1999 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 2.1-342 of the Code of Virginia; to amend the Code of Virginia by adding in Title 2.1 a chapter numbered 32.3, consisting of sections numbered 2.1-548.53 through 3 4 2.1-548.68; and to repeal §§ 2.1-548.29:01, 2.1-548.29:02, and 2.1-548.29:03, relating to the 5 creation of the Virginia Tourism Authority Act.

[S 1142]

Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That § 2.1-342 of the Code of Virginia is amended and reenacted and that the Code of Virginia 10 is amended by adding in Title 2.1 a chapter numbered 32.3, consisting of sections numbered 2.1-548.53 through 2.1-548.68, as follows: 11

12 § 2.1-342. Official records to be open to inspection; procedure for requesting records and responding 13 to request; charges; exceptions to application of chapter.

A. Except as otherwise specifically provided by law, all official records shall be open to inspection 14 15 and copying by any citizens of the Commonwealth during the regular office hours of the custodian of such records. Access to such records shall not be denied to citizens of the Commonwealth, 16 17 representatives of newspapers and magazines with circulation in the Commonwealth, and representatives 18 of radio and television stations broadcasting in or into the Commonwealth. The custodian of such 19 records shall take all necessary precautions for their preservation and safekeeping. Any public body covered under the provisions of this chapter shall make an initial response to citizens requesting records 20 21 open to inspection within five work days after the receipt of the request by the public body which is the custodian of the requested records. Such citizen request shall designate the requested records with 22 23 reasonable specificity. A specific reference to this chapter by the requesting citizen in his request shall 24 not be necessary to invoke the provisions of this chapter and the time limits for response by the public 25 body. The response by the public body within such five work days shall be one of the following 26 responses: 27

1. The requested records shall be provided to the requesting citizen.

28 2. If the public body determines that an exemption applies to all of the requested records, it may 29 refuse to release such records and provide to the requesting citizen a written explanation as to why the 30 records are not available with the explanation making specific reference to the applicable Code sections 31 which make the requested records exempt.

32 3. If the public body determines that an exemption applies to a portion of the requested records, it 33 may delete or excise that portion of the records to which an exemption applies, but shall disclose the 34 remainder of the requested records and provide to the requesting citizen a written explanation as to why 35 these portions of the record are not available to the requesting citizen with the explanation making specific reference to the applicable Code sections which make that portion of the requested records 36 37 exempt. Any reasonably segregatable portion of an official record shall be provided to any person 38 requesting the record after the deletion of the exempt portion.

39 4. If the public body determines that it is practically impossible to provide the requested records or 40 to determine whether they are available within the five-work-day period, the public body shall so inform 41 the requesting citizen and shall have an additional seven work days in which to provide one of the three 42 preceding responses.

43 Nothing in this section shall prohibit any public body from petitioning the appropriate court for additional time to respond to a request for records when the request is for an extraordinary volume of 44 45 records and a response by the public body within the time required by this chapter will prevent the public body from meeting its operational responsibilities. Before proceeding with this petition, however, 46 47 the public body shall make reasonable efforts to reach an agreement with the requester concerning the 48 production of the records requested.

49 The public body may make reasonable charges for the copying, search time and computer time 50 expended in the supplying of such records. The public body may also make a reasonable charge for preparing documents produced from a geographic information system at the request of anyone other than 51 the owner of the land that is the subject of the request. However, such charges shall not exceed the 52 53 actual cost to the public body in supplying such records or documents, except that the public body may 54 charge, on a pro rata per acre basis, for the cost of creating topographical maps developed by the public 55 body, for such maps or portions thereof, which encompass a contiguous area greater than fifty acres. 56 Such charges for the supplying of requested records shall be estimated in advance at the request of the

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57 citizen. The public body may require the advance payment of charges which are subject to advance58 determination.

In any case where a public body determines in advance that search and copying charges for producing the requested documents are likely to exceed \$200, the public body may, before continuing to process the request, require the citizen requesting the information to agree to payment of an amount not to exceed the advance determination by five percent. The period within which the public body must respond under this section shall be tolled for the amount of time that elapses between notice of the advance determination and the response of the citizen requesting the information.

65 Official records maintained by a public body on a computer or other electronic data processing 66 system which are available to the public under the provisions of this chapter shall be made reasonably accessible to the public at reasonable cost. Beginning July 1, 1997, every public body of state 67 government shall compile, and annually update, an index of computer databases which contains at a 68 minimum those databases created by them on or after July 1, 1997. "Computer database" means a 69 70 structured collection of data or documents residing in a computer. Such index shall be an official record 71 and shall include, at a minimum, the following information with respect to each database listed therein: 72 a list of data fields, a description of the format or record layout, the date last updated, a list of any data 73 fields to which public access is restricted, a description of each format in which the database can be 74 copied or reproduced using the public body's computer facilities, and a schedule of fees for the 75 production of copies in each available form. The form, context, language, and guidelines for the indices 76 and the databases to be indexed shall be developed by the Director of the Department of Information 77 Technology in consultation with the Librarian of Virginia and the State Archivist. The public body shall 78 not be required to disclose its software security, including passwords.

Public bodies shall not be required to create or prepare a particular requested record if it does not
already exist. Public bodies may, but shall not be required to, abstract or summarize information from
official records or convert an official record available in one form into another form at the request of
the citizen. The public body shall make reasonable efforts to reach an agreement with the requester
concerning the production of the records requested.

Failure to make any response to a request for records shall be a violation of this chapter and deemed a denial of the request.

86 B. The following records are excluded from the provisions of this chapter but may be disclosed by87 the custodian in his discretion, except where such disclosure is prohibited by law:

88 1. Memoranda, correspondence, evidence and complaints related to criminal investigations; adult 89 arrestee photographs when necessary to avoid jeopardizing an investigation in felony cases until such 90 time as the release of such photograph will no longer jeopardize the investigation; reports submitted to 91 the state and local police, to investigators authorized pursuant to § 53.1-16 and to the campus police 92 departments of public institutions of higher education as established by Chapter 17 (§ 23-232 et seq.) of 93 Title 23 in confidence; portions of records of local government crime commissions that would identify 94 individuals providing information about crimes or criminal activities under a promise of anonymity; 95 records of local police departments relating to neighborhood watch programs that include the names, 96 addresses, and operating schedules of individual participants in the program that are provided to such 97 departments under a promise of confidentiality; and all records of persons imprisoned in penal 98 institutions in the Commonwealth provided such records relate to the imprisonment. Information in the 99 custody of law-enforcement officials relative to the identity of any individual other than a juvenile who 100 is arrested and charged, and the status of the charge or arrest, shall not be excluded from the provisions of this chapter. 101

102 Criminal incident information relating to felony offenses shall not be excluded from the provisions of 103 this chapter; however, where the release of criminal incident information is likely to jeopardize an 104 ongoing criminal investigation or the safety of an individual, cause a suspect to flee or evade detection, 105 or result in the destruction of evidence, such information may be withheld until the above-referenced 106 damage is no longer likely to occur from release of the information.

107 2. Confidential records of all investigations of applications for licenses and permits, and all licensees
108 and permittees made by or submitted to the Alcoholic Beverage Control Board, the State Lottery
109 Department, the Virginia Racing Commission, or the Charitable Gaming Commission.

110 3. State income, business, and estate tax returns, personal property tax returns, scholastic records and personnel records containing information concerning identifiable individuals, except that such access 111 112 shall not be denied to the person who is the subject thereof, and medical and mental records, except that 113 such records can be personally reviewed by the subject person or a physician of the subject person's 114 choice; however, the subject person's mental records may not be personally reviewed by such person 115 when the subject person's treating physician has made a part of such person's records a written statement 116 that in his opinion a review of such records by the subject person would be injurious to the subject 117 person's physical or mental health or well-being.

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118 Where the person who is the subject of medical records is confined in a state or local correctional 119 facility, the administrator or chief medical officer of such facility may assert such confined person's right 120 of access to the medical records if the administrator or chief medical officer has reasonable cause to believe that such confined person has an infectious disease or other medical condition from which other 121 122 persons so confined need to be protected. Medical records shall be reviewed only and shall not be 123 copied by such administrator or chief medical officer. The information in the medical records of a 124 person so confined shall continue to be confidential and shall not be disclosed to any person except the 125 subject by the administrator or chief medical officer of the facility or except as provided by law.

126 For the purposes of this chapter such statistical summaries of incidents and statistical data concerning 127 patient abuse as may be compiled by the Commissioner of the Department of Mental Health, Mental 128 Retardation and Substance Abuse Services shall be open to inspection and releasable as provided in 129 subsection A of this section. No such summaries or data shall include any patient-identifying 130 information. Where the person who is the subject of scholastic or medical and mental records is under 131 the age of eighteen, his right of access may be asserted only by his guardian or his parent, including a 132 noncustodial parent, unless such parent's parental rights have been terminated or a court of competent jurisdiction has restricted or denied such access. In instances where the person who is the subject thereof 133 134 is an emancipated minor or a student in a state-supported institution of higher education, such right of 135 access may be asserted by the subject person.

136 4. Memoranda, working papers and correspondence (i) held by or requested from members of the 137 General Assembly or the Division of Legislative Services or (ii) held or requested by the Office of the 138 Governor or Lieutenant Governor, Attorney General or the mayor or other chief executive officer of any 139 political subdivision of the Commonwealth or the president or other chief executive officer of any 140 state-supported institution of higher education. This exclusion shall not apply to memoranda, studies or other papers held or requested by the mayor or other chief executive officer of any political subdivision 141 142 which are specifically concerned with the evaluation of performance of the duties and functions of any 143 locally elected official and were prepared after June 30, 1992, nor shall this exclusion apply to agenda 144 packets prepared and distributed to public bodies for use at a meeting.

Except as provided in § 30-28.18, memoranda, working papers and correspondence of a member of
the General Assembly held by the Division of Legislative Services shall not be released by the Division
without the prior consent of the member.

148 5. Written opinions of the city, county and town attorneys of the cities, counties and towns in the149 Commonwealth and any other writing protected by the attorney-client privilege.

6. Memoranda, working papers and records compiled specifically for use in litigation or as a part of
an active administrative investigation concerning a matter which is properly the subject of an executive
or closed meeting under § 2.1-344 and material furnished in confidence with respect thereto.

153 7. Confidential letters and statements of recommendation placed in the records of educational
154 agencies or institutions respecting (i) admission to any educational agency or institution, (ii) an
155 application for employment, or (iii) receipt of an honor or honorary recognition.

156 8. Library records which can be used to identify both (i) any library patron who has borrowed157 material from a library and (ii) the material such patron borrowed.

9. Any test or examination used, administered or prepared by any public body for purposes of
evaluation of (i) any student or any student's performance, (ii) any employee or employment seeker's
qualifications or aptitude for employment, retention, or promotion, or (iii) qualifications for any license
or certificate issued by any public body.

As used in this subdivision 9, "test or examination" shall include (i) any scoring key for any such test or examination and (ii) any other document which would jeopardize the security of such test or examination. Nothing contained in this subdivision 9 shall prohibit the release of test scores or results as provided by law, or limit access to individual records as is provided by law. However, the subject of such employment tests shall be entitled to review and inspect all documents relative to his performance on such employment tests.

168 When, in the reasonable opinion of such public body, any such test or examination no longer has any 169 potential for future use, and the security of future tests or examinations will not be jeopardized, such test 170 or examination shall be made available to the public. However, minimum competency tests administered 171 to public school children shall be made available to the public contemporaneously with statewide release 172 of the scores of those taking such tests, but in no event shall such tests be made available to the public 173 later than six months after the administration of such tests.

174 10. Applications for admission to examinations or for licensure and scoring records maintained by
175 the Department of Health Professions or any board in that Department on individual licensees or
176 applicants. However, such material may be made available during normal working hours for copying, at
177 the requester's expense, by the individual who is the subject thereof, in the offices of the Department of
178 Health Professions or in the offices of any health regulatory board, whichever may possess the material.

179 11. Records of active investigations being conducted by the Department of Health Professions or by 180 any health regulatory board in the Commonwealth.

12. Memoranda, legal opinions, working papers and records recorded in or compiled exclusively for 181 182 executive or closed meetings lawfully held pursuant to § 2.1-344.

183 13. Reports, documentary evidence and other information as specified in §§ 2.1-373.2 and 63.1-55.4.

184 14. Proprietary information gathered by or for the Virginia Port Authority as provided in § 62.1-132.4 or § 62.1-134.1. 185

186 15. Contract cost estimates prepared for the confidential use of the Department of Transportation in 187 awarding contracts for construction or the purchase of goods or services and records, documents and 188 automated systems prepared for the Department's Bid Analysis and Monitoring Program.

189 16. Vendor proprietary information software which may be in the official records of a public body. For the purpose of this section, "vendor proprietary software" means computer programs acquired from a 190 191 vendor for purposes of processing data for agencies or political subdivisions of the Commonwealth.

192 17. Data, records or information of a proprietary nature produced or collected by or for faculty or 193 staff of state institutions of higher learning, other than the institutions' financial or administrative 194 records, in the conduct of or as a result of study or research on medical, scientific, technical or scholarly 195 issues, whether sponsored by the institution alone or in conjunction with a governmental body or a 196 private concern, where such data, records or information has not been publicly released, published, 197 copyrighted or patented.

198 18. Financial statements not publicly available filed with applications for industrial development 199 financings.

200 19. Lists of registered owners of bonds issued by a political subdivision of the Commonwealth, 201 whether the lists are maintained by the political subdivision itself or by a single fiduciary designated by 202 the political subdivision.

203 20. Confidential proprietary records, voluntarily provided by private business pursuant to a promise 204 of confidentiality from the Department of Business Assistance, the Virginia Economic Development Partnership, the Virginia Tourism Authority, or local or regional industrial or economic development 205 206 authorities or organizations, used by the Department, the Partnership, the Authority, or such entities for business, trade and tourism development; and memoranda, working papers or other records related to 207 208 businesses that are considering locating or expanding in Virginia, prepared by the Partnership, where 209 competition or bargaining is involved and where, if such records are made public, the financial interest 210 of the governmental unit would be adversely affected.

211 21. Information which was filed as confidential under the Toxic Substances Information Act 212 (§ 32.1-239 et seq.), as such Act existed prior to July 1, 1992. 213

22. Documents as specified in § 58.1-3.

214 23. Confidential records, including victim identity, provided to or obtained by staff in a rape crisis 215 center or a program for battered spouses.

216 24. Computer software developed by or for a state agency, state-supported institution of higher 217 education or political subdivision of the Commonwealth.

218 25. Investigator notes, and other correspondence and information, furnished in confidence with 219 respect to an active investigation of individual employment discrimination complaints made to the 220 Department of Personnel and Training; however, nothing in this section shall prohibit the disclosure of 221 information taken from inactive reports in a form which does not reveal the identity of charging parties, 222 persons supplying the information or other individuals involved in the investigation.

223 26. Fisheries data which would permit identification of any person or vessel, except when required 224 by court order as specified in § 28.2-204.

225 27. Records of active investigations being conducted by the Department of Medical Assistance 226 Services pursuant to Chapter 10 (§ 32.1-323 et seq.) of Title 32.1.

227 28. Documents and writings furnished by a member of the General Assembly to a meeting of a 228 standing committee, special committee or subcommittee of his house established solely for the purpose 229 of reviewing members' annual disclosure statements and supporting materials filed under § 2.1-639.40 or 230 of formulating advisory opinions to members on standards of conduct, or both.

231 29. Customer account information of a public utility affiliated with a political subdivision of the 232 Commonwealth, including the customer's name and service address, but excluding the amount of utility 233 service provided and the amount of money paid for such utility service.

234 30. Investigative notes and other correspondence and information furnished in confidence with 235 respect to an investigation or conciliation process involving an alleged unlawful discriminatory practice 236 under the Virginia Human Rights Act (§ 2.1-714 et seq.); however, nothing in this section shall prohibit 237 the distribution of information taken from inactive reports in a form which does not reveal the identity 238 of the parties involved or other persons supplying information.

239 31. Investigative notes; proprietary information not published, copyrighted or patented; information 240 obtained from employee personnel records; personally identifiable information regarding residents, 241 clients or other recipients of services; and other correspondence and information furnished in confidence 242 to the Department of Social Services in connection with an active investigation of an applicant or 243 licensee pursuant to Chapters 9 (§ 63.1-172 et seq.) and 10 (§ 63.1-195 et seq.) of Title 63.1; however, 244 nothing in this section shall prohibit disclosure of information from the records of completed 245 investigations in a form that does not reveal the identity of complainants, persons supplying information, 246 or other individuals involved in the investigation.

247 32. Reports, manuals, specifications, documents, minutes or recordings of staff meetings or other 248 information or materials of the Virginia Board of Corrections, the Virginia Department of Corrections or 249 any institution thereof to the extent, as determined by the Director of the Department of Corrections or 250 his designee or of the Virginia Board of Juvenile Justice, the Virginia Department of Juvenile Justice or 251 any facility thereof to the extent as determined by the Director of the Department of Juvenile Justice, or 252 his designee, that disclosure or public dissemination of such materials would jeopardize the security of 253 any correctional or juvenile facility or institution, as follows: 254

(i) Security manuals, including emergency plans that are a part thereof;

255 (ii) Engineering and architectural drawings of correctional and juvenile facilities, and operational 256 specifications of security systems utilized by the Departments, provided the general descriptions of such 257 security systems, cost and quality shall be made available to the public;

258 (iii) Training manuals designed for correctional and juvenile facilities to the extent that they address 259 procedures for institutional security, emergency plans and security equipment;

260 (iv) Internal security audits of correctional and juvenile facilities, but only to the extent that they 261 specifically disclose matters described in (i), (ii), or (iii) above or other specific operational details the 262 disclosure of which would jeopardize the security of a correctional or juvenile facility or institution;

263 (v) Minutes or recordings of divisional, regional and institutional staff meetings or portions thereof to 264 the extent that such minutes deal with security issues listed in (i), (ii), (iii), and (iv) of this subdivision; 265 (vi) Investigative case files by investigators authorized pursuant to § 53.1-16; however, nothing in

266 this section shall prohibit the disclosure of information taken from inactive reports in a form which does 267 not reveal the identity of complainants or charging parties, persons supplying information, confidential 268 sources, or other individuals involved in the investigation, or other specific operational details the 269 disclosure of which would jeopardize the security of a correctional or juvenile facility or institution; 270 nothing herein shall permit the disclosure of materials otherwise exempt as set forth in subdivision 1 of 271 subsection B of this section;

272 (vii) Logs or other documents containing information on movement of inmates, juvenile clients or 273 employees; and

274 (viii) Documents disclosing contacts between inmates, juvenile clients and law-enforcement 275 personnel.

276 Notwithstanding the provisions of this subdivision, reports and information regarding the general 277 operations of the Departments, including notice that an escape has occurred, shall be open to inspection 278 and copying as provided in this section.

279 33. Personal information, as defined in § 2.1-379, (i) filed with the Virginia Housing Development 280 Authority concerning individuals who have applied for or received loans or other housing assistance or 281 who have applied for occupancy of or have occupied housing financed, owned or otherwise assisted by 282 the Virginia Housing Development Authority, (ii) concerning persons participating in or persons on the 283 waiting list for federally funded rent-assistance programs, or (iii) filed with any local redevelopment and 284 housing authority created pursuant to § 36-4 concerning persons participating in or persons on the 285 waiting list for housing assistance programs funded by local governments or by any such authority. 286 However, access to one's own information shall not be denied.

287 34. Documents regarding the siting of hazardous waste facilities, except as provided in § 10.1-1441, 288 if disclosure of them would have a detrimental effect upon the negotiating position of a governing body 289 or on the establishment of the terms, conditions and provisions of the siting agreement.

290 35. Appraisals and cost estimates of real property subject to a proposed purchase, sale or lease, prior 291 to the completion of such purchase, sale or lease.

292 36. Records containing information on the site specific location of rare, threatened, endangered or 293 otherwise imperiled plant and animal species, natural communities, caves, and significant historic and 294 archaeological sites if, in the opinion of the public body which has the responsibility for such 295 information, disclosure of the information would jeopardize the continued existence or the integrity of 296 the resource. This exemption shall not apply to requests from the owner of the land upon which the 297 resource is located.

298 37. Official records, memoranda, working papers, graphics, video or audio tapes, production models, 299 data and information of a proprietary nature produced by or for or collected by or for the State Lottery 300 Department relating to matters of a specific lottery game design, development, production, operation,

301 ticket price, prize structure, manner of selecting the winning ticket, manner of payment of prizes to 302 holders of winning tickets, frequency of drawings or selections of winning tickets, odds of winning, 303 advertising, or marketing, where such official records have not been publicly released, published, 304 copyrighted or patented. Whether released, published or copyrighted, all game-related information shall 305 be subject to public disclosure under this chapter upon the first day of sales for the specific lottery game 306 to which it pertains.

307 38. Official records of studies and investigations by the State Lottery Department of (i) lottery 308 agents, (ii) lottery vendors, (iii) lottery crimes under §§ 58.1-4014 through 58.1-4018, (iv) defects in the 309 law or regulations which cause abuses in the administration and operation of the lottery and any 310 evasions of such provisions, or (v) use of the lottery as a subterfuge for organized crime and illegal 311 gambling where such official records have not been publicly released, published or copyrighted. All studies and investigations referred to under clauses (iii), (iv) and (v) shall be subject to public disclosure 312 313 under this chapter upon completion of the study or investigation.

314 39. Those portions of engineering and construction drawings and plans submitted for the sole purpose of complying with the building code in obtaining a building permit which would identify specific trade secrets or other information the disclosure of which would be harmful to the competitive position of the 315 316 317 owner or lessee; however, such information shall be exempt only until the building is completed. 318 Information relating to the safety or environmental soundness of any building shall not be exempt from 319 disclosure. 320

40. [Repealed.]

321 41. Records concerning reserves established in specific claims administered by the Department of 322 General Services through its Division of Risk Management as provided in Article 5.1 (§ 2.1-526.1 et 323 seq.) of Chapter 32 of this title, or by any county, city, or town.

324 42. Information and records collected for the designation and verification of trauma centers and other 325 specialty care centers within the Statewide Emergency Medical Services System and Services pursuant to 326 Article 2.1 (§ 32.1-111.1 et seq.) of Chapter 4 of Title 32.1. 327

43. Reports and court documents required to be kept confidential pursuant to § 37.1-67.3.

44. [Repealed.]

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329 45. Investigative notes; correspondence and information furnished in confidence with respect to an 330 investigation; and official records otherwise exempted by this chapter or any Virginia statute, provided 331 to or produced by or for the Auditor of Public Accounts and the Joint Legislative Audit and Review 332 Commission; or investigative notes, correspondence, documentation and information furnished and 333 provided to or produced by or for the Department of the State Internal Auditor with respect to an 334 investigation initiated through the State Employee Fraud, Waste and Abuse Hotline. Nothing in this 335 chapter shall prohibit disclosure of information from the records of completed investigations in a form 336 that does not reveal the identity of complainants, persons supplying information or other individuals involved in the investigation; however, disclosure, unless such disclosure is prohibited by this section, of 337 information from the records of completed investigations shall include, but is not limited to, the agency 338 339 involved, the identity of the person who is the subject of the complaint, the nature of the complaint, and 340 the actions taken to resolve the complaint. In the event an investigation does not lead to corrective 341 action, the identity of the person who is the subject of the complaint may be released only with the 342 consent of the subject person.

343 46. Data formerly required to be submitted to the Commissioner of Health relating to the 344 establishment of new or expansion of existing clinical health services, acquisition of major medical 345 equipment, or certain projects requiring capital expenditures pursuant to former § 32.1-102.3:4.

346 47. Documentation or other information which describes the design, function, operation or access 347 control features of any security system, whether manual or automated, which is used to control access to 348 or use of any automated data processing or telecommunications system.

349 48. Confidential financial statements, balance sheets, trade secrets, and revenue and cost projections 350 provided to the Department of Rail and Public Transportation, provided such information is exempt 351 under the federal Freedom of Information Act or the federal Interstate Commerce Act or other laws 352 administered by the Interstate Commerce Commission or the Federal Rail Administration with respect to 353 data provided in confidence to the Interstate Commerce Commission and the Federal Railroad 354 Administration.

355 49. In the case of corporations organized by the Virginia Retirement System, (i) proprietary 356 information provided by, and financial information concerning, coventurers, partners, lessors, lessees, or 357 investors, and (ii) records concerning the condition, acquisition, disposition, use, leasing, development, 358 coventuring, or management of real estate the disclosure of which would have a substantial adverse 359 impact on the value of such real estate or result in a competitive disadvantage to the corporation or 360 subsidiary.

361 50. Confidential proprietary records related to inventory and sales, voluntarily provided by private

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acceleration and the second state of the department of Mines, Minerals and Energy, used by that Department for energy contingency planning purposes or for developing consolidated statistical information on energy supplies.

364 51. Confidential proprietary information furnished to the Board of Medical Assistance Services or the
 365 Medicaid Prior Authorization Advisory Committee pursuant to Article 4 (§ 32.1-331.12 et seq.) of
 366 Chapter 10 of Title 32.1.

367 52. [Repealed.]

368 53. Proprietary, commercial or financial information, balance sheets, trade secrets, and revenue and 369 cost projections provided by a private transportation business to the Virginia Department of 370 Transportation and the Department of Rail and Public Transportation for the purpose of conducting transportation studies needed to obtain grants or other financial assistance under the Intermodal Surface 371 372 Transportation Efficiency Act of 1991 (P.L. 102-240) for transportation projects, provided such 373 information is exempt under the federal Freedom of Information Act or the federal Interstate Commerce 374 Act or other laws administered by the Interstate Commerce Commission or the Federal Rail 375 Administration with respect to data provided in confidence to the Interstate Commerce Commission and 376 the Federal Railroad Administration. However, the exemption provided by this subdivision shall not 377 apply to any wholly owned subsidiary of a public body.

378 54. Names and addresses of subscribers to Virginia Wildlife magazine, published by the Department
379 of Game and Inland Fisheries, provided the individual subscriber has requested in writing that the
380 Department not release such information.

381 55. Reports, documents, memoranda or other information or materials which describe any aspect of
382 security used by the Virginia Museum of Fine Arts to the extent that disclosure or public dissemination
383 of such materials would jeopardize the security of the Museum or any warehouse controlled by the
384 Museum, as follows:

- a. Operational, procedural or tactical planning documents, including any training manuals to theextent they discuss security measures;
- **387** b. Surveillance techniques;
- **388** c. Installation, operation, or utilization of any alarm technology;
- 389 d. Engineering and architectural drawings of the Museum or any warehouse;
- **390** e. Transportation of the Museum's collections, including routes and schedules; or
- f. Operation of the Museum or any warehouse used by the Museum involving the:
- 392 (1) Number of employees, including security guards, present at any time; or
- 393 (2) Busiest hours, with the maximum number of visitors in the Museum.
- 394 56. Reports, documents, memoranda or other information or materials which describe any aspect of
 395 security used by the Virginia Department of Alcoholic Beverage Control to the extent that disclosure or
 396 public dissemination of such materials would jeopardize the security of any government store as defined
 397 in Title 4.1, or warehouse controlled by the Department of Alcoholic Beverage Control, as follows:
- 398 (i) Operational, procedural or tactical planning documents, including any training manuals to the399 extent they discuss security measures;
- 400 (ii) Surveillance techniques;
- 401 (iii) The installation, operation, or utilization of any alarm technology;
- 402 (iv) Engineering and architectural drawings of such government stores or warehouses;
- 403 (v) The transportation of merchandise, including routes and schedules; and
- 404 (vi) The operation of any government store or the central warehouse used by the Department of 405 Alcoholic Beverage Control involving the:
- 406 a. Number of employees present during each shift;
- 407 b. Busiest hours, with the maximum number of customers in such government store; and
- 408 c. Banking system used, including time and place of deposits.
- **409** 57. Information required to be provided pursuant to § 54.1-2506.1.

410 58. Confidential information designated as provided in subsection D of § 11-52 as trade secrets or
411 proprietary information by any person who has submitted to a public body an application for
412 prequalification to bid on public construction projects in accordance with subsection B of § 11-46.

413 59. All information and records acquired during a review of any child death by the State Child
414 Fatality Review Team established pursuant to § 32.1-283.1.

60. Investigative notes, correspondence, documentation and information provided to or produced by
or for the committee or the auditor with respect to an investigation or audit conducted pursuant to
§ 15.1-765.2. Nothing in this section shall prohibit disclosure of information from the records of
completed investigations or audits in a form that does not reveal the identity of complainants or persons
supplying information.

420 61. Financial, medical, rehabilitative and other personal information concerning applicants for or recipients of loan funds submitted to or maintained by the Assistive Technology Loan Fund Authority under Chapter 11 (§ 51.5-53 et seq.) of Title 51.5.

423 62. Confidential proprietary records which are voluntarily provided by a private entity pursuant to a 424 proposal filed with a public entity under the Public-Private Transportation Act of 1995 (§ 56-556 et 425 seq.), pursuant to a promise of confidentiality from the responsible public entity, used by the responsible 426 public entity for purposes related to the development of a qualifying transportation facility; and 427 memoranda, working papers or other records related to proposals filed under the Public-Private 428 Transportation Act of 1995, where, if such records were made public, the financial interest of the public 429 or private entity involved with such proposal or the process of competition or bargaining would be 430 adversely affected. In order for confidential proprietary information to be excluded from the provisions 431 of this chapter, the private entity shall (i) invoke such exclusion upon submission of the data or other 432 materials for which protection from disclosure is sought, (ii) identify the data or other materials for 433 which protection is sought, and (iii) state the reasons why protection is necessary. For the purposes of 434 this subdivision, the terms public entity and private entity shall be defined as they are defined in the 435 Public-Private Transportation Act of 1995.

63. Records of law-enforcement agencies, to the extent that such records contain specific tactical
plans, the disclosure of which would jeopardize the safety or security of law-enforcement personnel or
the general public; engineering plans, architectural drawings, or operational specifications of
governmental law-enforcement facilities, including but not limited to courthouses, jails, and detention
facilities, to the extent that disclosure could jeopardize the safety or security of law-enforcement offices;
however, general descriptions shall be provided to the public upon request.

64. All records of the University of Virginia or the University of Virginia Medical Center which
contain proprietary, business-related information pertaining to the operations of the University of
Virginia Medical Center, including its business development or marketing strategies and its activities
with existing or future joint venturers, partners, or other parties with whom the University of Virginia
Medical Center has formed, or forms, any arrangement for the delivery of health care, if disclosure of
such information would be harmful to the competitive position of the Medical Center.

448 65. Patient level data collected by the Board of Health and not yet processed, verified, and released,
449 pursuant to § 32.1-276.9, to the Board by the nonprofit organization with which the Commissioner of
450 Health has contracted pursuant to § 32.1-276.4.

66. Records of the Medical College of Virginia Hospitals Authority pertaining to any of the 451 452 following: (i) an individual's qualifications for or continued membership on its medical or teaching 453 staffs; proprietary information gathered by or in the possession of the Authority from third parties 454 pursuant to a promise of confidentiality; contract cost estimates prepared for confidential use in 455 awarding contracts for construction or the purchase of goods or services; data, records or information of 456 a proprietary nature produced or collected by or for the Authority or members of its medical or teaching 457 staffs; financial statements not publicly available that may be filed with the Authority from third parties; 458 the identity, accounts or account status of any customer of the Authority; consulting or other reports 459 paid for by the Authority to assist the Authority in connection with its strategic planning and goals; and 460 the determination of marketing and operational strategies where disclosure of such strategies would be harmful to the competitive position of the Authority; and (ii) data, records or information of a 461 462 proprietary nature produced or collected by or for employees of the Authority, other than the Authority's 463 financial or administrative records, in the conduct of or as a result of study or research on medical, 464 scientific, technical or scholarly issues, whether sponsored by the Authority alone or in conjunction with 465 a governmental body or a private concern, when such data, records or information have not been 466 publicly released, published, copyrighted or patented.

467 67. Confidential proprietary information or trade secrets, not publicly available, provided by a private
468 person or entity to the Virginia Resources Authority or to a fund administered in connection with
469 financial assistance rendered or to be rendered by the Virginia Resources Authority where, if such
470 information is made public, the financial interest of the private person or entity would be adversely
471 affected, and, after June 30, 1997, where such information was provided pursuant to a promise of
472 confidentiality.

473 68. Confidential proprietary records which are provided by a franchisee under § 15.2-2108 to its 474 franchising authority pursuant to a promise of confidentiality from the franchising authority which 475 relates to the franchisee's potential provision of new services, adoption of new technologies or implementation of improvements, where such new services, technologies or improvements have not been 476 477 implemented by the franchise on a nonexperimental scale in the franchise area, and where, if such 478 records were made public, the competitive advantage or financial interests of the franchisee would be 479 adversely affected. In order for confidential proprietary information to be excluded from the provisions 480 of this chapter, the franchisee shall (i) invoke such exclusion upon submission of the data or other 481 materials for which protection from disclosure is sought, (ii) identify the data or other materials for 482 which protection is sought, and (iii) state the reason why protection is necessary.

483 69. Records of the Intervention Program Committee within the Department of Health Professions to

the extent such records may identify any practitioner who may be, or who is actually, impaired to theextent disclosure is prohibited by § 54.1-2517.

486 70. Records submitted as a grant application, or accompanying a grant application, to the 487 Commonwealth Neurotrauma Initiative Advisory Board pursuant to Article 12 (§ 32.1-73.1 et seq.) of 488 Chapter 2 of Title 32.1, to the extent such records contain: (i) medical or mental records, or other data 489 identifying individual patients, or (ii) proprietary business or research related information produced or 490 collected by the applicant in the conduct of or as a result of study or research on medical, rehabilitative, 491 scientific, technical or scholarly issues, when such information has not been publicly released, published, 492 copyrighted or patented, if the disclosure of such information would be harmful to the competitive position of the applicant. 493

494 71. Information which would disclose the security aspects of a system safety program plan adopted
495 pursuant to 49 C.F.R. Part 659 by the Commonwealth's designated Rail Fixed Guideway Systems Safety
496 Oversight agency; and information in the possession of such agency the release of which would
497 jeopardize the success of an ongoing investigation of a rail accident or other incident threatening railway
498 safety.

499 72. Documents and other information of a proprietary nature furnished by a supplier of charitable500 gaming supplies to the Charitable Gaming Commission pursuant to subsection E of § 18.2-340.34.

73. Personal information, as defined in § 2.1-379, provided to the Board of the Virginia Higher
Education Tuition Trust Fund or its employees by or on behalf of individuals who have requested
information about, applied for, or entered into prepaid tuition contracts pursuant to Chapter 4.9
(§ 23-38.75 et seq.) of Title 23. Nothing in this subdivision shall be construed to prohibit disclosure or
publication of information in a statistical or other form which does not identify individuals or provide
personal information. Individuals shall be provided access to their own personal information.

507 74. Any record copied, recorded or received by the Commissioner of Health in the course of an examination, investigation or review of a managed care health insurance plan licensee pursuant to \$109 §§ 32.1-137.4 and 32.1-137.5, including books, records, files, accounts, papers, documents, and any or all computer or other recordings.

511 C. Neither any provision of this chapter nor any provision of Chapter 26 (§ 2.1-377 et seq.) of this 512 title shall be construed as denying public access to contracts between a public official and a public 513 body, other than contracts settling public employee employment disputes held confidential as personnel records under subdivision 3 of subsection B of this section, or to records of the position, job 514 515 classification, official salary or rate of pay of, and to records of the allowances or reimbursements for 516 expenses paid to, any public officer, official or employee at any level of state, local or regional 517 government in the Commonwealth or to the compensation or benefits paid by any corporation organized 518 by the Virginia Retirement System or its officers or employees. The provisions of this subsection, 519 however, shall not apply to records of the official salaries or rates of pay of public employees whose 520 annual rate of pay is \$10,000 or less.

D. No provision of this chapter shall be construed to afford any rights to any person incarcerated in
 a state, local or federal correctional facility, whether or not such facility is (i) located in the
 Commonwealth or (ii) operated pursuant to the Corrections Private Management Act (§ 53.1-261 et
 seq.). However, this subsection shall not be construed to prevent an incarcerated person from exercising
 his constitutionally protected rights, including but not limited to his rights to call for evidence in his
 favor in a criminal prosecution.

CHAPTER 32.3. VIRGINIA TOURISM AUTHORITY ACT.

528 529 § 2.1-548.53. Short title.

530 This chapter shall be known and may be cited as the Virginia Tourism Authority Act.

531 § 2.1-548.54. Legislative findings and purposes.

532 The General Assembly finds and hereby declares that:

533 1. There exists in all geographical regions of the Commonwealth a rich plethora of tourist
 534 attractions, including cultural, historical, commercial, educational, and recreational activities, locations,
 535 and sources of entertainment;

536 2. Such tourist attractions are of potential interest to millions of people who reside both in and 537 outside the Commonwealth;

538 3. Promotion of tourism in the Commonwealth is necessary to increase the prosperity of the people539 of the Commonwealth;

4. A state tourism development authority is therefore necessary to stimulate the tourism segment of
the economy by promoting, advertising, and marketing the Commonwealth's many tourist attractions and
by coordinating other private and public efforts to do the same; and

543 5. The film industry is a legitimate and important part of economic development in the 544 Commonwealth.

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545 The General Assembly determines that the creation of an authority for this purpose is in the public 546 interest, serves a public purpose and will promote the health, safety, welfare, convenience or prosperity 547 of the people of the Commonwealth.

- 548 § 2.1-548.55. Definitions.
- 549 As used in this chapter, unless the context requires a different meaning:
- 550 "Authority" means the Virginia Tourism Authority created by this chapter.
- 551 "Board" or "Board of Directors" means the Board of Directors of the Authority.
- 552 "Member" means a person currently serving a term on the Board of Directors.
- 553 § 2.1-548.56. Creation of Authority.

554 The Virginia Tourism Authority is created, with the duties and powers set forth in this chapter, as a 555 public body corporate and as a political subdivision of the Commonwealth. The Authority is hereby 556 constituted a public instrumentality exercising public and essential governmental functions, and the 557 exercise by the Authority of the duties and powers conferred by this chapter shall be deemed and held to be the performance of an essential governmental function of the Commonwealth. The exercise of the powers granted by this chapter shall be in all respects for the benefit of the inhabitants of the Commonwealth and the increase of their commerce and prosperity. The Authority is authorized to do 558 559 560 business as the "Virginia Tourism Corporation," and any references in the Code or in any regulations 561 562 promulgated thereunder that refer to the Virginia Tourism Corporation shall, whenever necessary, be 563 deemed to refer to the Authority. 564

§ 2.1-548.57. Board of Directors.

565 A. All powers, rights and duties conferred by this chapter or other provisions of law upon the 566 Authority shall be exercised by a board of directors consisting of the Secretary of Commerce and Trade, the Secretary of Finance, and eleven members appointed by the Governor, subject to confirmation by the 567 568 General Assembly. The members of the Board appointed by the Governor shall serve terms of six years each, except that the original terms of four members appointed by the Governor shall end on June 30, 569 570 2000, the original term of four members appointed by the Governor shall end on June 30, 2001, and the terms of three members appointed by the Governor shall end on June 30, 2002, all as designated by the 571 572 Governor. Any appointment to fill a vacancy on the Board shall be made for the unexpired term of the 573 member whose death, resignation or removal created the vacancy. All members of the Board shall be 574 residents of the Commonwealth. Members may be appointed to successive terms on the Board of Directors. The Governor shall make appointments in such a manner as to ensure the widest possible 575 576 geographical representation of all parts of the Commonwealth. Each member of the Board shall be 577 reimbursed for his or her reasonable expenses incurred in attendance at meetings or when otherwise 578 engaged in the business of the Authority and shall be compensated at the rate provided in § 2.1-20.3 for 579 each day or portion thereof in which the member is engaged in the business of the Authority.

580 B. The Governor shall designate one member of the Board as chairman. The Board may elect one 581 member as vice-chairman, who shall exercise the powers of chairman in the absence of the chairman or as directed by the chairman. The Secretary of Commerce and Trade and the Secretary of Finance shall 582 583 not be eligible to serve as chairman or vice-chairman.

584 C. Meetings of the Board shall be held at the call of the chairman or of any six members. Seven 585 members of the Board shall constitute a quorum for the transaction of the business of the Authority. An 586 act of the majority of the members of the Board present at any regular or special meeting at which a 587 quorum is present shall be an act of the Board of Directors. No vacancy on the Board shall impair the 588 right of the majority of a quorum of the members of the Board to exercise all the rights and perform all 589 the duties of the Authority.

590 D. Notwithstanding the provisions of any other law, no officer or employee of the Commonwealth 591 shall be deemed to have forfeited or shall have forfeited his or her office or employment by reason of 592 acceptance of membership on the Board or by providing service to the Authority. 593

§ 2.1-548.58. Appointment and duties of Executive Director.

594 The Governor shall appoint an Executive Director of the Authority, who shall serve as President and 595 chief executive officer of the Authority. The Executive Director shall report to, but not be a member of, the Board of Directors. The Governor shall set the salary and other compensation of the Executive 596 597 Director, and shall approve any changes in the Executive Director's salary or compensation. The **598** Executive Director shall serve as the ex officio secretary of the Board and shall administer, manage and 599 direct the affairs and activities of the Authority in accordance with the policies and under the control 600 and direction of the Board of Directors. He shall attend meetings of the Board of Directors, shall keep 601 a record of the proceedings of the Board and shall maintain and be custodian of all books, documents 602 and papers of the Authority, the minute book of the Authority and its official seal. He may cause copies 603 to be made of all minutes and other records and documents of the Authority and may give certificates 604 under seal of the Authority to the effect that the copies are true copies, and all persons dealing with the Authority may rely upon the certificates. He shall also perform other duties as instructed by the Board 605

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606 in carrying out the purposes of this chapter. The Executive Director shall employ or retain such agents 607 or employees subordinate to him as may be necessary to fulfill the duties of the Authority conferred 608 upon the Executive Director, subject to the Board's approval. Employees of the Authority, including the

609 Executive Director, shall be eligible for membership in the Virginia Retirement System and participation

610 in all of the health and related insurance and other benefits, including premium conversion and flexible

611 benefits, available to state employees as provided by law.

612 § 2.1-548.59. Powers of Authority.

613 The Authority is granted all powers necessary or appropriate to carry out and to effectuate its 614 purposes, including the following:

615 1. Have perpetual succession as a public body corporate and as a political subdivision of the 616 Commonwealth;

617 2. Adopt, amend and repeal bylaws, rules and regulations, not inconsistent with this chapter for the 618 administration and regulation of its affairs, to carry into effect the powers and purposes of the Authority 619 and the conduct of its business;

620 3. Sue and be sued in its own name:

621 4. Have an official seal and alter it at will although the failure to affix this seal shall not affect the 622 validity of any instrument executed on behalf of the Authority;

623 5. Maintain an office at any place within or without the Commonwealth which it designates;

624 6. Make and execute contracts and all other instruments and agreements necessary or convenient for 625 the performance of its duties and the exercise of its powers and functions under this chapter;

626 7. Acquire real or personal property, or any interest therein, by purchase, exchange, gift, assignment, 627 transfer, foreclosure, lease or otherwise, including rights or easements, and hold, manage, operate or 628 *improve such property;*

629 8. Sell, convey, mortgage, pledge, lease, exchange, transfer and otherwise dispose of all or any part 630 of its properties and assets;

631 9. Employ officers, employees, agents, advisers and consultants, including without limitation, 632 financial advisers and other technical advisers and public accountants and, the provisions of any other 633 law to the contrary notwithstanding, to determine their duties and compensation without the approval of 634 any other agency or instrumentality;

635 10. Procure insurance, in amounts and from insurers of its choice, or provide self-insurance, against 636 any loss, cost, or expense in connection with its property, assets or activities, including insurance or 637 self-insurance against liability for its acts or the acts of its directors, employees or agents and for the 638 indemnification of the members of its Board and its employees and agents;

639 11. Receive and accept from any source aid, grants and contributions of money, property, labor or 640 other things of value to be held, used and applied to carry out the purposes of this chapter subject to 641 the conditions upon which the aid, grants or contributions are made;

642 12. Enter into agreements with any department, agency or instrumentality of the United States, the 643 *Commonwealth, the District of Columbia or any state for purposes consistent with its mission;*

644 13. Establish and revise, amend and repeal, and charge and collect, fees and charges in connection 645 with any activities or services of the Authority;

646 14. Make grants to local governments with any funds of the Authority available for this purpose;

647 15. Develop policies and procedures generally applicable to the procurement of goods, services, and 648 construction based on competitive principles;

649 16. Issue periodicals and carry and charge for advertising therein;

650 17. Raise money in the corporate, nonprofit, and nonstate communities to finance the Authority's 651 activities; 652

18. Support and encourage each locality to foster its own tourism development programs;

19. Enter into agreements with public or private entities that provide participating funding to establish and operate tourism centers, funded jointly by the entity and the Authority, as shall be 653 654 655 determined by the Executive Director, and as approved by the Authority;

656 20. Encourage, stimulate, and support tourism in the Commonwealth by promoting, marketing, and 657 advertising the Commonwealth's many tourist attractions and locations;

658 21. Encourage, stimulate and support the film industry in the Commonwealth;

659 22. Do all things necessary or proper to administer and manage the Cooperative Tourism Advertising Fund and the Governor's Motion Picture Opportunity Fund; and 660

661 23. Do any act necessary or convenient to the exercise of the powers granted or reasonably implied 662 by this chapter and not otherwise inconsistent with state law.

663 § 2.1-548.60. Cooperative Tourism Advertising Fund.

664 A. There is hereby established the Cooperative Tourism Advertising Fund (Co-op Fund) for the 665 purpose of encouraging, stimulating, and supporting the tourism segment of the economy of the Commonwealth and the direct and indirect benefits that flow from the success of such industry. To 666

create the public-private partnership envisioned by such Co-op Fund, the Co-op Fund shall be 667 668 established out of the sums appropriated from time to time by the General Assembly for the purpose of 669 matching private funds to be used for the promotion, marketing, and advertising of the Commonwealth's 670 many tourist attractions and locations. Proposals shall be eligible for matching grant funds under this 671 section only if they promote, market and advertise locations or destinations solely within the territorial 672 limits of the Commonwealth. The Co-op Fund shall be administered and managed by the Authority and 673 expended pursuant to a formula contained in the general appropriation act.

674 B. In the event more than one person seeks to take advantage of the benefits conferred by this 675 section and the Co-op Fund is insufficient to accommodate all such requests, the matching formula shall 676 be adjusted, to the extent practicable, to afford each request for which there is a valid public purpose 677 an equitable share.

678 \vec{C} . All persons seeking to receive or qualify for such matching funds shall apply to the Authority in 679 August of the year preceding the fiscal year for which funds are sought, and to the extent the Governor concurs in such funding request, it shall be reflected in the Governor's Budget Bill filed pursuant to 680 681 § 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 682 683 guidelines may indicate a preference for proposals submitted by nonprofit organizations.

684 § 2.1-548.61. Governor's Motion Picture Opportunity Fund.

685 There is hereby created a Governor's Motion Picture Opportunity Fund to be used, in the sole 686 discretion of the Governor, to support the film and video industries in Virginia by providing the means **687** for attracting production companies and producers who make their projects in the Commonwealth using 688 Virginia employees, goods and services. The Fund shall consist of any moneys appropriated to it in the 689 general appropriations act or revenue from any other source. The Fund shall be established on the 690 books of the Comptroller and any moneys remaining in the Fund at the end of a biennium shall not 691 revert to the general fund but shall remain in the Fund. Interest earned on the Fund shall be credited to 692 the Fund.

693 The Fund shall be used by the Governor to assist production companies or producers that meet the eligibility requirements set forth in the guidelines. The Virginia Tourism Authority shall assist the 694 Governor in the development of guidelines for the use of the Fund. The guidelines should include 695 696 provisions for geographic diversity and a cap on the amount of money available for a certain project. 697 The types of projects eligible for consideration will be feature films, children's programs, documentaries, **698** television series or other television programs designed to fit a thirty-minute or longer format slot. 699 Projects not eligible are industrial, corporate or commercial projects, education programs not intended 700 for rebroadcast, adult films, music videos and news shows or reports. 701

§ 2.1-548.62. Grants from Commonwealth.

702 The Commonwealth may make grants of money or property to the Authority for the purpose of 703 enabling it to carry out its corporate purposes and for the exercise of its powers. This section shall not 704 be construed to limit any other power the Commonwealth may have to make grants to the Authority. 705 § 2.1-548.63. Exemptions.

706 The provisions of the Virginia Public Procurement Act (§ 11-35 et seq.) and the Virginia Personnel 707 Act (§ 2.1-110 et seq.) shall not apply to the Authority.

708 § 2.1-548.64. Exemption from taxation.

709 As set forth in § 2.1-548.56, the Authority will be performing an essential governmental function in 710 the exercise of the powers conferred upon it by this chapter. The Authority shall not be required to pay 711 any taxes or assessments upon any project or any property or upon any operations of the Authority or 712 the income therefrom. Agents, lessees, sublessees, or users of tangible personal property owned by or 713 leased to the Authority also shall not be required to pay any sales or use tax upon such property or the 714 revenue derived therefrom. 715

§ 2.1-548.65. Deposit of money; expenditures; security for deposits.

716 A. All money of the Authority, except as otherwise authorized by law or this chapter, shall be 717 deposited in accounts in banks or trust companies organized under the laws of the Commonwealth or in 718 national banking associations located in Virginia or in savings institutions located in Virginia organized under the laws of the Commonwealth or the United States. The money in these accounts shall be paid 719 720 by check signed by the Executive Director or any other officer or employee designated by the Authority. 721 All deposits of money shall, if required by the Authority, be secured in a manner determined by the 722 Authority to be prudent, and all banks, trust companies and savings institutions are authorized to give 723 security for the deposits.

724 B. Funds of the Authority not needed for immediate use or disbursement, including any funds held in 725 reserve, may be invested in (i) obligations or securities which are considered lawful investments for 726 fiduciaries, both individual and corporate, as set forth in § 26-40, (ii) bankers' acceptances, or (iii) 727 repurchase agreements, reverse repurchase agreements, rate guarantee or investment agreements or

728 other similar banking arrangements.

729 § 2.1-548.66. Forms of accounts and records; annual reports; audit.

730 The Authority shall maintain accounts and records showing the receipt and disbursement of funds 731 from whatever source derived in such form as the Auditor of Public Accounts prescribes. Such accounts 732 and records shall correspond as nearly as possible to accounts and records maintained by corporate 733 enterprises. The Authority shall, following the close of each fiscal year, submit an annual report of its 734 activities for the preceding year to the Governor. The Clerk of each House of the General Assembly may 735 receive a copy of the report by making a request for it to the chairman of the Board of Directors. Each report shall set forth a complete operating and financial statement for the Authority during the fiscal 736 737 year it covers. The accounts of the Authority shall be audited annually by the Auditor of Public 738 Accounts, or his legally authorized representatives and the costs of such audits will be borne by the 739 Authority.

740 § 2.1-548.67. Sovereign immunity.

741 No provisions of this chapter nor act of the Authority, including the procurement of insurance or
742 self-insurance, shall be deemed a waiver of any sovereign immunity to which the Authority or its
743 directors, officers, employees, or agents are otherwise entitled.

744 § 2.1-548.68. Liberal construction of chapter.

745 The provisions of this chapter shall be liberally construed to the end that its beneficial purposes may

746 be effectuated. No proceedings, notice or approval shall be required for the issuance of any bonds of

747 the Authority or any instruments or the security thereof, except as provided in this chapter.

748 2. That §§ 2.1-548.29:01, 2.1-548.29:02, and 2.1-548.29:03 of the Code of Virginia are repealed.

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