from (a) the administration of vaccinia (smallpox) vaccine, Cidofivir and derivatives
1775 thereof, or Vaccinia Immune Globulin as part of federally initiated smallpox countermeasures, or (b)
1776 transmission of vaccinia in the course of employment from an employee participating in such countermeasures to a coemployee of the same employer.

1778 "Professional employer organization" means any person that enters into a written agreement with a1779 client company to provide professional employer services.

1780 "Professional employer services" means services provided to a client company pursuant to a written

agreement with a professional employer organization whereby the professional employer organization
initially employs all or a majority of a client company's workforce and assumes responsibilities as an
employer for all coemployees that are assigned, allocated, or shared by the agreement between the
professional employer organization and the client company.

1785 "Staffing service" means any person, other than a professional employer organization, that hires its own employees and assigns them to a client to support or supplement the client's workforce. It includes temporary staffing services that supply employees to clients in special work situations such as employee absences, temporary skill shortages, seasonal workloads, and special assignments and projects.

1789 § 66-3.2. Additional duties of the Director.

A. The Director shall coordinate with the Department of Corrections the development and submission
of requests for compensation from the United States Department of Justice State Criminal Alien
Assistance Program for costs associated with incarcerating undocumented aliens *immigrants*.

B. The Director shall forward to the Commonwealth's Attorneys' Services Council, updated on a monthly basis, a list of all juveniles, 14 years of age or older, that (i) have been committed to the Department₇; (ii) have been found guilty of a felony offense defined as a predicate criminal act under \$ 18.2-46.1, or have been adjudicated delinquent on the basis of an act that would be a felony and a predicate criminal act under \$ 18.2-46.1 if committed by an adult₇; and (iii) have been identified as belonging to a criminal gang. The list shall contain identifying information for each gang member, as well as the offense, court, and date of conviction or adjudication.