# **1996 SESSION**

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1	SENATE BILL NO. 611
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
2 3	(Proposed by the Senate Committee on Finance
4	on February 8, 1996)
5	(Patron Prior to Substitute—Senator Hawkins)
6	A BILL to amend and reenact §§ 2.1-1.1, 2.1-51.6:1, 2.1-51.6:2, 2.1-51.40, 2.1-384, 2.1-548.29,
7	2.1-548.32, 2.1-548.43, 9-6.14:4.1, 9-145.39:2, 9-145.39:7, 9-275, 9-276.1, 13.1-983, 13.1-985,
8	15.1-18.4, 15.1-1638, 15.1-1653, 15.1-1664, 33.1-221.1:1, 36-139.6, 46.2-750, and 58.1-439 of the
9 10	Code of Virginia; and to amend the Code of Virginia by adding sections numbered 2.1-548.29:01, 2.1-548.29:02, and 2.1-548.29:03, relating to the transfer of responsibilities of the Department of
10	Economic Development to the Virginia Economic Development Partnership.
12	Be it enacted by the General Assembly of Virginia:
13	1. That $\S$ 2.1-1.1, 2.1-51.6:1, 2.1-51.6:2, 2.1-51.40, 2.1-384, 2.1-548.29, 2.1-548.32, 2.1-548.43,
14	9-6.14:4.1, 9-145.39:2, 9-145.39:7, 9-275, 9-276.1, 13.1-983, 13.1-985, 15.1-18.4, 15.1-1638, 15.1-1653,
15	15.1-1664, 33.1-221.1:1, 36-139.6, 46.2-750, and 58.1-439 of the Code of Virginia are amended and
16	reenacted, and that the Code of Virginia is amended by adding sections numbered 2.1-548.29:01,
17	2.1-548.29:02, and 2.1-548.29:03 as follows:
18	§ 2.1-1.1. Departments generally.
19	There shall be, in addition to such others as may be established by law, the following administrative
20	departments and divisions of the state government:
21	Chesapeake Bay Local Assistance Department.
22 23	Department of Accounts. Department for the Aging.
23 24	Department of Agriculture and Consumer Services.
25	Department of Alcoholic Beverage Control.
26	Department of Aviation.
27	Department of Conservation and Recreation.
28	Department of Corporations.
29	Department of Correctional Education.
30	Department of Corrections.
31	Department of Criminal Justice Services.
32	Department for the Deaf and Hard-of-Hearing.
33 34	Department of Economic Development. Department of Education.
35	Department of Emergency Services.
36	Department of Employee Relations Counselors.
37	Department of Environmental Quality.
38	Department of Fire Programs.
39	Department of Forestry.
40	Department of Game and Inland Fisheries.
41	Department of General Services.
42	Department of Health.
43 44	Department of Health Professions. Department of Historic Resources.
45	Department of Housing and Community Development.
46	Department of Information Technology.
47	Department of Labor and Industry.
<b>48</b>	Department of Law.
49	Department of Medical Assistance Services.
50	Department of Mental Health, Mental Retardation and Substance Abuse Services.
51	Department of Military Affairs.
52 53	Department of Mines, Minerals and Energy.
53 54	Department of Minority Business Enterprise.
54 55	Department of Motor Vehicles. Department of Personnel and Training.
55 56	Department of Planning and Budget.
57	Department of Professional and Occupational Regulation.
58	Department of Rail and Public Transportation.
59	Department of Rehabilitative Services.

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- 60 Department for Rights of Virginians With Disabilities.
- 61 Department of Social Services.
- 62 Department of State Police.
- 63 Department of Taxation.
- 64 Department of Transportation.
- 65 Department of the Treasury.
- 66 Department of Veterans' Affairs.
- Department for the Visually Handicapped. 67
- 68 Department of Workers' Compensation.
- 69 Department of Youth and Family Services.
- 70 Governor's Employment and Training Department.
- 71 § 2.1-51.6:1. Economic Development Contingency Fund.

72 There is hereby created a Governor's Economic Development Contingency Fund to be used in the discretion of the Governor to attract economic development prospects and secure the expansion of 73 74 existing industry. The fund shall consist of any funds appropriated to it in the general appropriations act or revenue from any other source. The fund shall be established on the books of the Comptroller and 75 76 any funds remaining in such fund at the end of a biennium shall not revert to the general fund but shall 77 remain in the fund. Interest earned on the fund shall be credited to the fund.

78 The Department of Economic Development Virginia Economic Development Partnership shall assist 79 the Governor in the development of guidelines for the use of the fund. The guidelines should include 80 provisions for geographic diversity and a cap on the amount of money available for a certain project.

- The Governor shall report quarterly on the uses of the fund to the Chairmen of the House 81 Appropriations and Senate Finance Committees. 82 83
  - § 2.1-51.6:2. Governor's Development Closing Fund.

84 There is hereby created a Governor's Development Closing Fund to be used, in the sole discretion of the Governor, to attract economic development prospects and secure the expansion of existing industry 85 in the Commonwealth. The fund shall consist of any funds appropriated to it in the general 86 87 appropriations act or revenue from any other source. The fund shall be established on the books of the 88 Comptroller and any funds remaining in such fund at the end of a biennium shall not revert to the 89 general fund but shall remain in the fund. Interest earned on the fund shall be credited to the fund.

90 The fund shall be used by the Governor for transportation improvements, expansion or construction of water and sewer facilities or other capital facilities. The Department of Economic Development 91 92 Virginia Economic Development Partnership shall assist the Governor in the development of guidelines 93 for the use of the fund. The guidelines should include provisions for geographic diversity and a cap on 94 the amount of money available for a certain project.

95 In each case where the Governor chooses to use any funds, the Governor shall report the following: 96 the dollars provided from the fund; the economic impact of the facility to the region; projected 97 employment, payroll and related benefits to the region; and the estimated impact on state and local 98 revenues. The Governor shall submit such report quarterly to the Chairmen of the House Appropriations 99 and Senate Finance Committees.

100 § 2.1-51.40. Agencies for which Secretary of Commerce and Trade responsible.

The Secretary shall be responsible to the Governor for the following agencies: Department of 101 102 Forestry, Department of Economic Development Virginia Economic Development Partnership, Department of Labor and Industry, Department of Mines, Minerals and Energy, Innovative Technology 103 Authority, Department of Professional and Occupational Regulation, Milk Commission, Department of 104 Agriculture and Consumer Services, Department of Housing and Community Development, Department of Minority Business Enterprise, Virginia Agricultural Council, Virginia World Trade Council, Commission for the Arts, Virginia Port Authority and Virginia Marine Products Board. 105 106 107

108 The Governor, by executive order, may assign any state executive agency to the Secretary of 109 Commerce and Trade, or reassign any agency listed in this section to another secretary.

- 110 § 2.1-384. Systems to which chapter inapplicable.
- The provisions of this chapter shall not be applicable to personal information systems: 111
- 112 1. Maintained by any court of this Commonwealth;
- 2. Which may exist in publications of general circulation; 113
- 114 3. Contained in the Criminal Justice Information System as defined in §§ 9-184 through 9-196;

4. Contained in the Virginia Juvenile Justice Information System as defined in §§ 16.1-222 through 115 116 16.1-225;

117 5. Maintained by agencies concerning persons required to be licensed by law in this Commonwealth 118 to engage in the practice of any professional occupation, in which case the names and addresses of persons applying for or possessing any such license may be disseminated upon written request to a 119 120 person engaged in the profession or business of offering professional educational materials or courses for the sole purpose of providing such licensees or applicants for licenses with informational materials 121

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- relating solely to available professional educational materials or courses, provided such disseminatingagency is reasonably assured that the use of such information will be so limited;
- 6. Maintained by the Parole Board, the Crime Commission, the Judicial Inquiry and ReviewCommission and the Department of Alcoholic Beverage Control;

7. Maintained by the Department of State Police; police departments of cities, counties, and towns;
and the campus police departments of public institutions of higher education as established by Chapter
17 (§ 23-232 et seq.) of Title 23, and which deal with investigations and intelligence gathering relating
to criminal activity; and maintained by local departments of social services regarding alleged cases of
child abuse or neglect while such cases are also subject to an ongoing criminal prosecution;

8. Maintained by the Virginia Port Authority as provided in § 62.1-134.1 or § 62.1-132.4;

9. Maintained by the Department of Economic Development Virginia Economic Development
Partnership in connection with or as a result of the promotion of travel or tourism in the
Commonwealth, in which case names and addresses of persons requesting information on those subjects
may be disseminated upon written request to a person engaged in the business of providing travel
services or distributing travel information, provided the Department of Economic Development Virginia
Economic Development Partnership is reasonably assured that the use of such information will be so
limited;

139 10. Maintained by the Divisions of Consolidated Laboratory Services and Forensic Science of the
140 Department of General Services, which deal with scientific investigations relating to criminal activity or
141 suspected criminal activity, except to the extent that § 2.1-434.11 may be applicable;

142 11. Maintained by the Department of Corrections which deal with investigations and intelligence143 gathering by persons acting under the provisions of § 53.1-16; and

144 12. Maintained by the Department of the State Internal Auditor or internal audit departments of state
145 agencies or institutions which deal with communications and investigations relating to the State
146 Employee Fraud, Waste and Abuse Hotline.

147 § 2.1-548.29. Economic development services.

148 It shall be the duty of the Authority to encourage, stimulate, and support the development and149 expansion of the economy of the Commonwealth. The Authority is charged with the following duties150 and responsibilities:

151 1. To see that there are prepared and carried out effective economic development marketing and 152 promotional programs;

153 2. To make available, in conjunction and cooperation with localities, chambers of commerce,
 154 industrial authorities, and other public and private groups, to prospective new businesses basic
 155 information and pertinent factors of interest and concern to such businesses;

156 3. To formulate, promulgate, and advance programs throughout the Commonwealth for encouraging
157 the location of new businesses in the Commonwealth and the retention and growth of existing
158 businesses;

4. To encourage and solicit private sector involvement, support, and funding for economicdevelopment in the Commonwealth;

161 5. To encourage the coordination of the economic development efforts of public institutions, regions,
 162 communities, and private industry and collect and maintain data on the development and utilization of
 163 economic development capabilities; and

164 6. To establish such offices within and without the Commonwealth that are necessary to the expansion and development of industries and trade; *and* 

166 7. To encourage the export of products and services from the Commonwealth to international 167 markets.

168 § 2.1-548.29:01. Tourism promotion and development.

169 It shall also be the duty of the Authority to:

170 1. See that there is prepared and carried out an effective tourism promotional program;

171 2. Make available, in conjunction and cooperation with public institutions, regions, private
172 organizations, communities, and private industry engaged in similar or related work, basic information
173 and pertinent factors of interest and concern to tourists and the travel industry;

174 3. Operate welcome centers and to establish such other offices within and without the
175 Commonwealth that are necessary to inform to public of places of interest within the Commonwealth
176 and provide such other information and services deemed necessary; and

4. Assist, solicit, and encourage organizations involved in television broadcasts and motion pictures
to utilize the attractions and features of the Commonwealth.

**179** § 2.1-548.29:02. Administration of tourism advertising funds.

180 The Executive Director of the Authority, with the permission of the Board, shall administer state
 181 advertising funds and expend such funds for advertising the resources and advantages of the
 182 Commonwealth and in the promotion of tourism.

183 § 2.1-548.29:03. Cooperative Tourism Advertising Fund.

184 A. There is hereby established the Cooperative Tourism Advertising Fund (Co-op Fund) for the 185 purpose of encouraging, stimulating, and supporting the tourism segment of the economy of the 186 Commonwealth and the direct and indirect benefits that flow from the success of such industry. To 187 create the public-private partnership envisioned by such Co-op Fund, the Co-op Fund shall be 188 established out of the sums appropriated from time to time by the General Assembly for the purpose of 189 matching private funds to be used for the promotion, marketing, and advertising of the Commonwealth's 190 many tourist attractions and locations. Proposals shall be eligible for matching funds under this section 191 only if they advertise locations or destinations solely within the territorial limits of the Commonwealth. No advertising or marketing proposal or application which mentions a non-Virginia attraction or 192 193 location shall qualify for matching funds. The Co-op Fund shall be administered and managed by the 194 Authority and expended pursuant to a formula contained in the general appropriation act.

195 B. In the event more than one person seeks to take advantage of the benefits conferred by this section and the Co-op Fund is insufficient to accommodate all such requests, the matching formula shall 196 197 be adjusted, to the extent practicable, to afford each request for which there is a valid public purpose 198 an equitable share.

199 C. All persons seeking to receive or qualify for such matching funds shall apply to the Authority in 200 August of the year preceding the fiscal year for which funds are sought, and to the extent the Governor 201 concurs in such funding request, it shall be reflected in the Governor's Budget Bill filed pursuant to 202 § 2.1-399. Such application shall be set forth in the applicant's proposals in detail. The Authority shall develop guidelines setting forth the criteria it will weigh in considering such applications; such 203 204 guidelines may indicate a preference for proposals submitted by nonprofit organizations. 205

§ 2.1-548.32. Powers and duties of the Executive Director.

206 The Executive Director shall employ or retain such agents or employees subordinate to the Executive 207 Director as may be necessary to fulfill the duties of the Authority conferred upon the Executive Director, subject to the Board's approval. Employees of the Authority shall be eligible for membership in 208 209 the Virginia Retirement System and the health and related insurance for state employees as provided in 210 § 2.1-20.1. The Executive Director shall also exercise such of the powers and duties relating to the 211 direction of the Commonwealth's economic development efforts conferred upon the Authority as may be 212 delegated to him by the Board, including powers and duties involving the exercise of discretion. The 213 Executive Director shall also exercise and perform such other powers and duties as may be lawfully 214 delegated to him or as may be conferred or imposed upon him by law. 215

§ 2.1-548.43. Nonstock corporation to assist economic development.

216 The Board is hereby authorized to establish nonprofit, nonstock corporations under Chapter 10 217 (§ 13.1-801 et seq.) of Title 13.1 as public instrumentalities exercising public and essential governmental 218 functions, to assist the Board and the Authority in (i) promoting Virginia's economic development and 219 tourism promotion efforts in the national and international corporate community; (ii) raising money in 220 the corporate and nonprofit community to pay for advertising and promotion of the Commonwealth; (iii) 221 raising nonstate dollars to complement state and local economic development activities; or (iv) 222 conducting or undertaking other activities useful in carrying out the provisions of this article.

223 The Board of Directors of any such corporation shall be composed of the Executive Director of the 224 Virginia Economic Development Partnership and eight members appointed by the Board. However, any 225 such corporation established to promote the tourism industry in the Commonwealth shall be composed 226 of the Executive Director of the Authority, six members appointed by the Board, and six members who represent the tourism industry appointed by the Governor. The terms of the members of any corporation 227 228 established to promote the tourism industry in the Commonwealth appointed by the Governor shall be 229 four years. 230

The Board shall require any such corporation to report to it *at least* annually on its activities.

§ 9-6.14:4.1. Exemptions and exclusions.

232 A. Although required to comply with § 9-6.18 of the Virginia Register Act (§ 9-6.15 et seq.), the 233 following agencies are exempted from the provisions of this chapter, except to the extent that they are 234 specifically made subject to §§ 9-6.14:14.1, 9-6.14:21 and 9-6.14:22: 235

1. The General Assembly.

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236 2. Courts, any agency of the Supreme Court, and any agency which by the Constitution is expressly 237 granted any of the powers of a court of record.

238 3. The Department of Game and Inland Fisheries in promulgating regulations regarding the 239 management of wildlife and for all case decisions rendered pursuant to any provisions of Chapters 2 (§ 29.1-200 et seq.), 3 (§ 29.1-300 et seq.), 4 (§ 29.1-400 et seq.), 5 (§ 29.1-500 et seq.), and 7 240 (§ 29.1-700 et seq.) of Title 29.1. 241

4. The Virginia Housing Development Authority.

243 5. Municipal corporations, counties, and all local, regional or multijurisdictional authorities created 244 under this Code, including those with federal authorities, except for those created under Chapter 27

245 (§ 15.1-1228 et seq.) of Title 15.1.

246 6. Educational institutions operated by the Commonwealth provided that, with respect to § 9-6.14:22, 247 such educational institutions shall be exempt from the publication requirements only with respect to 248 regulations which pertain to (i) their academic affairs; (ii) the selection, tenure, promotion and 249 disciplining of faculty and employees; (iii) the selection of students; and (iv) rules of conduct and 250 disciplining of students.

251 7. The Milk Commission in promulgating regulations regarding (i) producers' license and base, (ii) 252 classification and allocation of milk, computation of sales and shrinkage, and (iii) class prices for 253 producers' milk, time and method of payment, butterfat testing and differential. 254

8. The Virginia Resources Authority.

9. Agencies expressly exempted by any other provision of this Code.

256 10. The Virginia Voluntary Formulary Board in formulating recommendations regarding amendments to the Formulary pursuant to § 32.1-81. 257

258 11. The Council on Information Management.

259 12. The Department of General Services in promulgating standards for the inspection of buildings for 260 asbestos pursuant to § 2.1-526.14.

261 13, 14. [Repealed.]

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262 15. The State Council of Higher Education for Virginia, in developing, issuing, and revising 263 guidelines pursuant to § 23-9.6:2.

- 264 16. The Commissioner of Agriculture and Consumer Services in adopting regulations pursuant to 265 subsection B of § 3.1-726.
- 266 17. The Commissioner of Agriculture and Consumer Services and the Board of Agriculture and 267 Consumer Services in promulgating regulations pursuant to subsections B and C of § 3.1-106.4, 268 subsection B of § 3.1-126.12:1, § 3.1-271.1, subsections B and C of § 3.1-828.4, and subsection A of 269 § 3.1-884.21:1.
- 270 18. The Board of Medicine when specifying therapeutic pharmaceutical agents for the treatment of 271 certain conditions of the human eye and its adnexa by certified optometrists pursuant to § 54.1-2957.2.

272 19. The Board of Medicine, in consultation with the Board of Pharmacy, when promulgating 273 amendments to the Physician's Assistant Formulary established pursuant to § 54.1-2952.1.

- 274 20. The Boards of Medicine and Nursing in promulgating amendments to the Nurse Practitioner 275 Formulary established pursuant to § 54.1-2957.01.
- 21. The Virginia War Memorial Foundation. 276

277 22. The Virginia Medicaid Prior Authorization Advisory Committee in making recommendations to 278 the Board of Medical Assistance Services regarding prior authorization for prescription drug coverage 279 pursuant to Article 4 (§ 32.1-331.12 et seq.) of Chapter 10 of Title 32.1.

280 23. The State Board of Education, in developing, issuing, and revising guidelines pursuant to 281 § 22.1-280.3. 282

24. The Virginia Economic Development Partnership Authority.

B. Agency action relating to the following subjects is exempted from the provisions of this chapter:

- 284 1. Money or damage claims against the Commonwealth or agencies thereof.
- 285 2. The award or denial of state contracts, as well as decisions regarding compliance therewith.
- 286 3. The location, design, specifications or construction of public buildings or other facilities.
- 287 4. Grants of state or federal funds or property.
- 288 5. The chartering of corporations.
- 289 6. Customary military, naval or police functions.

290 7. The selection, tenure, dismissal, direction or control of any officer or employee of an agency of 291 the Commonwealth.

- 292 8. The conduct of elections or eligibility to vote.
- 293 9. Inmates of prisons or other such facilities or parolees therefrom.

294 10. The custody of persons in, or sought to be placed in, mental, penal or other state institutions as 295 well as the treatment, supervision, or discharge of such persons.

- 296 11. Traffic signs, markers or control devices.
- 297 12. Instructions for application or renewal of a license, certificate, or registration required by law.
- 298 13. Content of, or rules for the conduct of, any examination required by law.

299 14. The administration of a pool or pools authorized by Article 7.1 (§ 2.1-234.9:1 et seq.) of Chapter 300 14 of Title 2.1.

301 15. Any rules for the conduct of specific lottery games, so long as such rules are not inconsistent 302 with duly adopted regulations of the State Lottery Board, and provided that such regulations are 303 published and posted.

304 16. Orders condemning or closing any shellfish, finfish, or crustacea growing area and the shellfish, 305 finfish or crustacea located thereon pursuant to Article 2 (§ 28.2-803 et seq.) of Chapter 8, Title 28.2.

306 17. Any operating procedures for review of child deaths developed by the State Child Fatality 307 Review Team pursuant to § 32.1-283.1.

308 C. The following agency actions otherwise subject to this chapter and § 9-6.18 of the Virginia 309 Register Act are excluded from the operation of Article 2 (§ 9-6.14:7.1 et seq.) of this chapter:

310 1. Agency orders or regulations fixing rates or prices.

311 2. Regulations which establish or prescribe agency organization, internal practice or procedures, 312 including delegations of authority.

3. Regulations which consist only of changes in style or form or corrections of technical errors. Each 313 314 promulgating agency shall review all references to sections of the Code of Virginia within their 315 regulations each time a new supplement or replacement volume to the Code of Virginia is published to 316 ensure the accuracy of each section or section subdivision identification listed. 317

4. Regulations which:

318 (a) Are necessary to conform to changes in Virginia statutory law or the appropriation act where no 319 agency discretion is involved;

320 (b) Are required by order of any state or federal court of competent jurisdiction where no agency 321 discretion is involved; or

(c) Are necessary to meet the requirements of federal law or regulations, provided such regulations 322 323 do not differ materially from those required by federal law or regulation, and the Registrar has so 324 determined in writing; notice of the proposed adoption of these regulations and the Registrar's above 325 determination shall be published in the Virginia Register not less than thirty days prior to the effective 326 date thereof.

327 5. Regulations which an agency finds are necessitated by an emergency situation. For the purposes of this subdivision, "emergency situation" means (i) a situation involving an imminent threat to public 328 329 health or safety or (ii) a situation in which Virginia statutory law or the appropriation act or federal law 330 or federal regulation requires that a regulation shall be effective in 280 days or less from enactment of the law or the appropriation act or the effective date of the federal regulation, and the regulation is not 331 332 exempt under the provisions of subdivision C 4 of this section. In such cases, the agency shall state in 333 writing the nature of the emergency and of the necessity for such action and may adopt such regulations 334 with the prior approval of the Governor. Such regulations shall be limited to no more than twelve 335 months in duration. During the twelve-month period, an agency may issue additional emergency 336 regulations as needed addressing the subject matter of the initial emergency regulation, but any such 337 additional emergency regulations shall not be effective beyond the twelve-month period from the 338 effective date of the initial emergency regulation. If the agency wishes to continue regulating the subject 339 matter governed by the emergency regulation beyond the twelve-month limitation, a regulation to replace 340 the emergency regulation shall be promulgated in accordance with Article 2 (§ 9-6.14:7.1 et seq.) of this chapter. The Notice of Intended Regulatory Action to promulgate a replacement regulation shall be published within sixty days of the effective date of the emergency regulation, and the proposed 341 342 343 replacement regulation shall be published within 180 days after the effective date of the emergency 344 regulation. 345

6. [Repealed.]

346 7. Preliminary program permit fees of the Department of Environmental Quality assessed pursuant to subsection C of § 10.1-1322.2. 347

348 8. Regulations of the Pesticide Control Board adopted pursuant to subsection B of § 3.1-249.51 or 349 clause (v) or (vi) of subsection C of § 3.1-249.53 after having been considered at two or more Board 350 meetings and one public hearing.

351 Whenever regulations are adopted under this subsection C, the agency shall state as part thereof that 352 it will receive, consider and respond to petitions by any interested person at any time with respect to reconsideration or revision. The effective date of regulations adopted under this subsection shall be in 353 354 accordance with the provisions of § 9-6.14:9.3, except in the case of emergency regulations, which shall 355 become effective as provided in subsection A of § 9-6.14:9.

356 D. The following agency actions otherwise subject to this chapter are excluded from the operation of 357 Article 3 (§ 9-6.14:11 et seq.) of this chapter:

- 358 1. The assessment of taxes or penalties under the tax laws.
- 359 2. The award or denial of claims for workers' compensation.
- 360 3. The grant or denial of public assistance.
- 361 4. Temporary injunctive or summary orders authorized by law.
- 362 5. The determination of claims for unemployment compensation or special unemployment. 363
  - 6. The award or denial of individual student loans by the Virginia Education Loan Authority.

364 7. The determination of applications for guaranty of individual student loans or the determination of default claims by the State Education Assistance Authority. 365

E. The Marine Resources Commission, otherwise subject to this chapter and § 9-6.18 of the Virginia 366 367 Register Act, is excluded from the operation of subsection C of this section and of Article 2

368 (§ 9-6.14:7.1 et seq.) of this chapter; however, the authorization for any general permit or guidelines for activity undertaken pursuant to Title 62.1 by the Marine Resources Commission shall be in accordance
370 with the provisions of this chapter.

F. A regulation for which an exemption is claimed under this section and which is placed before a
board or commission for consideration shall be provided at least two days in advance of the board or
commission meeting to members of the public that request a copy of that regulation. A copy of that
regulation shall be made available to the public attending such meeting.

375 G. The Joint Legislative Audit and Review Commission shall conduct a review periodically of
376 exemptions and exclusions authorized by this section. The purpose of this review shall be to assess
377 whether there are any exemptions or exclusions which should be discontinued or modified.

378 H. Minor changes to regulations being published in the Virginia Administrative Code under the
379 Virginia Register Act, Chapter 1.2 (§ 9-6.15 et seq.) of this title, made by the Virginia Code
380 Commission pursuant to § 9-77.10:1 shall be exempt from the provisions of this chapter.

**381** § 9-145.39:2. Membership; chairman and vice chairman; meetings.

A. The Council shall be composed of one representative of each of the destination marketing
 organizations (DMOs) located in the Blue Ridge region, as defined in § 9-145.39:1; and the Director of
 Tourism for the Department of Economic Development's Tourism Development Group, or his designee;
 and the Director of Community Development for the Tourism Development Group of the Department of
 Economic Development the Virginia Economic Development Partnership.

387 B. The Council shall elect a chairman and a vice chairman from among its members. The Council shall meet at least four times a year and at such dates and times as they determine.

**389** § 9-145.39:7. Staff support; location.

390 The Alliance will be staffed by the Virginia Department of Economic Development Economic
 391 Development Partnership. The Alliance's offices will be housed in the Export Development Promotion
 392 Division of the Virginia Department of Economic Development Economic Development Partnership.

**393** § 9-275. Virginia World Trade Council; members; terms.

**394** The Virginia World Trade Council is hereby established and shall be composed of eleven members.

395 The Council shall be composed of: the *Executive* Director of the Department of Economic 396 Development Virginia Economic Development Partnership; the Commissioner of Agriculture and 397 Consumer Services; the Executive Director of the Virginia Port Authority; the Executive Director of the 398 State Council of Higher Education; and seven citizen members appointed by the Governor. At least four 399 of the citizen members shall be associated with business enterprises actively engaged in exporting 400 Virginia goods or services. The Governor shall designate one member to serve as chairman.

401 Citizen members of the Council shall serve for terms of four years. Effective July 1, 1992, additional
402 citizen members shall be appointed to the Council as follows: one for a two-year term, one for a
403 three-year term and one for a four-year term. Members appointed to the Council by the Governor shall
404 not be eligible to serve more than two consecutive full terms.

**405** § 9-276.1. Functions of the Council.

406 The Council shall advise and make recommendations to the *Executive* Director of the Department of
407 Economic Development Virginia Economic Development Partnership, the Commissioner of Agriculture
408 and Consumer Services, and the Executive Director of the Virginia Port Authority, and to the Secretary
409 of Commerce and Trade and the Governor concerning the promotion of exports of Virginia goods and
410 services, especially in the following areas:

**411** 1. Policies, legislation and programs to foster export activity by Virginia businesses;

412 2. Identification of Virginia goods and services with the greatest potential for export;

413 3. Identification of foreign countries and businesses with the greatest potential to purchase Virginia 414 goods and services;

415 4. Strategies for promoting the export of Virginia goods and services;

5. Means by which the Commonwealth may improve the awareness of Virginia businesses of theopportunities and need for trade in international markets;

418 6. National and international economic and trade initiatives and trends that potentially impact the 419 export activities of Virginia businesses;

420 7. Means by which the scope and quality of international education programs in Virginia education421 institutions can be improved; and

8. Promotion and improvement of educational programs by both public and private entities relating tothe means and methods of exporting.

**424** § 13.1-983. Incorporation.

An industrial development corporation may be incorporated in this *the* Commonwealth pursuant to
the provisions of Article 3 (§ 13.1-618 et seq.) of Chapter 9 of this title, and all the provisions of
Chapter 9 (§ 13.1-601 et seq.) of this title not in conflict with or inconsistent with the provisions of this
chapter shall apply to such corporation except as hereinafter otherwise provided. The purpose clause of

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429 the articles of incorporation shall recite that the purposes for which the corporation is formed are to 430 stimulate and promote the business prosperity and economic welfare of this the Commonwealth and its 431 citizens; to encourage and assist through financial aid, advice, technical assistance and other appropriate 432 means the location of new businesses and industries and the rehabilitation, improvement and expansion 433 of existing businesses and industries throughout the Commonwealth; and in furtherance of such 434 purposes, to cooperate with the Virginia Department of Economic Development Economic Development 435 *Partnership* and with other organizations, public and private. 436

§ 13.1-985. Governor to approve articles of incorporation.

437 The articles of incorporation shall not be issued by the Commission unless approved by the Governor 438 in writing. Such approval shall not be given by the Governor until he first shall have sought the advice 439 of the *Executive* Director of the Department of Economic Development Virginia Economic Development 440 Partnership. 441

§ 15.1-18.4. Participation by local government in certain loan programs.

442 Any county, city, town or any other political subdivision may participate in a program known as the 443 "Virginia Shell Building Initiative." This program, administered by the Virginia Department of Economic Development Partnership, hereafter referred to as the Department Partnership, makes available moneys 444 445 to any county, city, town or any other political subdivision for the express purpose of constructing 446 industrial shell buildings to be sold or leased at public or private sale to any person, firm or corporation 447 that will locate thereon any manufacturing, processing or similar establishment.

448 Prior to filing an application with the Department Partnership to participate in this program, the 449 governing body shall hold a public hearing on the application and disposal of the proposed industrial shell buildings and related real estate. This public hearing process shall fulfill the public hearing 450 451 requirements for the disposal of property set forth in § 15.1-262.

§ 15.1-1638. Board of Authority; members and officers; staff; annual report.

453 All powers, rights and duties conferred by this chapter, or other provisions of law, upon the Authority shall be exercised by the Board of the Virginia Coalfield Economic Development Authority, 454 455 hereinafter referred to as the Board or the Board of the Authority. Board members shall serve for terms 456 of four years except that all vacancies shall be filled for the unexpired term. All terms shall commence 457 July 1 of the year of appointment. Initial appointments shall begin July 1, 1988. The Board shall consist 458 of fifteen members, residents of the Commonwealth, as follows:

459 Three initial members shall be the sitting chairmen of the county boards of supervisors of the three 460 counties which are the three largest contributors to the coal and gas road improvement fund for the 461 fiscal year immediately preceding July 1, 1988, as reported by the treasurers of the affected counties and 462 city. Every four years thereafter, the three members shall be supervisors from the county boards of supervisors of the three counties which are the three largest contributors to the Virginia Coalfield 463 Economic Development Fund for the fiscal year immediately preceding July 1 of the year in which new 464 465 terms of members are to begin. Such supervisors shall be selected by their respective county boards of 466 supervisors.

Five members shall be appointed by the Governor at large, provided that if there be any participating 467 468 county or city in which there resides no member of the Board appointed by the other methods herein 469 specified, the Governor shall include at least one member who is a resident of each such county or city 470 among his appointees. For the first four-year terms these five members shall be selected to the extent 471 possible from former members of the Southwest Virginia Economic Development Commission who 472 reside in Planning District 1 or 2.

473 One member shall be a representative of the Virginia Department of Economic Development 474 Economic Development Partnership, as designated by the Executive Director of the Department 475 Partnership.

One member shall be a representative named by the Virginia Coal Association.

477 Two members shall be the Executive Directors of the LENOWISCO and Cumberland Plateau 478 Planning District Commissions.

479 Three initial members shall be representatives named by the three largest coal producers determined 480 by the dollar value of their contribution to the respective county coal and gas road improvement funds 481 for the fiscal year immediately preceding July 1, 1988, as reported by the treasurers of the affected 482 counties and city. Every four years thereafter, the three members shall be representatives named by the 483 three largest coal producers determined by the dollar value of their contributions to the Virginia 484 Coalfield Economic Development Fund for the fiscal year immediately preceding July 1 of the year in 485 which new terms of members are to begin.

486 Should a member who is a member solely by virtue of his office as member of a board of 487 supervisors or executive director of a planning district commission cease to hold such office, then an 488 immediate vacancy shall occur, and the vacancy shall be filled for the remainder of the term by his 489 successor selected by the board of supervisors of his county or as executive director.

490 Each member of the Board shall, before entering upon the discharge of the duties of this office, take

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491 and subscribe the oath prescribed in § 49-1. They shall receive their expenses spent on business of the492 Authority.

493 Ten members of the Authority shall constitute a quorum and the affirmative vote of a majority of the
494 quorum present shall be necessary for any action taken by the Authority. No vacancy in the membership
495 of the Authority shall impair the right of a quorum to exercise all the rights and perform all the duties
496 of the Authority.

497 The Board shall elect from its membership a chairman, a vice-chairman, a treasurer and a secretary498 for each calendar year. The secretary shall keep the minutes of the Board and affix the seal of the499 Authority.

500 The Board may also appoint an executive director, an assistant treasurer and an assistant secretary, 501 and staff to assist same, who shall discharge such functions as may be directed by the Board.

502 Staff functions of the Authority may be undertaken by the LENOWISCO and Cumberland Plateau503 Planning District Commissions, as agreed by the Board and participating Commissions.

504 The Board, promptly following the close of the calendar year, shall submit an annual report of the 505 Authority's activities for the preceding year to the Governor, the General Assembly, the boards of 506 supervisors of the seven coalfield counties and the Norton City Council. Each such report shall set forth 507 a complete operating and financial statement covering the operation of the Authority during such year. 508 The Authority shall cause an audit of its books and accounts to be made at least once each year by a 509 certified public accountant and the cost thereof may be treated as part of the expense of operation. 510 § 15.1-1653. Board of Authority; members and officers; terms; annual report.

511 A. All powers, rights, and duties conferred by this chapter or other provisions of law upon the 512 Authority shall be exercised by the Board of the Southside Virginia Development Authority, referred to 513 as the Board or the Board of the Authority. The Board shall consist of twelve members, residents of 514 Southside Virginia, to be appointed by the Governor as follows: three chairmen of county boards of 515 supervisors; two members of city councils; two representatives of area planning district commissions; one representative of the Department of Economic Development Virginia Economic Development 516 517 Partnership; and four citizen members, at least two of whom shall be residents of participating cities or counties not otherwise represented by another appointment. 518

519 B. Of the members to be appointed in 1992, the three chairmen of county boards of supervisors shall 520 be appointed for two-, three-, and four-year terms, respectively; the two city council members shall be 521 appointed for three- and four-year terms, respectively; the two planning district commission 522 representatives shall be appointed for two- and three-year terms, respectively; the representative of the 523 Department of Economic Development Virginia Economic Development Partnership shall be appointed 524 for a three-year term; and two of the citizen members shall be appointed for two-year terms and two for 525 four-year terms. Thereafter, all appointments shall be for terms of four years, except that appointments 526 to fill vacancies shall be for the unexpired terms. No person shall be eligible to serve for or during more 527 than two successive four-year terms, but after the expiration of a term of three years or less, or after the 528 expiration of the remainder of a term to which appointed to fill a vacancy, two additional terms may be 529 served by such member if appointed thereto.

530 Should a member who is a member solely by virtue of his office as chairman of a board of 531 supervisors, a member of a city council, a representative of a planning district commission, or as a 532 representative of the Department of Economic Development Virginia Economic Development 533 Partnership cease to hold such office, then an immediate vacancy shall occur, and the vacancy shall be 534 filled for the remainder of the term by his successor as chairman of the board of supervisors or as 535 executive director.

Each member of the Board shall, before entering upon the discharge of the duties of this office, take
and subscribe to the oath prescribed in § 49-1. Members shall be reimbursed for actual expenses
incurred in the performance of their duties.

539 C. Eight members of the Authority shall constitute a quorum, and the affirmative vote of a majority
540 of the quorum present shall be necessary for any action taken by the Authority. No vacancy in the
541 membership of the Authority shall impair the right of a quorum to exercise all the rights and perform all
542 the duties of the Authority.

543 D. The Board shall elect from its membership a chairman, a vice chairman, a treasurer and a
544 secretary for each calendar year. The secretary shall keep the minutes of the Board and affix the seal of
545 the Authority.

546 The Board may also appoint an executive director, an assistant treasurer and an assistant secretary,547 and staff to assist same, who shall discharge such functions as may be directed by the Board.

548 Staff functions of the Authority may be undertaken by Southside planning district commissions, as 549 agreed by the Board and participating commissions.

E. The Board, promptly following the close of the fiscal year, shall submit an annual report of the Authority's activities for the preceding year to the Governor, the General Assembly, the boards of

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552 supervisors, and the city councils of Southside Virginia. Each such report shall set forth a complete 553 operating and financial statement covering the operation of the Authority during such year. 554

§ 15.1-1664. Board of Authority; members and officers; staff; annual report.

555 A. All powers, rights and duties conferred by this chapter, or other provisions of law, upon the 556 Authority shall be exercised by the Board of the Alleghany-Highlands Economic Development 557 Authority, hereinafter referred to as the Board or the Board of the Authority. Initial appointments shall 558 begin July 1, 1993. The Board shall consist of seven members as follows: one representative of each of 559 the region's governing bodies, or their designee, who shall be appointed by the respective governing 560 body and shall be residents of the region; four at-large members, who shall be appointed by the Governor and shall be residents of the region; and one member to be appointed by the *Executive* 561 Director of the Virginia Department of Economic Development Economic Development Partnership. All 562 members shall serve for a term of four years and may be reappointed for one additional term. For the 563 564 initial appointments only, two of the four at large members shall be appointed for two-year terms and 565 such initial terms shall not be counted toward the term limitation.

B. Each member of the Board shall, before entering upon the discharge of the duties of his office, 566 take and subscribe to the oath prescribed in § 49-1. Members shall be reimbursed for actual expenses 567 568 incurred in the performance of their duties.

C. Four members of the Board shall constitute a quorum, and the affirmative vote of four members 569 570 of the Board shall be necessary for any action taken by the Board. No vacancy in the membership of 571 the Board shall impair the right of a quorum to exercise all the rights and perform all the duties of the 572 Board.

573 D. The Board shall elect from its membership a chairman and a secretary-treasurer for each calendar 574 year. The secretary-treasurer shall keep the minutes of the Board and affix the seal of the Authority.

575 The Board may also appoint an executive director and staff who shall discharge such functions as 576 may be directed by the Board.

577 E. The Board, promptly following the close of the fiscal year, shall submit an annual report of the 578 Authority's activities for the preceding year to the Governor, the General Assembly, and the board of 579 supervisors and city councils of the Region. Each such report shall set forth a complete operating and 580 financial statement covering the operation of the Authority during such year. 581

§ 33.1-221.1:1. Fund for construction of industrial access railroad tracks.

582 A. The General Assembly declares it to be in the public interest that access railroad tracks and 583 facilities be constructed to certain industrial commercial sites where rail freight service is or may be 584 needed by new or substantially expanded industry and that financial assistance be provided to areas 585 seeking to furnish rail freight trackage between the normal limits of existing or proposed common carrier railroad tracks and facilities and the actual site of existing or proposed commercial or industrial 586 587 buildings or facilities. This section is enacted in furtherance of these purposes and is intended to be 588 comparable to the Industrial Access Roads Fund, established pursuant to § 33.1-221. 589

B. The funding for this program shall be set forth in the Appropriations Act.

590 C. The Director of the Department of Rail and Public Transportation shall administer and expend or 591 commit, subject to the approval of the Commonwealth Transportation Board, such funds for 592 constructing, reconstructing, or improving industrial access railroad tracks and related facilities. The 593 Director of the Department of Rail and Public Transportation may consult with the Commissioner of 594 Agriculture and Consumer Services and the Executive Director of the Department of Economic 595 Development Virginia Economic Development Partnership, or their designated representatives, concerning 596 applications for funds. Funds shall be spent directly by the Director of the Department of Rail and 597 Public Transportation or by reimbursement of the local entities, private or public.

598 D. Funds may be used to construct, reconstruct, or improve part or all of the necessary tracks and 599 related facilities on public or private property currently used or being developed, existent or prospective, 600 for single industries or industrial subdivisions under firm contract or already constructed, including those 601 subdivisions owned or promoted by railroad companies and others. Applications for funds must be 602 approved by the local governing body.

603 E. In deciding whether to construct any such access track, the Commonwealth Transportation Board **604** shall consider the cost thereof in relation to prospective volume of rail traffic, capital investment, 605 potential employment, and other economic and public benefits. The Commonwealth Transportation 606 Board shall adopt procedures to encourage widespread use of the funds, shall limit allocation of funds so that no county, city or town receives more than twenty-five percent of the funds in any one fiscal year 607 608 unless there are not sufficient applications prior to May 1 of each year to use the available funds, and shall consider the practices of the Department of Transportation in distributing industrial access road 609 funds under § 33.1-221. 610

F. Tracks and facilities constructed with such funds shall be the property of the Commonwealth for 611 the useful life of the project as determined by the Director of the Department of Rail and Public 612 613 Transportation and shall be made available for use by all common carriers using the railway system to

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614 which they connect. The landowners or using businesses shall, prior to the commitment of funds by the
615 Director of the Department of Rail and Public Transportation, be contractually committed to the
616 perpetual maintenance of such tracks and facilities so constructed and to the payment of any costs
617 related to the future relocation or removal of such tracks and facilities.

**618** § 36-139.6. Additional powers and duties of Director; oversight of planning district commissions.

619 The Director of the Department of Housing and Community Development shall have the following 620 powers and duties relating to oversight of planning district commissions:

621 1. To recommend to the Governor the level of state general appropriation funding for each planning
 622 district commission, taking into consideration the minimum funding level necessary for operation, the
 623 population of each district, and other factors considered appropriate;

624 2. To distribute state general appropriation funding to planning district commissions consistent with625 the provisions of this chapter and Chapter 34 (§ 15.1-1400 et seq.) of Title 15.1;

3. To administer the Regional Cooperation Incentive Fund in accordance with § 15.1-1412.1;

4. To provide technical assistance to planning district commissions regarding regional approaches to
area-wide problems. Assistance may be initiated by the Department, individual local governments, or
planning district commissions;

630 5. To require the submission of annual programmatic and financial information by each planning631 district commission in a format prescribed by the Director;

632 6. To prepare a biennial report to the Governor and the General Assembly which identifies the 633 activities and other information deemed appropriate by the Director concerning planning district 634 commissions, including findings as to planning district commissions which are not complying with 635 Chapter 34 (§ 15.1-1400 et seq.) of Title 15.1. Copies of the biennial report shall also be sent to the Commission on Local Government, Department of Conservation and Recreation, Department of 636 637 Economic Development, Department of Environmental Quality, Department of Planning and Budget, Department of Transportation, Virginia Employment CommissionVirginia Economic Development 638 639 *Partnership*, and others upon request; and

640 7. To establish the Virginia Planning District Commission Council made up of the chairman or
641 designated representative from each planning district commission to advise Department staff on
642 programs, rules and regulations for the planning district commissions. Technical committees of planning
643 district commission staff, state and local agency staff, and private sector individuals as needed, may be
644 created.

645 § 46.2-750. Vehicles of Commonwealth and subdivisions.

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A. Motor vehicles, trailers, and semitrailers owned by the Commonwealth and political subdivisions
thereof and used solely for governmental purposes shall be registered and shall display license plates as
provided in this section. The fee for such license plates shall be equal to the cost incurred by the
Department in the purchase or manufacture of such license plates. The fees received by the
Commissioner under this section shall be paid into the state treasury and shall be set aside as a special
fund to be used to meet the expenses of the Department of Motor Vehicles.

652 License plates issued for vehicles owned by the Commonwealth, except plates issued to be used (i) 653 on vehicles devoted solely to police work, (ii) by the Department of Economic Development Virginia 654 Economic Development Partnership to the extent approved by the Governor, or (iii) by the Governor and the Attorney General, shall have conspicuously and legibly inscribed, stamped, or printed thereon 655 656 words stating that the vehicle is for official state use only. The Commissioner shall reserve a unique 657 series of numbers for use on such license plates and shall provide for a design and combination of 658 colors which distinguish such license plates from those issued for vehicles owned by the counties, cities, 659 and towns of the Commonwealth.

660 License plates issued for vehicles owned by counties, cities, and towns, except such plates issued to 661 be used (i) on vehicles used by any local or regional economic development authority, agency, instrumentality, or organization, upon the request of the chief administrative officer of the affected 662 663 locality (or, in the case of regional organizations, the chief administrative officer of any of the affected 664 localities) or (ii) on vehicles devoted solely to police work, shall have conspicuously and legibly 665 inscribed, stamped, or printed thereon words stating that the vehicle is for official local government use 666 only. The Commissioner shall reserve a unique series of numbers for use on such license plates and 667 shall provide for a design and combination of colors which distinguish such license plates from those 668 issued for vehicles owned by the Commonwealth.

License plates issued for vehicles owned by the Commonwealth and the counties, cities, and towns
thereof which have inscribed, stamped, or printed thereon the words "Public Use" may be used only on
the vehicle for which they were issued prior to January 1, 1990, but in no case shall such license plates
be used for any vehicle after December 31, 1992.

673 No other license plates shall be used on vehicles for which official use plates have been issued, 674 except for vehicles used solely for police work and as provided in subsection B of this section. 675 B. In addition to any other license plate authorized by this section, the Commissioner may issue 676 permanent or temporary license plates for use on vehicles owned by the Commonwealth or any of its departments, institutions, boards, or agencies and used for security or transportation purposes in 677 conjunction with conferences, meetings, or other events involving the Governor or members of the **678** 679 General Assembly. No state agency shall use government funds to cover the costs of any license plates 680 issued under this subsection. The design of these license plates shall be at the discretion of the 681 Commissioner. These license plates shall be issued under the following conditions:

682 1. For each set of permanent license plates issued, the Commissioner shall charge a fee of \$100. The 683 Commissioner shall limit the validity of any set of license plates issued under this subdivision to no more than thirty consecutive days. The Commissioner's written authorization for use of any set of **684** license plates issued under this subdivision shall be kept in the vehicle on which the license plates are **685** 686 displayed until expiration of the authorization.

687 2. The Commissioner shall limit the validity of each set of temporary license plates to no more than 688 fourteen consecutive days. For each set of temporary license plates, the Commissioner shall charge a fee 689 of twenty-five dollars for the first set and two dollars for each additional set. The Commissioner's 690 written authorization for use of any set of license plates issued under this subdivision shall be kept in 691 the vehicle on which the license plates are displayed until expiration of the authorization. **692** 

§ 58.1-439. Major business facility job tax credit.

693 A. For taxable years beginning on and after January 1, 1995, but before January 1, 2005, a taxpayer 694 shall be allowed a credit against the taxes imposed by Articles 2 (§ 58.1-320 et seq.), 6 (§ 58.1-360 et 695 seq.), and 10 (§ 58.1-400 et seq.) of Chapter 3; Chapter 12 (§ 58.1-1200 et seq.); Article 1 (§ 58.1-2500 et seq.) of Chapter 25; or Article 2 (§ 58.1-2620 et seq.) of Chapter 26 of this title as set forth in this 696 697 section.

B. For purposes of this section, the amount of any credit attributable to a partnership, electing small **698** 699 business corporation (S corporation), or limited liability company shall be allocated to the individual 700 partners, shareholders, or members, respectively, in proportion to their ownership or interest in such 701 business entities. 702

C. A "qualified company" is a company that satisfies the following criteria:

703 1. The Department of Economic Development Virginia Employment Commission must certify to the 704 Department of Taxation: (i) that the company has established or expanded a major business facility in 705 this Commonwealth and (ii) the date on which such facility commenced or expanded operations;

706 2. Subject to the provisions of subsection K, the establishment or expansion of the major business 707 facility shall result in the creation of at least 100 jobs for qualified full-time employees; the first such 708 100 jobs shall be referred to as the "threshold amount"; and

709 3. The company is primarily engaged in the Commonwealth in the business of (i) manufacturing or 710 mining; (ii) agriculture, forestry or fishing; (iii) transportation or communications; or (iv) a public utility 711 subject to the corporation income tax. In addition, the following activities, whether operated as a 712 separate trade or business, or as a separate support operation of another business, shall satisfy the 713 requirements of this subdivision regardless of what industry the taxpayer is engaged in: (i) central 714 administrative offices and warehouses; (ii) research, development and testing laboratories; (iii) computer-programming, data-processing and other computer-related services facilities; and (iv) financial, 715 716 insurance, and real estate services. The terms used in this subdivision to refer to various types of 717 businesses shall have the same meanings as those terms are commonly defined in the Standard Industrial 718 Classification Manual.

719 D. For purposes of this section, the "credit year" is the first taxable year following the taxable year 720 in which the major business facility commenced or expanded operations.

E. "Major business facility" includes, but is not limited to, a headquarters, or portion of such a facility, where company staff employees are physically employed, and where the majority of the 721 722 723 company's financial, personnel, legal, or planning functions are handled either on a regional or national 724 basis. A major business facility shall also include facilities that perform a central management or 725 administrative function for other establishments of the same enterprise such as general management, 726 accounting, computing, tabulating, data processing, purchasing, transportation or shipping, engineering 727 and systems planning, advertising, legal, financial, and research and development if it otherwise meets 728 the staffing requirements. An enterprise engaged in the Commonwealth in the business of (i) 729 manufacturing or mining; (ii) agriculture, forestry or fishing; (iii) transportation or communications; or 730 (iv) a public utility subject to the corporation income tax shall be deemed to have established or 731 expanded a major business facility in this Commonwealth if it meets the requirements of subdivision C 2 during a single taxable year. The Department of Economic Development Virginia Employment 732 Commission shall make all determinations as to the classification of a major business facility in 733 accordance with the provisions of this section. Only those major business facilities which have been 734 735 certified by the Department of Economic Development Virginia Employment Commission shall be 736 eligible to receive the credit pursuant to this section.

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737 F. A "qualified full-time employee" means an employee filling a new, permanent full-time position in a major business facility in this Commonwealth. A "new permanent full-time position" is a job of an 738 739 indefinite duration, created by the company as a result of the establishment or expansion of a major 740 business facility in this Commonwealth, requiring a minimum of thirty-five hours of an employee's time 741 a week for the entire normal year of the company's operations, which "normal year" must consist of at 742 least 48 weeks, or a position of indefinite duration which requires a minimum of thirty-five hours of an 743 employee's time a week for the portion of the taxable year in which the employee was initially hired 744 for, or transferred to, the major business facility in this Commonwealth. Seasonal or temporary positions, 745 or a job created when a job function is shifted from an existing location in this Commonwealth to the 746 new major business facility shall not qualify as new, permanent full-time positions.

747 G. For any qualified company, the amount of credit earned pursuant to this section shall be equal to 748 \$1,000 per qualified full-time employee, over the threshold amount, employed during the credit year. 749 The credit shall be allowed ratably, with one-third of the credit amount allowed annually for three years 750 beginning with the credit year. The portion of the \$1,000 credit earned with respect to any qualified 751 full-time employee who is employed in this Commonwealth for less than twelve full months during the 752 credit year will be determined by multiplying the credit amount by a fraction, the numerator of which is 753 the number of full months that the qualified full-time employee worked for the qualified company in 754 this Commonwealth during the credit year, and the denominator of which is twelve. A separate credit year and a three-year allowance period will exist for each distinct major business facility of a single 755 756 taxpayer.

757 H. The amount of credit allowed pursuant to this section shall not exceed the tax imposed for such 758 taxable year. Any credit not usable for the taxable year the credit was allowed may be, to the extent 759 usable, carried over for the next ten succeeding taxable years. No credit shall be carried back to a 760 preceding taxable year. In the event that a taxpayer who is subject to the tax limitation imposed pursuant to this subsection is allowed another credit pursuant to any other section of the Code of 761 Virginia, or has a credit carryover from a preceding taxable year, such taxpayer shall be considered to 762 763 have first utilized any credit allowed which does not have a carryover provision, and then any credit 764 which is carried forward from a preceding taxable year, prior to the utilization of any credit allowed 765 pursuant to this section.

766 I. No credit shall be earned pursuant to this section for any employee (i) for which a credit under 767 this section was previously earned by a related party as defined by Internal Revenue Code § 267 (b) or a trade or business under common control as defined by Internal Revenue Code § 52 (b); (ii) who was 768 769 previously employed in the same job function in Virginia by a related party as defined by Internal 770 Revenue Code § 267 (b) or a trade or business under common control as defined by Internal Revenue 771 Code § 52 (b); (iii) whose job function was previously performed at a different location in Virginia by an employee of the taxpayer, a related party as defined by Internal Revenue Code § 267 (b), or a trade 772 773 or business under common control as defined by Internal Revenue Code § 52 (b); or (iv) whose job 774 function previously qualified for a credit under this section at a different major business facility on 775 behalf of the taxpayer, a related party as defined by Internal Revenue Code § 267 (b), or a trade or 776 business under common control as defined by Internal Revenue Code § 52 (b).

777 J. Subject to the provisions of subsection K, recapture of this credit, under the following 778 circumstances, shall be accomplished by increasing the tax in any of the five years succeeding the 779 taxable year in which a credit has been earned pursuant to this section if the number of qualified 780 full-time employees decreases below the average number of qualified full-time employees employed 781 during the credit year. Such tax increase amount shall be determined by (i) recomputing the credit which 782 would have been earned for the original credit year using the decreased number of qualified full-time 783 employees and (ii) subtracting such recomputed credit from the amount of credit previously earned. In 784 the event that the average number of qualifying full-time employees employed at a major business 785 facility falls below the threshold amount in any of the five taxable years succeeding the credit year, all 786 credits earned with respect to such major business facility shall be recaptured. No credit amount will be 787 recaptured more than once pursuant to this subsection. Any recapture pursuant to this section shall 788 reduce credits earned but not yet allowed, and credits allowed but carried forward, before the taxpayer's 789 tax liability may be increased.

790 K. In the event that a major business facility is located in an economically distressed area or in an 791 enterprise zone as defined in § 59.1-271 during a credit year, the threshold amount required to qualify 792 for a credit pursuant to this section and to avoid full recapture shall be reduced from 100 to 50 for 793 purposes of subdivision C 2 and subsection J. An area shall qualify as economically distressed if it is a 794 city or county with an unemployment rate for the preceding year of at least 0.5 percent higher than the 795 average statewide unemployment rate for such year. The Department of Economic Development Virginia 796 Employment Commission shall identify and publish a list of all economically distressed areas at least 797 annually.

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798 L. The Tax Commissioner shall promulgate regulations, in accordance with the Administrative
799 Process Act (§ 9-6.14:1 et seq.), relating to (i) the computation, carryover, and recapture of the credit
800 provided under this section and (ii) defining criteria for (a) a major business facility, (b) qualifying jobs
801 for such facility, and (c) economically distressed areas.

M. The provisions of this section shall apply only in instances where an announcement of intent to establish or expand a major business facility is made on or after January 1, 1994. An announcement of intent to establish or expand a major business facility includes, but is not limited to, a press conference or extensive press coverage, providing information with respect to the impact of the project on the economy of the area where the major business facility is to be established or expanded and the Commonwealth as a whole.

N. The General Assembly of Virginia finds that modern business infrastructure allows businesses to
locate their administrative or manufacturing facilities with minimal regard to the location of markets or
the transportation of raw materials and finished goods, and that the economic vitality of this
Commonwealth would be enhanced if such facilities were established in Virginia. Accordingly, the
provisions of this section targeting the credit to qualified companies and limiting the credit to those
companies which establish a major business facility in Virginia are integral to the purpose of the credit
earned pursuant to this section and shall not be deemed severable.