# 2023 RECONVENED SESSION

### REENROLLED

# VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 37.2-203, 37.2-508, and 37.2-608 of the Code of Virginia, relating to 3 community services boards; behavioral health authorities; performance contracts.

4 5 Approved Be it enacted by the General Assembly of Virginia: 6 7 1. That §§ 37.2-203, 37.2-508, and 37.2-608 of the Code of Virginia are amended and reenacted as 8 follows: 9 § 37.2-203. Powers and duties of Board. 10 The Board shall have the following powers and duties: 1. To develop and establish programmatic and fiscal policies governing the operation of state 11 12 hospitals, training centers, community services boards, and behavioral health authorities; 2. To ensure the development of long-range programs and plans for mental health, developmental, 13 and substance abuse services provided by the Department, community services boards, and behavioral 14 15 health authorities: 3. To review and comment on all budgets and requests for appropriations for the Department prior to 16 their submission to the Governor and on all applications for federal funds; 17 4. To monitor the activities of the Department and its effectiveness in implementing the policies of 18 19 the Board; 20 5. To advise the Governor, Commissioner, and General Assembly on matters relating to mental 21 health, developmental, and substance abuse services; 6. To adopt regulations that may be necessary to carry out the provisions of this title and other laws 22 23 of the Commonwealth administered by the Commissioner or the Department; 24 7. To ensure the development of programs to educate citizens about and elicit public support for the 25 activities of the Department, community services boards, and behavioral health authorities; 26 8. To ensure that the Department assumes the responsibility for providing for education and training 27 of school-age individuals receiving services in state facilities, pursuant to § 37.2-312; 28 9. To change the names of state facilities; and 29 10. To adopt regulations that establish the qualifications, education, and experience for registration of 30 peer recovery specialists by the Board of Counseling; and 31 11. To monitor the Department's performance regarding its regular, ongoing monitoring of 32 community services boards' and behavioral health authorities' compliance with the performance contract 33 requirements set forth in §§ 37.2-508 and 37.2-608 and to make recommendations, as applicable, to the 34 Department regarding improvement of such monitoring activities. 35 Prior to the adoption, amendment, or repeal of any regulation regarding substance abuse services, the 36 Board shall, in addition to the procedures set forth in the Administrative Process Act (§ 2.2-4000 et seq.), present the proposed regulation to the Substance Abuse Services Council, established pursuant to 37 § 2.2-2696, at least 30 days prior to the Board's action for the Council's review and comment. 38 39 § 37.2-508. Performance contract for mental health, developmental, and substance abuse 40 services. 41 A. The Department shall develop and initiate negotiation of the performance contracts through which 42 it provides funds to community services boards to accomplish the purposes set forth in this chapter. In 43 the case of operating boards, the Department may, notwithstanding any provision of law to the contrary, disburse state and federal funds appropriated to it for mental health, developmental, or substance abuse 44 45 services directly to the operating board, when that operating board is authorized by the governing body of each city or county that established it to receive such funds. Six months prior to the end of an 46 47 existing contract or, if no contract exists, six months prior to the beginning of each fiscal year, the Department shall make available to the public the standard performance contract form that it intends to 48 49 use as the performance contract for that fiscal year and solicit public comments for a period of 60 days. 50 Such contracts shall be for a fixed term and shall provide for annual renewal by the Board if the term 51 exceeds one year. 52 B. Any community services board may apply for the assistance provided in this chapter by 53 submitting to the Department its proposed performance contract together with (i) the approval of its

board of directors for operating and administrative policy boards or the comments of the local

government department's policy-advisory board and (ii) the approval of the contract by formal vote of

the governing body of each city or county that established it. The community services board shall make

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its proposed performance contract available for public review and solicit public comments for a period 57 58 of 30 days prior to submitting its proposed contract for the approval of its board of directors for 59 operating and administrative policy boards or the comments of the local government department's 60 policy-advisory board. To avoid disruptions in service continuity and allow sufficient time to complete 61 public review and comment about the contract and negotiation and approval of the contract, the 62 Department may provide semi-monthly payments of state-controlled funds to the community services board. If the governing body of each city or county does not approve the proposed performance contract 63 64 by September 30 of each year, the performance contract shall be deemed approved or renewed.

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  - 5 C. The performance contract shall (i) delineate:
- 66 1. Delineate the responsibilities of the Department and the community services board; (ii) specify
- 67 2. Specify conditions that must be met for the receipt of state-controlled funds; (iii) identify
- 68 3. Identify the groups of individuals to be served with state-controlled funds; (iv) contain

69 4. Contain specific outcome measures for individuals receiving services, provider performance
 70 measures, satisfaction measures for individuals receiving services, and participation and involvement
 71 measures for individuals receiving services and their family members; (v) contain

5. Contain mechanisms that have been identified or developed jointly by the Department and community services board and that will be employed collaboratively by the community services board and the state hospital to manage the utilization of state hospital beds; (vi) establish an enforcement
 mechanism, should a

6. Contain provisions that enable the Department to enforce the performance contract in the event
that the community services board fail fails to be in substantial compliance substantially comply with
the requirements of its performance contract, including notice and appeal processes and provisions for
which shall include:

a. Provisions to ensure that the executive director and chairman of the community services board are
 notified when the community services board fails to substantially comply with the requirements of its
 performance contract;

b. A remediation, process to allow the community services board, after failing to substantially comply with its performance contract, to come into substantial compliance with its performance contract;

*c. Provisions for* withholding or reducing funds, methods of repayment of funds, and the
 Department's exercise of or termination of all or part of a performance contract in accordance with the
 provisions of subsection E in the event that the community services board fails to come into substantial
 *compliance with the provisions of its performance contract despite utilization of the remediation process described in subdivision b; and*

90 *d. Provisions for appeal of an enforcement action undertaken by the Department*; and (vii) include 91 reporting

7. Include requirements and for the community services board to report specific information about (i)
its revenues, costs, and services, and; (ii) individuals receiving services served; and (iii) any other
information deemed necessary by the Department, which shall be displayed in a consistent, comparable
format determined developed by the Department.

D. The Department may provide for performance shall develop and implement a process for regular,
 ongoing monitoring in order to determine whether the of the performance of community services boards
 are in substantial to ensure compliance with their the requirements of performance contracts entered into
 pursuant to this section.

100 D. No community services board shall be eligible to receive state-controlled funds for mental health, 101 developmental, or substance abuse services after September 30 of each year unless (i) its performance 102 contract has been approved or renewed by the governing body of each city or county that established it 103 and by the Department; (ii) it provides service, cost, and revenue data and information and aggregate 104 and individual data and information about individuals receiving services, notwithstanding the provisions 105 of § 37.2-400 or any regulations adopted thereunder, to the Department in the format prescribed by the Department; and (iii) it uses standardized cost accounting and financial management practices approved 106 107 by the Department.

108 E. If, after unsuccessful use of a remediation process described in the performance contract, a 109 community services board remains in substantial noncompliance with fails to substantially comply with 110 the requirements of its performance contract with the Department, the Department may shall utilize the 111 remediation process described in the performance contract to allow the community services board to come into substantial compliance. The Department shall notify the Board and the chairman of the 112 113 community services board upon initiation of the remediation process and provide to the Board and 114 chairman regular updates regarding the community services board's progress toward coming into 115 substantial compliance.

116 If a community services board fails to come into substantial compliance after utilization of the 117 remediation process, the Department shall, after affording the community services board an adequate 118 opportunity to use the appeal process described in the performance contract, terminate all or a portion of 119 the *performance* contract. Using

120 F. Upon terminating all or a portion of a performance contract pursuant to subsection E, the 121 Department may, using the state-controlled resources associated with that performance contract, the 122 Department, and after consulting with the governing body of each city or county that established the 123 community services board that was a party to the performance contract, may negotiate a performance 124 contract with another *community services* board, a behavioral health authority, or a private nonprofit or 125 for-profit organization or organizations to obtain services that were the subject of the terminated performance contract. 126

127 G. No community services board shall be eligible to receive state-controlled funds for mental health, 128 developmental, or substance abuse services after September 30 of each year unless (i) its performance 129 contract has been approved or renewed by the governing body of each city or county that established it 130 and by the Department; (ii) it provides service, cost, and revenue data and information, and aggregate 131 and individual data and information about individuals receiving services, notwithstanding the provisions 132 of § 37.2-400 or any regulations adopted thereunder, to the Department in the format prescribed by the 133 Department; (iii) it uses standardized cost accounting and financial management practices approved by 134 the Department, and (iv) the community services board is in substantial compliance with its performance 135 contract or is making progress to become in substantial compliance through the Department's 136 remediation process.

137 § 37.2-608. Performance contract for mental health, developmental, and substance abuse 138 services.

139 A. The Department shall develop and initiate negotiation of the performance contracts through which 140 it provides funds to behavioral health authorities to accomplish the purposes set forth in this chapter. 141 The Department may, notwithstanding any provision of law to the contrary, disburse state and federal 142 funds appropriated to it for mental health, developmental, and substance abuse services directly to the 143 behavioral health authority. Six months prior to the beginning of each fiscal year, the Department shall 144 make available to the public the standard performance contract form that it intends to use as the 145 performance contract for that fiscal year and solicit public comments for a period of 60 days.

146 B. Any behavioral health authority may apply for the assistance provided in this chapter by 147 submitting annually to the Department its proposed performance contract for the next fiscal year together 148 with the approval of its board of directors and the approval by formal vote of the governing body of the 149 city or county that established it. The behavioral health authority shall make its proposed performance 150 contract available for public review and solicit public comments for a period of 30 days prior to 151 submitting its proposed contract for the approval of its board of directors. To avoid disruptions in 152 service continuity and allow sufficient time to complete public review and comment about the contract and negotiation and approval of the contract, the Department may provide up to six semi-monthly payments of state-controlled funds to the *behavioral health* authority. If the governing body of the city 153 154 155 or county does not approve the proposed performance contract by September 30 of each year, the 156 performance contract shall be deemed approved. 157

- C. The performance contract shall (i) delineate:
- 158 1. Delineate the responsibilities of the Department and the behavioral health authority; (ii) specify

159 2. Specify conditions that must be met for the receipt of state-controlled funds; (iii) identify

160 3. Identify the groups of individuals to be served with state-controlled funds; (iv) contain

161 4. Contain specific outcome measures for individuals receiving services, provider performance 162 measures, satisfaction measures for individuals receiving services, and participation and involvement measures for individuals receiving services and their family members; (v) contain 163

164 5. Contain mechanisms that have been identified or developed jointly by the Department and the 165 behavioral health authority and that will be employed collaboratively by the behavioral health authority and the state hospital to manage the utilization of state hospital beds; (vi) establish an enforcement 166 167 mechanism, should

168 6. Contain provisions that enable the Department to enforce the performance contract in the event 169 that the behavioral health authority fail fails to be in substantial compliance substantially comply with 170 the requirements of its performance contract, including notice and appeal processes and provisions for 171 which shall include:

172 a. Provisions to ensure that the executive director and chairman of the behavioral health authority 173 are notified when the behavioral health authority fails to substantially comply with the requirements of 174 its performance contract;

175 b. A remediation, process to allow the behavioral health authority, after failing to substantially 176 comply with its performance contract, to come into substantial compliance with its performance 177 contract:

178 c. Provisions for withholding or reducing funds, methods of repayment of funds, and the

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179 Department's exercise of or termination of all or part of a performance contract in accordance with the 180 provisions of subsection E in the event that the behavioral health authority fails to come into substantial 181 compliance with the provisions of its performance contract despite utilization of the remediation process 182 described in subdivision b; and 183 d. Provisions for appeal of an enforcement action undertaken by the Department; and (vii) include

184 reporting

185 7. Include requirements and for the behavioral health authority to report specific information about 186 (i) its revenues, costs, and services, and; (ii) individuals receiving services served; and (iii) any other 187 information deemed necessary by the Department, which shall be displayed in a consistent, comparable 188 format determined developed by the Department.

189 D. The Department may provide for performance shall develop and implement a process for regular, 190 ongoing monitoring to determine whether of the performance of behavioral health authorities are in substantial to ensure compliance with their the requirements of performance contracts entered into 191 192 pursuant to this section.

193 D. No behavioral health authority shall be eligible to receive state-controlled funds for mental health, 194 developmental, or substance abuse services after September 30 of each year unless (i) its performance 195 contract has been approved by the governing body of the city or county that established it and by the 196 Department; (ii) it provides service, cost, and revenue data and information, and aggregate and 197 individual data and information about individuals receiving services, notwithstanding § 37.2-400 or any 198 regulations adopted thereunder, to the Department in the format prescribed by the Department; and (iii), 199 it uses standardized cost accounting and financial management practices approved by the Department.

200 E. If, after unsuccessful use of a remediation process described in the performance contract, a 201 behavioral health authority remains in substantial noncompliance with fails to substantially comply with 202 the requirements of its performance contract with the Department, the Department may shall utilize the 203 remediation process described in the performance contract to allow the behavioral health authority to come into substantial compliance. The Department shall notify the Board and the chairman of the 204 205 behavioral health authority upon initiation of the remediation process and provide to the Board and 206 chairman regular updates regarding the behavioral health authority's progress toward coming into 207 substantial compliance.

208 If a behavioral health authority fails to come into substantial compliance after utilization of the 209 remediation process, the Department shall, after affording the behavioral health authority an adequate 210 opportunity to use the appeal process described in the performance contract, terminate all or a portion of 211 the *performance* contract. Using

212 F. Upon terminating all or a portion of a performance contract pursuant to subsection E, the 213 Department may, using the state-controlled resources associated with that performance contract, the 214 Department, and after consulting with the governing body of the city or county that established the 215 behavioral health authority that was a party to the performance contract, may negotiate a performance 216 contract with a community services board, another behavioral health authority, or a private nonprofit or 217 for-profit organization or organizations to obtain services that were the subject of the terminated 218 performance contract.

219 G. No behavioral health authority shall be eligible to receive state-controlled funds for mental 220 health, developmental, or substance abuse services after September 30 of each year unless (i) its 221 performance contract has been approved by the governing body of the city or county that established it 222 and by the Department; (ii) it provides service, cost, and revenue data and information, and aggregate 223 and individual data and information about individuals receiving services, notwithstanding § 37.2-400 or 224 any regulations adopted thereunder, to the Department in the format prescribed by the Department; (iii) 225 it uses standardized cost accounting and financial management practices approved by the Department, 226 and (iv) the behavioral health authority is in substantial compliance with its performance contract or is 227 making progress to become in substantial compliance through the Department's remediation process.

2. That the provisions of subsection C of §§ 37.2-508 and 37.2-608 of the Code of Virginia, as

228 amended by this act, shall become effective July 1, 2024. 229