1996 SESSION

INTRODUCED

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HOUSE BILL NO. 1038

Offered January 22, 1996

3 A BILL to amend and reenact §§ 23-15, 23-17, 23-19, 23-30.24, 23-30.26, 23-30.28, 23-30.29 and 4 5 6 7 23-30.31 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 23-30.29:1 and 23-30.29:2, relating to the issuance of revenue bonds for institutions of higher education and related educational facilities and utilizing the Virginia College Building Authority to finance certain capital projects and equipment at such institutions and related educational facilities; 8 authorizing the issuance of revenue bonds, by and with the consent of the Governor, pursuant to the provisions of Chapter 3.1 (§ 23-30.23 et seq.) of Title 23 of the Code of Virginia and as permitted by 9 Section 9(d) of Article X of the Constitution of Virginia, in a principal amount not exceeding 10 \$100,000,000, plus an amount for issuance costs, capitalized interest for up to one year after the 11 12 completion of the projects, reserve funds, and other financing expenses, for the purpose of providing 13 funds, with any other available funds, to pay all or a portion of the costs incurred or to be incurred 14 for the design and construction of certain projects at state institutions of higher education and 15 related educational facilities; and providing a mechanism for the payment of such bonds. 16

17 Patrons-Diamonstein, Almand, Armstrong, Bennett, Bloxom, Brickley, Callahan, Connally, Cooper, 18 Councill, Crittenden, Cunningham, Darner, Deeds, Grayson, Harris, Heilig, Hull, Keating, Kilgore, 19 McClure, McEachin, Melvin, Moss, Phillips, Plum, Puller, Putney, Reynolds, Robinson, Shuler, 20 Spruill, Van Yahres and Woodrum

Referred to Committee on Appropriations

Be it enacted by the General Assembly of Virginia:

1. That §§ 23-15, 23-17, 23-19, 23-30.24, 23-30.26, 23-30.28, 23-30.29 and 23-30.31 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding sections numbered 23-30.29:1 and 23-30.29:2 as follows:

§ 23-15. Definitions.

Whenever as used in this chapter, unless a different meaning clearly appears from the context:

(a) "Institution" shall mean means any educational institution referred to in § 23-14 hereof.

(b) "Board" shall mean means the board of visitors, board of trustees, or other governing body, by whatever name known, of an institution.

(c) "Bonds" shall mean means any bonds, certificates notes or other evidences of indebtedness or 33 34 other obligations of an institution issued by an institution pursuant to this chapter. 35

(d) "Governor" shall mean means the Governor of the Commonwealth of Virginia.

36 (e) "Project" shall mean means any building, facility, addition, extension or improvement of a capital 37 nature required by or convenient for the purposes of an educational institution or related educational 38 facility, including, without limitation, administration, teaching, lecture and exhibition halls, libraries, dormitories, student apartments, faculty dwellings, dining halls, cafeterias, snack bars, laundries, 39 40 hospitals, laboratories, research centers, infirmaries, field houses, gymnasiums, auditoriums, student 41 unions, recreation centers, stadiums, athletic facilities, garages, parking facilities, warehouses and storage 42 buildings, book and student supplies centers and all buildings, lands and any other appurtenances and 43 equipment necessary or desirable in connection therewith or incidental thereto.

(f) "To erect" or "erection" shall include includes building, constructing, reconstructing, erecting, 44 extending, bettering, equipping, and improving. 45

§ 23-17. Purposes of institutions to acquire and erect projects. 46

47 In addition to any other purposes provided by law or otherwise, the purpose of every institution shall **48** be to acquire and erect any project as defined in § 23-15.

49 § 23-19. Amount of bonds; purposes; resolutions; Treasury Board to be issuing, etc., agent; payment 50 or purchase by institution; no personal liability.

51 (a) Every institution shall have power and is hereby authorized and empowered from time to time to execute its bonds in such aggregate principal amount as may be determined upon by its board and 52 53 approved by the Governor. All such bonds shall be issued and sold through the Treasury Board which is 54 hereby designated the issuing, sales, and paying agent of such institutions under this chapter. Such aggregate principal amount may include without limitation any engineering or inspection costs or legal 55 or accounting expenses incurred by the institution in connection with the project for the erection of 56 which such bonds are issued, and the cost of issuance of the bonds, including printing, engraving, 57 advertising, legal and other similar expenses. 58

59 (b) Such bonds shall be authorized by resolution of the board, approved by the Governor, and may

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107

60 be issued in one or more series, shall bear such date or dates, mature at such time or times, bear interest at such rate not exceeding the rate specified in § 23-30.03 payable at such time or times, be in such 61 denominations, be in such form, either coupon or registered, carry such registration privileges, be 62 63 executed in such manner, be payable in such medium of payment, at such place or places, be subject to such terms of redemption, with or without premium, as such resolution or resolutions may provide. Such 64 65 bonds may be sold at public or private sale for such price or prices as the board with the approval of 66 the Governor shall determine, provided that the interest cost to maturity of the money received for any issue of such bonds shall not exceed the rate specified in § 23-30.03; however, prior to the issuance of 67 bonds to finance any "project," the approval of the General Assembly must be obtained; and provided further, that biennially on or before the first day of September in the odd-numbered years, each 68 69 educational institution shall submit to the Governor any project or projects and the estimated cost of 70 each separate project such educational institution desires to have financed under the provisions of this 71 72 chapter, and the Governor shall consider such projects and make his recommendation to the General Assembly in the budget submitted in accordance with the provisions of § 2.1-398. Each educational 73 institution is authorized to finance only those projects approved by the General Assembly in the 74 75 appropriations act for the biennium covered by such appropriations act, which projects need not be 76 limited to the projects recommended by the Governor.

(c) Such bonds may be issued to finance all or a portion of the cost of any project and for the corporate purposes of the institution specified by § 23-17 hereof or to carry out the powers conferred on the institution by § 23-18 hereof.

80 (d) Any resolution or resolutions authorizing such bonds may contain a provision or provisions which81 shall be part of the contract with the holders of such bonds as to:

(1) Fixing, revising, charging and collecting fees, rents and charges for or in connection with the use,
occupation or services of the project and pledging the same and any increases in revenues to be derived
from any existing facilities at such institution resulting from any increase in the fees, rents or charges
for or in connection with the use, occupation or services of any such existing facilities to the payment of
the principal of and the interest on such bonds;

(2) Fixing, revising, charging and collecting fees, rents and charges for or in connection with the use,
occupation or services of any existing facilities at such institution and pledging the same to the payment
of the principal of and the interest on such bonds;

90 (3) Fixing, revising, charging and collecting student building fees and other student fees from
91 students enrolled at such institution and pledging the same in whole or in part to the payment of the
92 principal of and the interest on such bonds;

(4) Pledging to the payment of the principal of and the interest on such bonds any moneys available
for the use of such institution, including, but not limited to, and subject to guidelines to be promulgated
by the Secretary of Finance, moneys appropriated to such institution from the general fund of the
Commonwealth or from nongeneral funds, without regard to the source of such moneys, and which are
not required by law or by previous binding contract to be devoted to some other purpose;

98 (5) Paying the cost of operating and maintaining any project and any such existing facilities from any one or more of the revenue sources mentioned in subdivisions (1), (2), (3) and (4) of this subsection treating reserves for such purposes and providing for the use and application thereof;

(6) Creating sinking funds for the payment of the principal of and the interest on such bonds,creating reserves for such purposes and providing for the use and application thereof;

103 (7) Limiting the right of the institution to restrict and regulate the use, occupation and services of the 104 project and such other existing facilities or the services rendered therein;

105 (8) Limiting the purposes to which the proceeds of sale of any issue of bonds then or thereafter to be 106 issued may be applied;

(9) Limiting the issuance of additional bonds;

108 (10) Setting forth the procedure, if any, by which the terms of any contract with the holders of such bonds may be amended or abrogated and the manner in which such consent of such holders to any such amendment or abrogation may be given; and

(11) Setting forth such other condition or conditions as may be required by the United States of America or any federal agency as a condition precedent to or a requirement in connection with the obtaining of a direct grant or grants of money for or in aid of the erection of any project, or to defray or to partially defray the cost of labor and material employed in the erection of any project, or to obtain a loan or loans of money for or in aid of the erection of any project, or to obtain or any federal agency, provided that such other condition or conditions are approved by the Governor.

(e) The power and obligation of an institution to pay any bonds issued under this chapter shall be limited. Such bonds shall be payable only from any one or more of the revenue sources mentioned in subdivisions (1), (2), (3) and (4) of subsection (d) of this section and pledged therefor pursuant to a resolution adopted under said subsection (d). Such bonds shall in no event constitute an indebtedness of the institution, except to the extent of the collection of such revenues and such institution shall not be

HB1038

122 liable to pay such bonds or the interest thereon from any other funds; and no contract entered into by 123 the institution pursuant to subsection (b) of this section shall be construed to require the costs or 124 expenses of operation and maintenance of the project for the erection of which the bonds are issued and 125 any such other existing facilities to be paid out of any funds other than the revenues derived from the 126 sources mentioned in subdivisions (1), (2), (3) and (4) of subsection (d) of this section and pledged 127 therefor. Any provision of the general laws to the contrary notwithstanding, any bonds issued pursuant 128 to the authority of this chapter shall be fully negotiable within the meaning and for all the purposes of 129 Title 8.3.

130 (f) Neither the Governor nor the members of the board nor any person executing such bonds shall be 131 liable personally on the bonds or be subject to any personal liability or accountability by reason of the 132 issuance thereof.

133 (g) The institution shall have power out of any funds available therefor to purchase any bonds issued 134 by it at a price not more than the principal amount thereof and the accrued interest. All bonds so 135 purchased shall be cancelled unless purchased as an endowment fund investment. This paragraph shall 136 not apply to the redemption of bonds.

137 (h) In any case in which an institution shall have obtained a loan for or in aid of the erection of any 138 project from the United States of America or any federal agency, which loan requires the establishment 139 of a debt service reserve, the institution, with the consent of the Governor, may deposit securities in a 140 separate collateral account in an amount equal to the required debt service reserve, which securities shall 141 be pledged to meet the debt service requirements only if the revenues derived from any one or more of 142 the sources mentioned in subdivisions (1), (2), (3) and (4) of subsection (d) of this section and pledged 143 for the payment of such loan become insufficient for such purpose. The face value of United States 144 government securities and the market value of all other securities shall be deemed to be the value of any 145 securities so deposited. Nothing herein shall be construed as prohibiting repayment of any portion of 146 such loan from income derived from the securities so deposited. No securities shall be deposited in any 147 such collateral account unless the same shall have been purchased with funds, the use of which is in 148 nowise limited or restricted or shall have been donated to such institution for the purpose of establishing 149 such debt service reserve. 150

§ 23-30.24. Legislative declaration; definitions.

151 It is hereby found, determined and declared that the providing of funds for the construction of 152 projects of capital improvement at educational institutions within this Commonwealth is or may be 153 hindered, impeded and delayed by the high financing costs resulting from the sale of bonds of such 154 educational institutions in the open market, and it is desirable that a state agency be created as 155 hereinafter provided, authorized either (i) to purchase such bonds in order to serve educational 156 institution purposes by financing the construction of projects of capital improvement at less cost, thereby 157 facilitating such construction or (ii) to issue its own revenue bonds for purposes of paying for the costs 158 of such projects.

159 It is hereby further found, determined and declared that there is an urgent need to provide substantial 160 amounts of new scientific, technical and other equipment for teaching, research and related activities at such educational institutions so that they may remain competitive in attracting high-quality faculty and 161 162 obtaining research grants, and it is desirable that a state agency be empowered, as hereinafter provided, to purchase such equipment for lease or sale to such educational institutions in order to provide them 163 164 with such equipment at the lowest possible cost, thereby facilitating the acquisition and supply of such equipment to educational institutions and increasing the purchasing power of their funds, including funds 165 166 provided by tuition and fees and by appropriations from the General Assembly.

167 As used in this chapter, the following words and terms shall have the following meanings unless the 168 context shall otherwise indicate:

169 "Authority" shall mean means the Virginia College Building Authority created by § 23-30.25, or, if 170 said Authority shall be abolished, the board, body, commission, department or officer succeeding to the 171 principal functions thereof or to whom the powers given by this chapter to the Authority shall be given 172 by law.

173 "Bonds" means bonds, notes or other evidences of indebtedness or other obligations of the Authority 174 pursuant to this chapter.

175 "Educational institution" shall mean means those institutions enumerated in § 23-14, area vocational 176 and technical schools established under Chapter 16 (§ 23-214 et seq.) of this title, and all other schools 177 owned and operated by the Commonwealth in which a college education is taught for less than four years. 178

179 "Equipment" shall mean means any personal property, including, but without limitation, computer 180 hardware and software and any other improvements of all types, to be used to support academic 181 instruction and research, at educational institutions.

182 "Project" shall have has the same meaning as defined in § 23-15. 186

183 § 23-30.26. Administration of assets, moneys or obligations.

184 The Authority shall manage and administer as hereinafter provided all assets, moneys or obligations185 that may be set aside and transferred to it by the General Assembly *or educational institutions*.

§ 23-30.28. Bonds of Authority generally.

187 In order to provide funds for the purchase of educational institution bonds as authorized by 188 § 23-30.27, and to provide funds for the acquisition of equipment as authorized by § 23-30.27:1, and to 189 provide funds for the purpose of paying all or any part of the cost of any one or more projects or of 190 any portion or portions thereof, the Authority is hereby authorized to provide by resolution, at one time 191 or from time to time, for the issuance of bonds of the Authority in such amount or amounts as the 192 Authority shall determine. Such bonds of the Authority shall be payable solely from funds of the 193 Authority, including, but without limitation, any one or more of the following: (i) payments of principal of and interest on educational institution bonds purchased by the Authority, (ii) the proceeds of the sale 194 195 of any such educational institution bonds, (iii) payments of principal of and interest on obligations transferred to the Authority by the General Assembly or from other assets or moneys transferred to the 196 197 Authority by the General Assembly or educational institutions, including lease payments or any other 198 source of revenue, (iv) the proceeds of the sale of any such obligations or assets, (v) the proceeds from 199 the sale of bonds of the Authority, (vi) payments made by educational institutions under leases or sales of equipment by the Authority, (vii) funds realized from the enforcement of security interests or other 200 201 liens securing such bonds, (viii) payments due under letters of credit, policies of bond insurance, bond purchase agreements or other credit enhancements securing payment of principal of and interest on 202 203 bonds of the Authority, (ix) any moneys held in funds established by the Authority pursuant to 204 § 23-30.27:1, (x) any reserve or sinking funds created to secure such payment, and (xi) other available funds of the Authority. Bonds of the Authority issued under the provisions of this chapter shall not be 205 deemed to constitute a debt of the Commonwealth or a pledge of the faith or credit of the 206 207 Commonwealth and all bonds of the Authority shall contain on the face thereof a statement to the effect that neither the faith and credit, nor the taxing power of the Commonwealth or of any political 208 209 subdivision thereof is, or shall be, pledged to the payment of the principal of or the interest on such 210 bonds.

211 The bonds of each issue shall be dated, shall mature at such time or times, not exceeding forty years 212 from their date or dates, as may be determined by the Authority, and may be made redeemable before 213 maturity, at the option of the Authority, at such price or prices and under such terms and conditions as may be fixed by the Authority prior to the issuance of the bonds. The bonds may bear interest payable 214 215 at such time or times and at such rate or rates as determined by the Authority or as determined in such 216 manner as the Authority may provide, including the determination by agents designated by the Authority 217 under guidelines established by it. The principal and interest of such bonds may be made payable in any lawful medium. The Authority shall determine the form of the bonds and the manner of execution of the 218 219 bonds, and shall fix the denomination or denominations of the bonds and the place or places of payment 220 of principal and interest thereof, which may be at the office of the State Treasurer or at any bank or 221 trust company within or without the Commonwealth. In case any officer whose signature or a facsimile 222 of whose signature shall appear on any bonds or coupons shall cease to be such officer before the 223 delivery of such bonds such signature or such facsimile shall nevertheless be valid and sufficient for all 224 purposes the same as if he had remained in office until such delivery. All revenue bonds issued under 225 the provisions of this chapter (other than bonds registered as to principal or in registered form) shall 226 have and are hereby declared to have, as between successive holders, all the qualities and incidents of 227 negotiable instruments under the law of this Commonwealth. The bonds shall be in such form, shall bear 228 interest at such rate or rates, either fixed rates or rates established by formula or other method, and may 229 contain such other provisions, all as the Authority may determine. The principal of and premium, if any, 230 and interest on the bonds shall be payable in lawful money of the United States of America. The 231 Authority shall fix the denomination or denominations of the bonds and place or places of payments of 232 principal, premium, if any, and interest at any one or more banks or trust companies within or without 233 the Commonwealth.

Bonds may be issued under a system of book entry for recording the ownership and transfer ofownership of rights to receive payments of principal of and premium, if any, and interest on the bonds.

236 The Authority may sell such bonds in such manner, either at public or private sale, and for such 237 price as it may determine to be in the best interests of the Authority. The proceeds of such bonds shall 238 be disbursed for the purposes for which such bonds shall have been issued under such restrictions, if 239 any, as the resolution authorizing the issuance of such bonds or the trust indenture hereinafter mentioned 240 may provide. Prior to the preparation of definitive bonds, the Authority may under like restrictions issue temporary bonds, with or without coupons, exchangeable for definitive bonds when such bonds shall 241 have been executed and are available for delivery. The Authority may also provide for the replacement 242 of any bond which shall become mutilated or shall be destroyed or lost. Such revenue bonds may be 243 244 issued without any other proceedings or the happening of any other conditions or things than the

HB1038

245 proceedings, conditions, and things which are specified and required by this chapter.

246 Neither the members of the Authority nor any person executing any bonds issued under the
247 provisions of this chapter shall be liable personally on such bonds or be subject to any personal liability
248 or accountability by reason of the issuance thereof.

249 The aggregate principal amount of bonds outstanding to finance acquisition of equipment pursuant to § 23-30.27:1 shall not exceed \$150 million.

No project for an institution listed in § 23-14 shall be undertaken by the Authority if such project
was not specifically included in a bill passed by a majority of those elected to each house of the
General Assembly, authorizing such project or projects. In addition, any such project shall have been
designated by the institution's board of visitors as a project to be undertaken by the Authority.

255 § 23-30.29. Security for bonds.

256 In the discretion of the Authority, any bonds issued under the provisions of this chapter may be 257 secured by a trust indenture by and between the Authority and a corporate trustee, which may be any 258 trust company or bank having the powers of a trust company within or without this Commonwealth. 259 Such trust indenture or the resolution providing for the issuance of such bonds may pledge or assign all 260 or any part of the funds of the Authority available for such purpose, including, but without limitation, (i) 261 payments of principal of and interest on educational institution bonds purchased by the Authority, (ii) 262 the proceeds of the sale of any such educational institution bonds, (iii) payments of principal of and 263 interest on obligations transferred to the Authority by the General Assembly or from other assets or 264 moneys transferred to the Authority by the General Assembly or educational institutions, including lease 265 payments and other sources of revenue, (iv) the proceeds of the sale of any such obligations or assets, 266 (v) the proceeds from the sale of bonds of the Authority, (vi) security interests granted by the Authority 267 or any educational institution in, or other liens on, equipment, whether such equipment has been leased or sold to an educational institution, (vii) all or any part of the payments due the Authority from 268 269 educational institutions under any leases, sale agreements, loans or other agreements made by the Authority with the educational institutions pursuant to § 23-30.27:1, and any funds realized from 270 271 enforcing security for such payments, (viii) payments due under policies of bond insurance, letters of 272 credit or other credit enhancement securing payment of principal of and interest on bonds of the 273 Authority, (ix) any moneys in any, or all of the funds as the Authority may from time to time establish 274 pursuant to § 23-30.27:1, (x) any reserve or sinking funds created by the Authority to secure such bonds, 275 and (xi) other available funds of the Authority. Such trust indenture or resolution may also pledge or 276 assign any other rights of the Authority in equipment owned by, or leases or sales of equipment made 277 by, the Authority. Such trust indenture or resolution providing for the issuance of such bonds may 278 contain such provisions for protecting and enforcing the rights and remedies of the bondholders as may 279 be reasonable and proper and not in violation of law. Such trust indenture or resolution providing for the 280 issuance of such bonds may provide for the creation and maintenance of such reserves as the Authority 281 shall determine to be proper, and may include covenants setting forth the duties of the Authority in 282 relation to the acquisition of any equipment or educational institution bonds; the care, leasing or sale of 283 equipment to educational institutions; the substitution of any educational institution bonds, equipment, 284 leases, security interest or other security as security for the payment of the bonds of the Authority; care, 285 use and insurance of equipment; the repossession and sale of leased or sold equipment by the Authority 286 or the trustee under any trust indenture upon any default under the lease or sale of such equipment; and 287 the collection of payments due the Authority under leases or agreements of sale of equipment and 288 payments of principal and interest on any educational institution bonds and on any obligations or other 289 assets held by the Authority. It shall be lawful for any bank or trust company incorporated under the 290 laws of the Commonwealth which may act as depository of the proceeds of bonds or of revenues to 291 furnish such indemnifying bonds or to pledge such securities as may be required by the Authority. Any 292 such trust indenture may set forth the rights and remedies of the bondholders and the trustee, and may 293 restrict the individual right of action by bondholders. In addition to the foregoing, any such trust 294 indenture or resolution may contain such other provisions as the Authority may deem reasonable and 295 proper for the security of the bondholders. All expenses incurred in carrying out the provisions of such 296 trust indenture or resolution may be treated as a part of the administration costs of the Authority. 297 Neither the resolution nor any trust indenture by which a pledge is created need be filed or recorded 298 except in the records of the Authority.

§ 23-30.29.1. Reserve fund; limitations.

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A. If the Authority deems it proper to create a reserve fund or funds from bond proceeds or other
funds of the Authority to support an issuance of bonds in accordance with the provisions of this section,
all moneys held in such reserve fund, except as hereinafter provided, shall be pledged solely for the
payment of the principal of and interest on the bonds secured in whole or in part by such a fund. Any
income or interest earned on, or increment to, any reserve fund may be transferred by the Authority to
other funds or accounts of the Authority to the extent it does not reduce the amount of the reserve fund

HB1038

6 of 7

306 below its minimum requirement.

307 B. The Authority shall not at any time issue bonds secured in whole or in part by any reserve fund 308 referred to in subsection C if, upon the issuance of the bonds, the amount in the reserve fund will be 309 less than its minimum requirement unless the Authority, at the time of the issuance of the bonds, 310 deposits in the fund an amount which, together with the amount then in the fund, will not be less than 311 the fund's minimum reserve requirement.

312 C. In order to assure further the maintenance of reserve funds established in accordance with the provisions of this section, the chairman of the Authority shall annually, on or before November 15, 313 314 make and deliver to the Governor and the Secretary of Finance a certificate stating the sum, if any, required to restore each reserve fund to its minimum requirement. The Governor shall submit to the 315 presiding officer of each house of the General Assembly printed copies of a budget including the sum, if 316 any, required to restore each reserve fund to its minimum requirement; such submission shall be made 317 318 at the time the Governor presents his budget and budget bill to the General Assembly pursuant to 319 §§ 2.1-398 and 2.1-399. All sums, if any, which may be appropriated by the General Assembly for any restoration and paid to the Authority shall be deposited by the Authority in the applicable reserve fund. 320 321 All amounts paid to the Authority by the Commonwealth pursuant to the provisions of this section shall 322 constitute and be accounted for as advances by the Commonwealth to the Authority and, subject to the 323 rights of the holders of any bonds of the Authority, shall be repaid to the Commonwealth without 324 interest from available revenues of the Authority in excess of the amounts required for the payment of 325 bonds or other obligations of the Authority, maintenance of reserve funds, and operating expenses.

326 D. The total principal amount of bonds outstanding at any one time, secured by a reserve fund in 327 accordance with the provisions of this section, shall not exceed the sum of \$300 million without the 328 prior approval of the General Assembly.

329 E. Nothing in this section shall be construed as limiting the power of the Authority to issue bonds (i) 330 not secured by a reserve fund or (ii) secured by a reserve fund not described in this section. 331

§ 23-30.29.2. Educational institutions' pledge of tuition, fees, etc.

332 In order to provide funds for the repayment of bonds issued by the Authority either (i) to purchase 333 any educational institutions' bonds or (ii) to provide funds for the purpose of paying all or any part of 334 the cost of any one or more projects or of any portion or portions thereof, each educational institution 335 is hereby authorized to agree to transfer to the Authority all or a part of such educational institution's 336 tuition receipts, student fees, other charges, revenues from sales and services, auxiliary funds and 337 enterprise funds, to the extent they are not otherwise pledged contractually. Any agreement related to 338 such transfer may contain other provisions the Authority and educational institutions deem reasonable 339 and proper and not in violation of law. Any such agreement shall not be deemed to constitute a debt of the Commonwealth or a pledge of the full faith and credit of the Commonwealth. Neither the full faith and credit of the Commonwealth, nor the taxing power of the Commonwealth or of any political 340 341 342 subdivision thereof, is or shall be pledged to the payment of the principal of and interest on bonds so secured by such agreement. Prior to execution, any such agreement shall be approved by (i) the 343 344 Secretary of Finance and (ii) the Secretary of Education. 345

§ 23-30.31. Powers of Authority.

346 In order to enable the Authority to carry out the purposes for which it is established, the Authority is 347 vested with the powers of a public body corporate, including the power to sue and be sued, to make 348 contracts, and to adopt and use a common seal and to alter the same, and is authorized and empowered:

349 (a) To have perpetual succession as a public body corporate, and to adopt bylaws and regulations for 350 the conduct of its affairs; 351

(b) To maintain an office at such place or places as it may designate;

352 (c) To collect, or to authorize the trustee under any trust indenture securing any bonds of the 353 Authority to collect, as the same shall become due, (i) the principal of and the interest on all obligations 354 transferred to the Authority by the General Assembly and (ii) other assets or moneys transferred to the 355 Authority by the General Assembly or educational institutions, including lease payments and other 356 sources of revenue;

357 (c1) To conduct a program of purchasing equipment for lease or sale to educational institutions as 358 authorized by this chapter;

359 (d) To collect, or to authorize the trustee under any trust indenture securing any bonds of the 360 Authority to collect, as the same shall become due, payments due under leases or agreements of sale of equipment or leases of real property by the Authority to educational institutions, and the principal of 361 362 and the interest on all educational institution bonds purchased by the Authority;

363 (d1) To repossess and sell, or to authorize the trustee under any trust indenture securing any bonds 364 of the Authority to repossess and sell, any equipment upon any default under the lease or agreement for 365 the sale of such equipment;

(d2) To repossess and re-lease, or to authorize the trustee under any trust indenture securing any 366 367 bonds of the Authority to repossess and re-lease, any project upon any default under the lease of such 368 project;

369 (d3) To assist educational institutions in applying for grants from, or entering into other agreements 370 with, the federal or state government or foundations or others designed to provide guarantees of or funds for payments under leases or contracts of sale or other benefits and to enter into similar agreements with 371 372 such entities itself;

373 (e) To select in such manner as it deems fit, and to appoint and employ financial experts, corporate 374 depositories, trustees, paying agents, attorneys, accountants, consulting engineers, construction experts 375 and for such other services as may be necessary in the judgment of the Authority, and to pay their 376 compensation and reasonable expenses either from moneys received by the Authority under the 377 provisions of this chapter, or from appropriations made by the General Assembly for such purposes; (f) To issue bonds of the Authority as authorized by this chapter, and to refund any of such bonds;

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379 (g) To receive and accept any grants, aid or contributions from any source of either money, property, 380 labor or other things of value, or to reject the same in the judgment of the Authority; and

381 (h) To do any and all other acts and things necessary, appropriate, incidental or convenient to 382 carrying out the powers expressly granted in this chapter.

383 2.

384 § 1. Pursuant to § 23-30.28 of the Code of Virginia, the General Assembly hereby authorizes the 385 Virginia College Building Authority to undertake the following projects including, without limitation, 386 maintaining, repairing, improving, renovating, and refurbishing the physical plants, including incidental 387 equipment, to exercise any and all powers granted to it by law in connection therewith, including the 388 power to lease such projects to institutions of higher education of the Commonwealth, and to finance all 389 or any portion of the cost thereof by the issuance of revenue bonds in a principal amount not to exceed 390 \$100,000,000 plus amounts needed to fund issuance costs, reserve funds, interest prior to and through 391 the duration of the project and for one year after completion thereof, and other financing expenses. The 392 Authority may pay all or any part of the cost of any project hereinafter listed or authorized or any 393 portion thereof with any income and reserve funds of the Authority available for such purpose, and in 394 such case may transfer such funds of the Authority, with or without a property interest in such projects, 395 as determined by the Authority, with the approval of the Governor. 396

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397	Facility	Project Code	1996-98 \$\$
398	Christopher Newport University	12719	\$1,500,000
399	Clinch Valley College	12706	\$1,000,000
400	College of William & Mary	12713	\$7,100,000
401	Frontier Culture Museum of Virginia	15045	\$300,000
402	George Mason University	12712	\$3,500,000
403	Gunston Hall	12382	\$100,000
404	James Madison University	12718	\$4,800,000
405	Jamestown-Yorktown Foundation	13605	\$700,000
406	Longwood College	12722	\$1,000,000
407	Mary Washington College	12723	\$1,300,000
408	Medical College of Virginia	12709	\$400,000
409	Norfolk State University	12724	\$1,300,000
410	Old Dominion University	12710	\$3,500,000
411	Radford University	12731	\$2,900,000
412	Richard Bland College	12716	\$700,000
413	Science Museum of Virginia	13634	\$3,600,000
414	University of Virginia	12704	\$18,900,000
415	University of Virginia Medical Center	r 12705	\$400,000
416	Virginia Commonwealth University	12708	\$15,200,000
417	Virginia Community College System	12611	12,300,000
418	Virginia Institute of Marine Science	12331	\$1,000,000
419	Virginia Military Institute	12732	\$1,400,000
420	Virginia Museum of Fine Arts	13633	\$2,900,000
421	Virginia Polytechnic Institute &		
422	State University	12707	\$12,900,000
423	Virginia State University	12733	\$1,300,000
424			
425	TOTAL		\$100,000,000
426			