2003 SESSION

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1	SENATE BILL NO. 1247
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Science and Technology
4 5	on February 17, 2003) (Patrons Prior to Substitute—Senators Stosch and Howell [SB 847])
5 6	A BILL to amend and reenact §§ 2.2-106, 2.2-225, 2.2-1110, 2.2-1119, 2.2-2261, 2.2-2423 2.2-2431,
7	2.2-2651, 2.2-3704, 2.2-3708, 2.2-4304, 17.1-279, 42.1-80, 53.1-52, 56-484.12, 56-484.13, and
8	56-484.15 of the Code of Virginia; to amend the Code of Virginia by adding in Title 2.2 a chapter
9	numbered 20, containing articles numbered 1 through 6, consisting of sections numbered 2.2-2000
10 11	through 2.2-2027, by adding in Chapter 24 of Subtitle I of Title 2.2 an article numbered 18, consisting of sections numbered 2.2-2452 and 2.2-2453; and to repeal §§ 2.2-226, 2.2-226.1, and
11	2.2-227 of the Code of Virginia and to repeal Chapter 13 (§§ 2.2-1300 through 2.2-1304), Chapter
13	17 (§§ 2.2-1700 through 2.2-1710), and Article 5 (§§ 2.2-2247 through 2.2-2259) of Chapter 22 of
14	Title 2.2 of the Code of Virginia, relating to the Information Technology Investment Board; Chief
15	Information Officer; Virginia Information Technologies Agency.
16 17	Be it enacted by the General Assembly of Virginia:
17 18	1. That §§ 2.2-106, 2.2-225, 2.2-1110, 2.2-1119, 2.2-2261, 2.2-2423, 2.2-2431, 2.2-2651, 2.2-3704, 2.2-3708, 2.2-4304, 17.1-279, 42.1-80, 53.1-52, 56-484.12, 56-484.13, and 56-484.15 of the Code of
19	Virginia are amended and reenacted, and that the Code of Virginia is amended by adding in Title
20	2.2 a chapter numbered 20, containing articles numbered 1 through 6, consisting of sections
21	numbered 2.2-2000 through 2.2-2027, by adding in Chapter 24 of Title 2.2 an article numbered 18,
22 23	consisting of sections numbered 2.2-2452 and 2.2-2453, as follows: § 2.2-106. Appointment of agency heads.
23 24	Notwithstanding any provision of law to the contrary, the Governor shall appoint the administrative
25	head of each agency of the executive branch of state government except the:
26	1. Executive Director of the Virginia Port Authority;
27	2. Director of the State Council of Higher Education for Virginia;
28 29	 Executive Director of the Department of Game and Inland Fisheries; Executive Director of the Jamestown-Yorktown Foundation;
30	5. Executive Director of the Motor Vehicle Dealer Board;
31	6. Librarian of Virginia;
32	7. Administrator of the Commonwealth's Attorneys' Services Council;
33	8. Executive Director of the Virginia Housing Development Authority; and the
34 35	9. Executive Director of the Board of Accountancy; and the 10. Chief Information Officer of the Commonwealth.
36	However, the manner of selection of those heads of agencies chosen as set forth in the Constitution
37	of Virginia shall continue without change. Each administrative head and Secretary appointed by the
38	Governor pursuant to this section shall (i) be subject to confirmation by the General Assembly, (ii) have
39 40	the professional qualifications prescribed by law, and (iii) serve at the pleasure of the Governor. For the purpose of this section, "agency" includes all administrative units established by law or by
40 41	executive order that are not (i) arms of the legislative or judicial branches of government; (ii)
42	institutions of higher education as classified under §§ 23-253.7, 22.1-346, 23-14, 23-252, and; (iii)
43	regional planning districts, regional transportation authorities or districts, or regional sanitation districts;
44 45	and (iv) assigned by law to other departments or agencies, not including assignments to secretaries under
45 46	Article 7 (§ 2.2-215 et seq.) of Chapter 2 of this title. § 2.2-225. Position established; agencies for which responsible; additional powers.
47	The position of Secretary of Technology (the "Secretary") is created. The Secretary shall be
48	responsible to the Governor for the following agencies and boards: Department of Information
49	Technology, Department of Technology Planning, Chief Information Officer Advisory Board, Information
50	Technology Investment Board, Innovative Technology Authority, Virginia Information Providers Network
51 52	Authority, Virginia Information Technologies Agency, Virginia Geographic Information Network Advisory Board, and the Wireless E-911 Services Board. The Governor, by executive order, may assign
5 <u>7</u>	any other state executive agency to the Secretary, or reassign any agency listed in this section to another
54	Secretary.
55	Unless the Governor expressly reserves such power to himself, the Secretary may, with regard to
56 57	strategy development, planning and budgeting for technology programs in the Commonwealth: 1. Monitor trends and advances in fundamental technologies of interest and importance to the
57 58	economy of the Commonwealth and direct and approve a stakeholder-driven technology strategy
59	development process that results in a comprehensive and coordinated view of research and development

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60 goals for industry, academia and government in the Commonwealth. This strategy shall be updated biennially and submitted to the Governor, the Speaker of the House of Delegates and the President Pro 61

62 Tempore of the Senate.

63 2. Work closely with the appropriate federal research and development agencies and program 64 managers to maximize the participation of Commonwealth industries and universities in these programs 65 consistent with agreed strategy goals.

3. Direct the development of plans and programs for strengthening the technology resources of the 66 Commonwealth's high technology industry sectors and for assisting in the strengthening and 67 development of the Commonwealth's Regional Technology Councils. 68

4. Direct the development of plans and programs for improving access to capital for 69 70 technology-based entrepreneurs.

71 5. Assist the Joint Commission on Technology and Science created pursuant to § 30-85 in its efforts 72 to stimulate, encourage, and promote the development of technology in the Commonwealth. 73

§ 2.2-1110. Using agencies to purchase through Division of Purchases and Supply; exception.

A. Except as provided by § 2.2-2007 or otherwise directed and authorized by the Division or in the 74 75 Code of Virginia, every department, division, institution, officer and agency of the Commonwealth, hereinafter called the using agency, shall purchase through the Division all materials, equipment, 76 supplies, printing and nonprofessional services of every description, whenever the whole or a part of the 77 78 costs is to be paid out of the state treasury. The Division shall make such purchases in conformity with 79 this article.

80 B. The provisions of subsection A shall not apply to the purchase of materials, equipment, supplies, printing and nonprofessional services of every description by the Virginia Retirement System; however, 81 the Board of Trustees of the Virginia Retirement System shall adopt regulations made in accordance 82 with the Virginia Public Procurement Act (§ 2.2-4300 et seq.) that specify policies and procedures that 83 are based on competitive principles and that are generally applicable to procurement of such goods and 84 85 services by comparably situated state agencies. The exemption provided by this subsection shall apply 86 for only as long as such regulations, or other regulations meeting the requirements of this subsection, 87 remain in effect at the Virginia Retirement System. 88

§ 2.2-1119. Cases in which purchasing through Division not mandatory.

89 A. Unless otherwise ordered by the Governor, the purchasing of materials, equipment, supplies and 90 nonprofessional services through the Division shall not be mandatory in the following cases:

91 1. Materials, equipment and supplies incident to the performance of a contract for labor or for labor 92 and materials:

93 2. Manuscripts, maps, audiovisual materials, books, pamphlets and periodicals purchased for the use 94 of The Library of Virginia or any other library in the Commonwealth supported in whole or in part by 95 state funds:

96 3. Perishable articles, provided that no article except fresh vegetables, fish, eggs or milk shall be 97 considered perishable within the meaning of this subdivision, unless so classified by the Division;

98 4. Materials, equipment and supplies needed by the Commonwealth Transportation Board; however, 99 this exception may include, office stationery and supplies, office equipment, janitorial equipment and 100 supplies, and coal and fuel oil for heating purposes shall not be included except when authorized in 101 writing by the Division;

102 5. Materials, equipment and supplies needed by the Virginia Alcoholic Beverage Control Board; however, this exception may include, office stationery and supplies, office equipment, janitorial 103 104 equipment and supplies, and coal and fuel oil for heating purposes shall not be included except when authorized in writing by the Division; 105

6. Binding and rebinding of the books and other literary materials of libraries operated by the 106 Commonwealth or under its authority; 107 108

7. Printing of the records of the Supreme Court; and

109 8. Financial services, including without limitation, underwriters, financial advisors, investment 110 advisors and banking services.

B. Telecommunications and information technology goods and services of every description shall be 111 procured as provided by § 2.2-2007. 112

CHAPTER 20. VIRGINIA INFORMATION TECHNOLOGIES AGENCY.

Article 1.

General Provisions.

§ 2.2-2000. Creation of Agency; appointment of Chief Information Officer.

A. There is hereby created the Virginia Information Technologies Agency ("VITA"), which shall serve 118 as the agency responsible for administration and enforcement of the provisions of this Chapter and the 119 120 rules and policies of the Board.

B. The Board shall appoint a Chief Information Officer (the "CIO") as the chief administrative 121

122 officer of the Board to oversee the operation of VITA. The CIO shall be employed under special
123 contract for a term of 5 years and shall, under the direction and control of the Board, exercise the
124 powers and perform the duties conferred or imposed upon him by law and perform such other duties as
125 may be required by the Board.

126 § 2.2-2001. Definitions.

127 As used in this chapter:

128 "Board" means the Information Technology Investment Board created in § 2.2-2452.

129 "Communications services" includes telecommunications services, automated data processing services,
 130 and management information systems that serve the needs of state agencies and institutions.

"Information technology" means telecommunications, automated data processing, databases, the
Internet, management information systems, and related information, equipment, goods, and services. It is
in the interest of the Commonwealth that its public institutions of higher education in Virginia be in the
forefront of developments in technology. Therefore, the provisions of this chapter shall not be construed
to hamper the pursuit of the missions of the institutions in instruction and research.

136 "Major information technology project" means any state agency information technology project that
137 (i) is mission-critical, (ii) has statewide application, or (iii) has a total estimated cost of more than \$1
138 million.

139 "Noncommercial telecommunications entity" means any public broadcasting station as defined in \$ 2.2-2427.

141 "Public telecommunications entity" means any public broadcasting station as defined in § 2.2-2427.

"Public telecommunications facilities" means all apparatus, equipment and material necessary for or
associated in any way with public broadcasting stations or public broadcasting services as those terms
are defined in § 2.2-2427, including the buildings and structures necessary to house such apparatus,
equipment and material, and the necessary land for the purpose of providing public broadcasting
services, but not telecommunications services.

147 "Public telecommunications services" means public broadcasting services as defined in § 2.2-2427.
148 "Secretary" means the Secretary of Technology.

149 "State agency" or "agency" means any agency, institution, board, bureau, commission, council, or
 150 instrumentality of state government in the executive branch.

151 "Telecommunications" means any origination, transmission, emission, or reception of signs, signals,
 152 writings, images, and sounds or intelligence of any nature, by wire, radio, television, optical, or other
 153 electromagnetic systems.

154 "Telecommunications facilities" means apparatus necessary or useful in the production, distribution,
 155 or interconnection of electronic communications for state agencies or institutions including the buildings
 156 and structures necessary to house such apparatus and the necessary land.

157 § 2.2-2002. Powers of the CIO.

158 A. In addition to such other duties as the Board may assign, the CIO shall:

159 1. Monitor trends and advances in information technology; direct and approve a comprehensive,
160 statewide, 4-year plan for information technology projects; and plan for the acquisition, management,
161 and use of information technology by state agencies. The statewide plan shall be updated annually and
162 submitted to the Board for approval. In developing and updating the plan, the CIO shall consider the
163 advice and recommendations of the Council on Technology Services created pursuant to § 2.2-2651.

164 2. Direct the formulation and promulgation of policies, guidelines, standards, and specifications for 165 the purchase, development, and maintenance of information technology for state agencies, including, but 166 not limited to, those (i) required to support state and local government exchange, acquisition, storage, 167 use, sharing, and distribution of geographic or base map data and related technologies, (ii) concerned 168 with the development of electronic transactions including the use of electronic signatures as provided in § 59.1-496, and (iii) necessary to support a unified approach to information technology across the 169 170 totality of state government, thereby assuring that the citizens and businesses of the Commonwealth 171 receive the greatest possible security, value, and convenience from investments made in technology.

172 3. Direct the development of policies and procedures, in consultation with the Department of Planning and Budget, that are integrated into the Commonwealth's strategic planning and performance 173 174 budgeting processes, and that state agencies and public institutions of higher education shall follow in 175 developing information technology plans and technology-related budget requests. Such policies and 176 procedures shall require consideration of the contribution of current and proposed technology 177 expenditures to the support of agency and institution priority functional activities, as well as current and 178 future operating expenses, and shall be utilized by all state agencies and public institutions of higher 179 education in preparing budget requests.

180 4. Review budget requests for information technology from state agencies and public institutions of
 181 higher education and recommend budget priorities to the Information Technology Investment Board.

182 5. Direct the development of policies and procedures for the effective management of information

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183 technology investments throughout their entire life cycles, including, but not limited to, project 184 definition, procurement, development, implementation, operation, performance evaluation, and 185 enhancement or retirement. Such policies and procedures shall include, at a minimum, the periodic 186 review by the CIO of the execution of agency and public institution of higher education information 187 technology projects estimated to cost \$1 million or more or deemed to be mission-critical or of 188 statewide application by the CIO.

189 6. Oversee and administer the Virginia Technology Infrastructure Fund created pursuant to § 2.2-2018. 190

191 7. Periodically evaluate the feasibility of outsourcing information technology resources and services, 192 and outsource those resources and services that are feasible and beneficial to the Commonwealth.

193 8. Report annually to the Governor and the Joint Commission on Technology and Science created pursuant to § 30-85 on the use and application of information technology by state agencies and public 194 195 institutions of higher education to increase economic efficiency, citizen convenience, and public access 196 to state government.

197 9. Direct the development of policies and procedures that require VITA to review information 198 technology projects proposed by state agencies and institutions exceeding \$100,000, and recommend 199 whether such projects be approved or disapproved. The CIO shall disapprove projects between \$100,000 200 and one million dollars that do not conform to the statewide information plan or to the individual plans 201 of state agencies or institutions of higher education.

202 B. Consistent with § 2.2-2007, the CIO may enter into public-private partnership contracts to finance 203 or implement information technology programs and projects. The CIO may issue a request for 204 information to seek out potential private partners interested in providing programs or projects pursuant to an agreement under this subsection. The compensation for such services shall be computed with 205 206 reference to and paid from the increased revenue attributable to the successful implementation of the 207 program or project for the period specified in the contract. The CIO shall be responsible for reviewing 208 and approving the programs and projects and the terms of contracts for same under this subsection. The 209 CIO shall determine annually the total amount of increased revenue attributable to the successful 210 implementation of a program or project under this subsection and such amount shall be deposited in the 211 Virginia Technology Infrastructure Fund created in § 2.2-2018. The CIO is authorized to use moneys 212 deposited in the Fund to pay private partners pursuant to the terms of contracts under this subsection. 213 All moneys in excess of that required to be paid to private partners, as determined by the CIO, shall be 214 reported to the Comptroller and retained in the Fund. The CIO shall prepare an annual report to the 215 Governor and General Assembly on all contracts under this subsection, describing each information 216 technology program or project, its progress, revenue impact, and such other information as may be 217 relevant.

§ 2.2-2003. Additional duties of the CIO relating to project management.

219 The CIO shall have the following duties relating to the management of information technology 220 projects:

221 1. Develop an approval process for proposed major information technology projects by state 222 agencies to ensure that all such projects conform to the statewide information management plan and the 223 information management plans of agencies and public institutions of higher education.

224 2. Establish a methodology for conceiving, planning, scheduling and providing appropriate oversight 225 for information technology projects including a process for approving the planning, development and procurement of information technology projects. Such methodology shall include guidelines for the establishment of appropriate oversight for information technology projects. 226 227 228

3. Establish minimum qualifications and training standards for project managers.

4. Review and approve all procurement solicitations involving major information technology projects.

5. Direct the development of any statewide or multiagency enterprise project.

231 6. Develop and update a project management methodology to be used by agencies in the 232 development of information technology.

233 7. Establish an information clearinghouse that identifies best practices and new developments and 234 contains detailed information regarding the Commonwealth's previous experiences with the development 235 of major information technology projects. 236

§ 2.2-2004. Additional duties of the CIO relating to security of government database.

237 A. To ensure the security of state government databases and data communications from unauthorized 238 uses, intrusions or other security threats, the CIO shall direct the development of policies, procedures 239 and standards for assessing security risks, determining the appropriate security measures and performing security audits of government databases and data communications. At a minimum, these 240 241 policies, procedures and standards shall address the scope of security audits and which public bodies 242 are authorized to conduct security audits. In developing and updating such policies, procedures and 243 standards, the CIO shall consider, at a minimum, the advice and recommendations of the Council on 244 Technology Services created pursuant to § 2.2-2651.

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245 B. The CIO shall designate a government entity to oversee, plan and coordinate the conduct of 246 periodic security audits of all executive branch agencies and institutions of higher education regarding the protection of government databases and data communications. 247

248 1. Security audits may include, but are not limited to, on-site audits as well as reviews of all written 249 security procedures.

250 2. The designated entity may contract with a private firm or firms that specialize in conducting such 251 audits subject to approval of the CIO.

252 C. All public bodies subject to such audits as required by this section shall fully cooperate with the 253 entity designated to perform such audits.

254 D. The provisions of this section shall not infringe upon responsibilities assigned to the Comptroller, 255 the Auditor of Public Accounts, or the Joint Legislative Audit and Review Commission by other 256 provisions of the Code of Virginia. 257

§ 2.2-2005. Additional Powers of VITA.

258 VITA shall have the following additional powers which, with the approval of the CIO, may be 259 exercised by a division of the Department with respect to matters assigned to that division:

260 1. Prescribe regulations necessary or incidental to the performance of duties or execution of powers 261 conferred under this chapter.

262 2. Plan and forecast future needs for information technology and conduct studies and surveys of 263 organizational structures and best management practices of information technology systems and 264 procedures.

265 3. Assist state agencies and public institutions of higher education in the development of information 266 management plans and the preparation of budget requests for information technology that are consistent 267 with the policies and procedures developed pursuant to § 2.2-2002.

268 4. Develop and adopt policies, standards, and guidelines for managing information technology by 269 state agencies and institutions.

270 5. Develop and adopt policies, standards, and guidelines for the procurement of information 271 technology and telecommunications goods and services of every description for state agencies.

272 6. Direct the establishment of statewide standards for the efficient exchange of electronic information 273 and technology, including infrastructure, between the public and private sectors in the Commonwealth.

274 7. Direct the compilation and maintenance of an inventory of information technology, including, but 275 not limited to, personnel, facilities, equipment, goods, and contracts for services.

276 8. Develop statewide technical and data standards for information technology and related systems to 277 promote efficiency and uniformity.

278 9. Evaluate the needs of agencies in the Commonwealth with regard to (i) a consistent, reliable, and 279 secure information technology infrastructure, (ii) existing capabilities with regard to building and 280 supporting that infrastructure, and (iii) recommended approaches to ensure the future development, 281 maintenance, and financing of an information technology infrastructure befitting the needs of state 282 agencies and the service level requirements of its citizens.

283 10. Establish fee schedules that shall be collectible from users when general fund appropriations are 284 not applicable to the services rendered.

285 § 2.2-2006. Additional powers and duties relating to communications services, telecommunications 286 facilities.

287 A. VITA shall have the following additional powers and duties concerning the planning, budgeting, 288 acquiring, using, and disposing of communications goods and services:

289 1. Formulate specifications for telecommunications, automated data processing, and management 290 information systems;

291 2. Analyze and approve all procurements of interconnective telecommunications facilities, telephones, 292 automated data processing, and other communications equipment and goods;

293 3. Review and approve all agreements and contracts for communications services prior to execution 294 between a state agency and another public or private agency;

295 4. Develop and administer a system to monitor and evaluate executed contracts and billing and 296 collection systems; and

297 5. Exempt from review requirements, but not from the Commonwealth's competitive procurement 298 process, any state agency that establishes, to the satisfaction of VITA, (i) its ability and willingness to 299 administer efficiently and effectively the procurement of communications services or (ii) that it has been 300 subjected to another review process coordinated through or approved by VITA.

301 B. VITA shall have the following powers and duties concerning the development, operation and 302 management of communications services:

303 1. Manage and coordinate the various telecommunications facilities and communications services, 304 centers, and operations used by the Commonwealth;

305 2. Acquire, lease, or construct such facilities and equipment as necessary to deliver comprehensive

306 communications services, and to maintain such facilities and equipment owned or leased;

307 3. Provide technical assistance to state agencies in such areas as: (i) designing management 308 information systems; (ii) performing systems development services, including design, application 309 programming, and maintenance; (iii) conducting research and sponsoring demonstration projects 310 pertaining to all facets of telecommunications and communications services; (iv) effecting economies in 311 telephone systems and equipment; and (v) planning and forecasting for future needs in communications 312 services; and

313 4. Develop and implement information, billing, and collections systems that will aid state agencies in 314 forecasting their needs and managing their operations.

315 § 2.2-2007. Procurement of information technology and telecommunications goods and services; 316 computer equipment to be based on performance-based specifications.

A. Information technology and telecommunications goods and services of every description shall be 317 318 procured by (i) VITA for its own benefit or on behalf of other state agencies and institutions or (ii) such other agencies or institutions to the extent authorized by VITA. Such procurements shall be made in 319 320 accordance with the Virginia Public Procurement Act (§ 2.2-4300 et seq.) and regulations as may be 321 prescribed by VITA.

322 The CIO shall disapprove any procurement that does not conform to the statewide information 323 technology plan or to the individual plans of state agencies or public institutions of higher education.

324 B. All statewide contracts and agreements made and entered into by VITA for the purchase of 325 communications services, telecommunications facilities, and information technology goods and services shall provide for the inclusion of counties, cities, and towns in such contracts and agreements. Notwithstanding the provisions of § 2.2-4301, VITA may enter into multiple vendor contracts for the 326 327 328 referenced services, facilities, and goods and services.

329 C. If VITA, or any agency or institution authorized by VITA, elects to procure personal computers 330 and related peripheral equipment pursuant to any type of blanket purchasing arrangement under which public bodies, as defined in § 2.2-4301, may purchase such goods from any vendor following competitive 331 332 procurement but without the conduct of an individual procurement by or for the using agency or 333 institution, it shall establish performance-based specifications for the selection of equipment. 334 Establishment of such contracts shall emphasize performance criteria including price, quality, and 335 delivery without regard to "brand name." All vendors meeting the Commonwealth's performance 336 requirements shall be afforded the opportunity to compete for such contracts.

337 D. This section shall not be construed or applied so as to infringe upon, in any manner, the 338 responsibilities for accounting systems assigned to the Comptroller under § 2.2-803.

339 § 2.2-2008. Internal service funds; Automated Services Internal Service Fund; Computer Services 340 Internal Service Fund; Telecommunication Services Internal Service Fund. 341

A. There are established the following internal service funds to be administered by VITA:

342 1. The Automated Services Internal Service Fund to be used to finance automated systems design, 343 development and testing services and staff of VITA;

344 2. The Computer Services Internal Service Fund to be used to finance computer operations and staff 345 of VITA; and

346 3. The Telecommunication Services Internal Service Fund to be used to finance telecommunications 347 operations and staff of VITA.

348 B. There is established the Acquisition Services Special Fund to be administered by VITA and used 349 to finance procurement and contracting activities and programs unallowable for federal fund 350 reimbursement.

351 C. All users of services provided for in this chapter administered by VITA shall be assessed a 352 surcharge, which shall be deposited in the appropriate fund. This charge shall be an amount sufficient to allow VITA to finance the operations and staff of the services offered. D. Additional moneys necessary to establish these funds or provide for the administration of the 353

354 activities of VITA may be advanced from the general account of the state treasury. 355

356 § 2.2-2009. Submission of information technology plans by state agencies and public institutions of 357 higher education; designation of technology resource.

358 A. All state agencies and public institutions of higher education shall prepare and submit information 359 technology plans to the CIO for review and approval. All state agencies and public institutions of higher 360 education shall maintain current information technology plans that have been approved by the CIO.

361 B. The head of each state agency shall designate an existing employee to be the agency's information 362 technology resource who shall be responsible for compliance with the procedures, policies, and guidelines established by the CIO. 363

364 § 2.2-2010. Authority of CIO to modify or suspend major information technology projects; project 365 termination.

The CIO may direct the modification or suspension of any major information technology project that, 366 367 as the result of a periodic review authorized by subdivision 5 of § 2.2-2002, has not met the

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368 performance measures agreed to by the CIO and the sponsoring agency or public institution of higher
369 education. The CIO may recommend to the Board the termination of such project. Nothing in this
370 section shall be construed to supersede the responsibility of a board of visitors for the management and
371 operation of a public institution of higher education.

372 The provisions of this subdivision shall not apply to research projects, research initiatives or 373 instructional programs at public institutions of higher education. However, technology investments in 374 research projects, research initiatives or instructional programs at such institutions estimated to cost \$1 375 million or more of general fund appropriations may be reviewed as provided in subdivision 5 of 376 § 2.2-2002 if the projects are deemed mission-critical by the institution or of statewide application by 377 the CIO. The CIO and the Secretary of Education, in consultation with public institutions of higher 378 education, shall develop and provide to such institution criteria to be used in determining whether 379 projects are mission-critical.

Article 2.

Division of Project Management.

382 § 2.2-2011. Division of Project Management established.

383 There is established within VITA a Division of Project Management (the "Division"). The Division **384** shall exercise the powers and duties conferred in this article.

385 § 2.2-2012. Powers and duties of the Division.

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386 The Division shall have the power and duty to:

387 1. Implement the approval process for information technology projects developed in accordance with § 2.2-2003;

389 2. Assist the CIO in the development and implementation of a project management methodology to
390 be used in the development of and implementation of information technology projects in accordance with
391 this article;

392 3. Provide ongoing assistance and support to state agencies and public institutions of higher
 393 education in the development of information technology projects;

4. Establish a program providing cost-effective training to agency project managers;

395 5. Review information management and information technology plans submitted by agencies and
 396 public institutions of higher education and recommend to the CIO the approval of such plans and any
 397 amendments thereto;

398 6. Monitor the implementation of information management and information technology plans and 399 periodically report its findings to the CIO;

400 7. Assign project management specialists to review and recommend information technology proposals
401 based on criteria developed by the Division based on the (i) degree to which the project is consistent
402 with the Commonwealth's overall strategic plan; (ii) technical feasibility of the project; (iii) benefits to
403 the Commonwealth of the project, including customer service improvements; (iv) risks associated with
404 the project; (v) continued funding requirements; and (vi) past performance by the agency on other
405 projects; and

8. Provide oversight for state agency information technology projects.

407 § 2.2-2013. Project planning approval.

A. Prior to proceeding with any major information technology project, an agency shall submit to the
Division a project proposal, outlining the business need for the project, the proposed technology
solution, if known, and an explanation of how the project would support the agency's business objectives
and the Commonwealth's information technology plan. The project management specialist may require
the submission of additional information if needed to adequately review any such proposal.

413 B. The project management specialist shall review the proposal and recommend its approval or **414** rejection to the CIO.

415 § 2.2-2014. Project development approval.

A. Upon approval of the CIO of the project plan, an agency shall submit to the Division a project
development proposal containing (i) a detailed business case including a cost-benefit analysis; (ii) a
business process analysis, if applicable; (iii) system requirements, if known; (iv) a proposed development
plan and project management structure; and (v) a proposed resource or funding plan. The project
management specialist may require the submission of additional information necessary to meet the
criteria developed by the Division.

422 B. The project management specialist assigned to review the project development proposal shall
423 recommend its approval or rejection to the CIO. If the CIO determines that the proposal be approved,
424 he shall recommend such approval to the Board.

425 § 2.2-2015. Procurement approval for major information technology projects.

426 Upon approval of the Board of the project development proposal involving a major information
427 technology project that requires the procurement of goods or services, the agency shall submit a copy of
428 any Invitation for Bid (IFB) or Request for Proposal (RFP) to the Division. The project management

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429 specialist shall review the IFB or RFP and recommend its approval or rejection to the CIO. The CIO 430 shall have the final authority to approve the IFB or RFP prior to its release and shall approve the 431 proposed contract for the award of the project.

§ 2.2-2016. Project oversight.

433 A. Whenever an agency has received approval from the Board to proceed with the development and 434 acquisition of a major information technology project, an internal agency oversight committee shall be 435 established by the CIO. The internal agency oversight committee shall provide ongoing oversight for the 436 project and have the authority to approve or reject any changes in the project's scope, schedule, or budget. The CIO shall ensure that the project has in place adequate project management and oversight 437 438 structures for addressing major issues that could affect the project's scope, schedule or budget and shall 439 address issues that cannot be resolved by the internal agency oversight committee.

B. Whenever a statewide or multiagency project has received approval from the Board, the primary 440 project oversight shall be conducted by a committee composed of representatives from agencies 441 442 impacted by the project, which shall be established by the CIO. 443

Article 3.

Virginia Technology Infrastructure Fund.

§ 2.2-2017. Definitions: purpose.

A. As used in this article, unless the context requires a different meaning:

447 "Costs" means the reasonable and customary charges for goods and services incurred or to be 448 incurred in the establishment of information technology demonstration and pilot projects.

449 "Technology infrastructure" means telecommunications, automated data processing, word processing 450 and management information systems, and related information, equipment, goods and services.

451 B. In order for the Commonwealth to take advantage of technological applications in providing 452 services and solving problems of Virginia's citizens, there is a need to reinvest savings that accrue from 453 increased usage of technology into new and emerging technologies that will provide for both greater efficiencies and better responsiveness. The purpose of this article is to create the Virginia Technology Infrastructure Fund (the "Fund"). The Fund shall make moneys available to state agencies and 454 455 456 institutions of higher education for information technology demonstration and pilot projects. 457

§ 2.2-2018. Virginia Technology Infrastructure Fund created; contributions.

458 A. The Virginia Technology Infrastructure Fund (the "Fund") is created in the state treasury. The 459 Fund is to be used exclusively for telecommunications and information technology projects that benefit 460 state government as a whole and that serve more than 1 state agency or public institution of higher 461 education.

462 B. The Fund shall consist of savings that accrue to the Commonwealth's agencies and instrumentalities from reductions in (i) local or long-distance telecommunications service charges and 463 (ii) computer services rates charged by VITA, not to exceed \$200,000 in each fiscal year. For public 464 465 institutions of higher education, however, the savings shall consist only of savings in general fund dollars that accrue to such institutions from the reduction in such charges or rates. 466

Interest earned on the Fund shall be credited to the Fund. The Fund shall be permanent and 467 468 nonreverting. Any unexpended balance in the Fund at the end of the biennium shall not be transferred 469 to the general fund of the state treasury. 470

§ 2.2-2019. Annual plan: allowable uses of Fund.

471 The CIO, with advice from the Council on Technology Services, shall prepare a plan that identifies 472 the projects in which the Fund will participate. The plan shall be consistent with the statewide plan for 473 information technology and shall consider the use of existing resources and long-term operation and 474 maintenance costs. Projects having the greatest benefit to state government as a whole shall have the 475 highest priority in the plan.

Article 4.

Virginia Geographic Information Network.

478 § 2.2-2020. Definitions.

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

480 "Base map data" means the digitized common geographic data that are used by most geographic 481 information systems applications to reference or link attribute or other geographic data.

482 "Division" means the Geographic Information Network Division.

483 "Geographic data" means data that contain either coordinates that reference a geographic location or area or attribute data that can be related to a geographic area or location. **484**

"Geographic information system (GIS)" means a computerized system that stores and links geographic data to allow a wide range of information processing and display operations, as well as 485 486 487 map production, analysis, and modeling.

§ 2.2-2021. Geographic Information Network Division established. 488

489 There is established within VITA a Geographic Information Network Division (the "Division"), which **490** shall foster the creative utilization of geographic information and oversee the development of a catalog

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491 of GIS data available in the Commonwealth. The Division shall be headed by a coordinator who shall 492 be under the supervision of and report to the CIO. The Division shall exercise the powers and duties 493 conferred in this article.

494 § 2.2-2022. Powers and duties of the Division; Division coordinator.

495 A. The powers and duties of the Division shall include:

496 1. Requesting the services, expertise, supplies and facilities of VITA from the CIO on issues 497 concerning the Division;

498 2. Accepting grants from the United States government and agencies and instrumentalities thereof 499 and any other source. To those ends, the Division shall have the power to comply with such conditions 500 and execute such agreements as may be necessary or desirable;

501 3. Fixing, altering, charging, and collecting rates, rentals, and other charges for the use or sale of 502 products of, or services rendered by, the Division, at rates which reflect the fair market value;

503 4. Soliciting, receiving, and considering proposals for funding projects or initiatives from any state 504 or federal agency, local or regional government, public institution of higher education, nonprofit 505 organization, or private person or corporation;

5. Soliciting and accepting funds, goods and in-kind services that are part of any accepted project 506 507 proposal;

508 6. Establishing ad hoc committees or project teams to investigate related technology or technical 509 issues and providing results and recommendations for Division action; and

510 7. Establishing such bureaus, sections or units as the Division deems appropriate to carry out its 511 powers and duties. 512

B. The Coordinator shall:

513 1. Oversee the development of and recommend to VITA the promulgation of those policies and 514 guidelines required to support state and local government exchange, acquisition, storage, use, sharing 515 and distribution of geographic or base map data and related technologies;

516 2. Foster the development of a coordinated comprehensive system for providing ready access to 517 electronic state government geographic data products for individuals, businesses, and other entities;

3. Initiate and manage projects or conduct procurement activities relating to the development or 518 519 acquisition of geographic data or statewide base map data or both;

520 4. Plan for and coordinate the development or procurement of priority geographic base map data;

521 5. Develop, maintain, and provide, in the most cost-effective manner, access to the catalog of 522 *Virginia geographic data and governmental geographic data users;*

523 6. Provide, upon request, advice and guidance on all agreements and contracts from all branches of 524 state government for geographic data acquisition and design and the installation and maintenance of 525 geographic information systems;

526 7. Compile a data catalog consisting of descriptions of GIS coverages maintained by individual state 527 and local government agencies;

528 Nothing in this article shall be construed to require that GIS data be physically delivered to the 529 Division. All state agencies that maintain GIS databases shall report to the Division the details of the 530 data that they develop, acquire, and maintain. Each agency shall submit quarterly reports to the 531 Division specifying all updates to existing data as well as all data development and acquisition currently 532 in progress. Data exempt from the Virginia Freedom of Information Act (§ 2.2-3700 et seq.) need not be 533 reported to the Division.

534 8. Identify and collect information and technical requirements to assist the Division in setting 535 priorities for the development of state digital geographic data and base maps that meet the needs of 536 state agencies, institutions of higher education, and local governments;

537 9. Provide services, geographic data products, and access to the repository at rates established by 538 the Division; and

539 10. Ensure the compliance of those policies, standards, and guidelines developed by VITA required 540 to support and govern the security of state and local government exchange, acquisition, storage, use, 541 sharing, and distribution of geographic or base map data and related technologies. 542

§ 2.2-2023. GIS Fund created.

543 There is hereby created in the state treasury a special, nonreverting fund to be known as the GIS 544 Fund, hereafter referred to as (the "Fund.") The Fund shall be established on the books of the 545 Comptroller. All moneys collected pursuant to subsection A of § 2.2-2022 shall be paid into the state 546 treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in the Fund and 547 be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each 548 fiscal year shall not revert to the general fund but shall remain in the Fund. Moneys in the Fund shall 549 be used solely for the purposes set forth in this article. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the Comptroller upon written request signed 550 551 by the CIO.

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552 § 2.2-2024. Additional powers and duties of the CIO.

553 The CIO shall have the power and duty, on the recommendation of the Coordinator, to (i) receive 554 and disburse funds; (ii) enter into contracts for the purpose of carrying out the provisions of this 555 article; and (iii) rent office space and procure equipment, goods, and services that are necessary to 556 carry out the provisions of this article. 557

§ 2.2-2025. Nonstock corporation to assist in the development of GIS data.

558 VITA is hereby authorized to establish a nonstock corporation under Chapter 10 (§ 13.1-801 et seq.) 559 of Title 13.1 as an instrumentality to assist VITA and the Division in the development and acquisition of 560 geographic data and statewide base map data. On or before December 1 of each year, VITA shall report on the activities of the nonstock corporation to the Governor and the General Assembly. 561 562

Article 5.

Division of Public Safety Communications.

564 § 2.2-2026. Division of Public Safety Communications established; appointment of Virginia Public 565 Safety Communications Systems Coordinator; duties of Division.

A. There is established within VITA, a Division of Public Safety Communications (the "Division"), 566 which shall be headed by a Virginia Public Safety Communications Systems Coordinator, appointed by 567 568 the CIO with the advice and consent of the Wireless E-911 Services Board. The Division shall consist of 569 such personnel as the CIO deems necessary. The salaries of the employees of the Division shall be paid 570 from the Wireless E-911 Fund created pursuant to § 56-484.17.

571 B. The Division shall provide staff support to the Wireless E-911 Services Board and encourage, promote, and assist in the development and deployment of statewide enhanced emergency 572 573 telecommunications systems. 574

Article 6.

Virginia Information Providers Network.

§ 2.2-2027. Virginia Information Providers Network established; purpose.

There is established within the VITA the Virginia Information Providers Network (VIPNet) to provide 577 578 for the centralized marketing, provision, leasing, and executing of license agreements for electronic 579 access to public information and government services through the Internet, wireless devices, personal 580 digital assistants, kiosks, or other such related media on terms and conditions as may be determined to be in the best interest of the Commonwealth. VIPNet may fix and collect fees and charges (i) for public 581 582 information, media, and other incidental services furnished by it to any private individual or entity, 583 notwithstanding the charges set forth in § 2.2-3704 and (ii) for such use and services VIPNet provides 584 to any state agency or local government.

585 § 2.2-2261. Virginia Public Building Authority created; purpose; membership; terms; expenses; staff.

586 There is created a political subdivision of the Commonwealth to be known as the "Virginia Public Building Authority." The Authority is created for the purpose of constructing, improving, furnishing, 587 588 maintaining, acquiring, financing, refinancing, and operating public buildings for the use of the Commonwealth (heretofore or hereafter constructed), state arsenals, armories, and military reserves, state 589 590 institutions of every kind and character (heretofore and hereafter constructed), additions and 591 improvements to land grant colleges, state colleges, universities and medical colleges, and the purchase 592 of lands for rehabilitation purposes in connection with state institutions and for use of state colleges, and 593 museum facilities for a trust instrumentality of the United States, and the purchase of lands for the 594 development of public buildings that may be authorized by the General Assembly in the future, the 595 acquisition of items of personal property for the use of the Commonwealth, the constructing, improving, 596 maintaining, acquiring, financing, and refinancing of major information technology projects as defined 597 in § 2.2-2001, the financing or refinancing of capital projects that benefit the Commonwealth and any of its agencies, authorities, boards, departments, instrumentalities, institutions, or regional or local 598 599 authorities, and the financing or refinancing of reimbursements to localities or governmental entities of 600 all or any portion of the Commonwealth's share of the costs for capital projects made pursuant to other 601 applicable provisions of Virginia law, and the refinancing of (i) obligations issued by other state and 602 local authorities or political subdivisions of the Commonwealth where such obligations are secured by a 603 lease or other payment agreement with the Commonwealth or (ii) the Commonwealth's obligations under 604 such leases or payment agreements, the purpose and intent of this article being to benefit the people of the Commonwealth by, among other things, increasing their commerce and prosperity. 605

606 The Authority shall be comprised of the State Treasurer or his designee, the State Comptroller, and five additional members appointed by the Governor, subject to confirmation by the General Assembly, 607 608 who shall serve at the pleasure of the Governor. Unconfirmed appointments shall expire thirty days after the convening of the General Assembly. Members of the Authority shall be entitled to no compensation 609 for their services as members, but shall be reimbursed for all reasonable and necessary expenses incurred 610 in the discharge of their duties as provided in § 2.2-2825. The term of each member appointed by the 611 612 Governor shall be five years.

613 Vacancies in the membership of the Authority shall be filled by appointment for the unexpired

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portion of the term. The Governor shall designate one member of the Authority as chairman. The 614 615 Department of the Treasury shall serve as staff to the Authority.

616 § 2.2-2423. Virginia Geographic Information Network Advisory Board; membership; terms; quorum; 617 compensation.

618 A. The Virginia Geographic Information Network Advisory Board (the "Board") is hereby established 619 as an advisory board, within the meaning of § 2.2-2100, in the executive branch of state government. 620 The Board shall advise the Geographic Information Network Division (the "Division") of the Department 621 of Technology Planning Virginia Information Technologies Agency on issues related to the exercise of 622 the Division's powers and duties.

B. The Board shall consist of seventeen members appointed as follows: (i) eleven members to be 623 624 appointed by the Governor, including the Commonwealth Transportation Commissioner, the Executive 625 Director of the Economic Development Partnership Authority, an agency director from one of the 626 natural resources agencies, and one official from a state university, or their designees; one elected 627 official representing a local government in the Commonwealth; one member of the Virginia Association 628 of Surveyors; one elected official who serves on a planning district commission; two representatives of 629 utilities or transportation industries utilizing geographic data; and two representatives of private 630 businesses with expertise and experience in the establishment, operation, and maintenance of geographic 631 information systems; and (ii) five members of the General Assembly, three of whom shall be members 632 of the House of Delegates, to be appointed by the Speaker of the House of Delegates, and two of whom 633 shall be members of the Senate, to be appointed by the Senate Committee on Privileges and Elections. 634 The Director of the Council on Information Management shall serve as an ex officio, voting member. 635 Any members of the Board who are representatives of private businesses that provide geographic 636 information services, and their companies, are precluded from contracting to provide goods or services 637 to the Division.

638 C. The gubernatorial appointees to the Board shall serve five-year terms, except that of the initial 639 appointees, three shall serve three-year terms, three shall serve four-year terms, and the remainder shall **640** serve five-year terms. Members appointed by the Governor shall serve no more than two consecutive 641 full terms. All members of the Board appointed by the Governor shall be confirmed by each house of 642 the General Assembly. Legislative members' terms shall be coincident with their terms of office.

643 D. The Board shall elect from its membership a chairman, vice chairman, and any other officers 644 deemed necessary. The duties and terms of the officers shall be prescribed by the members. A majority 645 of the Board shall constitute a quorum. The Board shall meet at least quarterly or at the call of its 646 chairman or the Director Chief Information Officer.

647 E. Members of the Board shall receive no compensation for their services, but the nongovernmental 648 members shall be reimbursed for all reasonable and necessary expenses incurred in the discharge of their 649 duties as provided in § 2.2-2825.

§ 2.2-2431. Staff and employees prohibited. 650

651 The Board shall not hire, employ, or contract for its own staff or employees, but may request 652 administrative support from the public broadcasting stations. The Department of Information Technology 653 Virginia Information Technologies Agency shall, upon request, provide to the Board and public 654 broadcasting stations the same scope of technical communications and related services that it provided 655 on or before July 1, 1997, to the Virginia Public Telecommunications Board and to Virginia's public 656 telecommunications entities and public broadcast stations. 657

Article 18.

658 Information Technology Investment Board. 659 § 2.2-2452. Information Technology Investment Board; membership; terms; quorum; compensation; 660 staff.

A. The Information Technology Investment Board (the "Board") is established as a supervisory **661** board, within the meaning of § 2.2-2100, in the executive branch of state government. The Board shall 662 be responsible for the planning, budgeting, acquiring, using, disposing, managing, and administering of 663 664 information technology in the Commonwealth.

665 B. The Board shall consist of 10 members that include 8 nonlegislative citizen members and 2 ex 666 officio members as follows: (i) 4 nonlegislative citizen members appointed by the Governor, of whom 1 667 shall be appointed from a list of not less than 7 individuals nominated jointly by the Chairs of the 668 Senate Committee on General Laws and the House Committee on Science and Technology in consultation with their respective committee memberships; (ii) 4 nonlegislative citizen members 669 670 appointed by the Joint Rules Committee from a list recommended by the Joint Commission on 671 Technology and Science; (iii) the Secretary of Technology who shall serve ex officio with full voting 672 privileges; and (iv) the Auditor of Public Accounts shall serve ex officio without voting privileges. The individuals jointly nominated by the Chairs of the Senate Committee on General Laws and the House 673 Committee on Science and Technology shall, at a minimum, have experience as senior information 674

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675 technology management personnel for a company with annual gross revenues in excess of \$50 million. The other nonlegislative citizen members shall have experience in information technology systems or 676 other technology systems including but not limited to human resources, environment, transportation, or 677 678 finance.

679 The initial appointments of the nonlegislative citizen members shall be staggered as follows: 1 680 member for 1 year, 1 member for 2 years, 1 member for 3 years, and 1 member for 4 years appointed by the Governor; 1 member for 1 year, 1 member for 2 years, 1 member for 3 years, and 1 member for 681 682 4 years appointed by the Joint Rules Committee. The ex officio members of the Board shall serve terms coincident with their respective terms of office. Thereafter, nonlegislative citizen members shall be 683 684 appointed for terms of 4 years. Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired terms. All members may be reappointed. However, no nonlegislative citizen member shall serve more than 2 consecutive 4-year terms. The remainder of any term to which a member is 685 686 **687** appointed to fill a vacancy shall not constitute a term in determining the member's eligibility for reappointment. Vacancies shall be filled in the same manner as the original appointments. 688

689 C. The Board shall elect its chairman and vice-chairman from among its members for 2-year terms. 690 A majority of the members shall constitute a quorum. The Board shall meet at least quarterly each year. 691 The meetings of the Board shall be held at the call of the chairman or whenever the majority of the 692 members so request.

693 D. Citizen members shall receive compensation, including all reasonable and necessary expenses 694 incurred in the discharge of their duties, as provided in § 2.2-2813.

- E. The disclosure requirements of subsection B of § 2.2-3114 of the State and Local Government 695 Conflict of Interest Act shall apply to citizen members of the Board. 696
- 697 F. The Virginia Information Technologies Agency shall serve as staff to the Board.
- 698 § 2.2-2453. Powers and duties of the Board.
- 699 The Board shall have the power and duty to:
- 700 1. Appoint the Chief Information Officer as the chief administrative officer of the Board to oversee 701 the operation of VITA pursuant to § 2.2-2000; 702
 - 2. Adopt rules and procedures for the conduct of its business;
- 3. Approve or disapprove the development of all major information technology projects as defined in 703 704 § 2.2-2001. The Board may terminate any major information technology project recommended for
- 705 termination by the chief information officer pursuant to § 2.2-2010;
- 706 4. Approve strategies, standards, and priorities recommended by the chief information officer for the 707 use of information technology for state agencies in the executive branch of state government; 708
 - 5. Approve the 4-year plan for information technology projects;
 - 6. Approve statewide technical and data standards for information technology and related systems;
 - 7. Approve statewide information technology architecture and related set of system standards;
- 711 8. Approve criteria for the review and approval of the planning, scheduling and tracking of major information technology projects as defined in § 2.2-2001; 712
- 9. Adopt resolutions or regulations conferring upon the Chief Information Officer all such powers, 713 authorities and duties as the Board deems necessary or proper to carry out the purposes of Chapter 20 714 715 of Title 2.2; and
- 10. Submit by September 1 of each year a list of recommended technology investment projects and 716 717 priorities for funding such projects to the Governor and the General Assembly. 718
 - § 2.2-2651. Council on Technology Services; purpose; membership; chairman.

719 A. The Council on Technology Services (the "COTS") is established as an advisory council, within 720 the meaning of § 2.2-2100, in the executive branch of state government. The purpose of the Council 721 shall be to advise and assist the Secretary of Technology in exercising the powers and performing the duties conferred by Article 9 (§ 2.2-225 et seq.) of Chapter 2 of this titleChief Information Officer on 722 723 the services provided by the Virginia Information Technologies Agency and the development and use of applications in state agencies and public institutions of higher education. 724

B. The COTS shall consist of no more than twenty-six nor fewer than twenty 18 members, to be 725 726 appointed by the Governor upon recommendation of the Secretary of Technology, that include 16 727 members to be appointed by the Chief Information Officer and 2 ex officio members as follows: at least 728 one representative 1 designated information technology resource official of an executive branch agency 729 from each of the Secretariats of Administration, Commerce and Trade, Education, Finance, Health and 730 Human Resources, Natural Resources, Public Safety, and Transportation; at least four representatives 4 designated information technology resource officials from public institutions of higher education; at least 731 732 one 1 representative from an independent agency of state government; and at least three 3 representatives from public bodies other than the Commonwealth selected from a list of names submitted 733 734 by the Virginia Local Government Information Technology Executives- For terms coincident with their 735 terms of office, the following shall serve as ex officio, voting members of the COTS: Director of the Department of Information Technology, Director of the Department of Technology Planning, and the 736

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737 Director of Information Systems of the Supreme Court of Virginia, and the Director of the Division of
738 Legislative Automated Systems, and Executive Director of the Virginia Information Providers Network
739 Authority who shall serve as ex officio, voting members.

740 In making appointments, the Governor shall include not only information systems and 741 telecommunications professionals, but also managers and directors in agencies who are responsible for 742 business and strategic planning. Members of the Council shall serve at the pleasure of the Governor. Ex 743 officio members shall serve terms coincident with their terms of office. Other members shall be 744 appointed for a term of two years and shall be eligible for reappointment.

745 C. The Secretary of Technology *Chief Information Officer* shall be the chairman of the COTS. The 746 COTS shall meet quarterly and at such other times as may be called by the chairman.

\$ 2.2-3704. Public records to be open to inspection; procedure for requesting records and responding to request; charges.

A. Except as otherwise specifically provided by law, all public records shall be open to inspection 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, representatives of newspapers and magazines with circulation in the Commonwealth, and representatives of radio and television stations broadcasting in or into the Commonwealth. The custodian may require the requester to provide his name and legal address. The custodian of such records shall take all necessary precautions for their preservation and safekeeping.

756 B. A request for public records shall identify the requested records with reasonable specificity. The 757 request need not make reference to this chapter in order to invoke the provisions of this chapter or to 758 impose the time limits for response by a public body. Any public body that is subject to this chapter 759 and that is the custodian of the requested records shall promptly, but in all cases within five 5 working 760 days of receiving a request, make one of the following responses:

1. The requested records will be provided to the requester.

762 2. The requested records will be entirely withheld because their release is prohibited by law or the custodian has exercised his discretion to withhold the records in accordance with this chapter. Such response shall (i) be in writing, (ii) identify with reasonable particularity the volume and subject matter of withheld records, and (iii) cite, as to each category of withheld records, the specific Code section that authorizes the withholding of the records.

767 3. The requested records will be provided in part and withheld in part because the release of part of 768 the records is prohibited by law or the custodian has exercised his discretion to withhold a portion of 769 the records in accordance with this chapter. Such response shall (i) be in writing, (ii) identify with 770 reasonable particularity the subject matter of withheld portions, and (iii) cite, as to each category of 771 withheld records, the specific Code section that authorizes the withholding of the records. When a 772 portion of a requested record is withheld, the public body may delete or excise only that portion of the 773 record to which an exemption applies and shall release the remainder of the record.

4. It is not practically possible to provide the requested records or to determine whether they are available within the five5-work-day period. Such response shall be in writing and specify the conditions that make a response impossible. If the response is made within five 5 working days, the public body shall have an additional seven 7 work days in which to provide one of the three 3 preceding responses.

778 C. Any public body may petition the appropriate court for additional time to respond to a request for records when the request is for an extraordinary volume of 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 the petition, however, the public body shall make reasonable efforts to reach an agreement with the requester concerning the production of the records requested.

783 D. Subject to the provisions of subsections G and H, no public body shall be required to create a new record if the record does not already exist. However, a public body may abstract or summarize information under such terms and conditions as agreed between the requester and the public body.

786 E. Failure to respond to a request for records shall be deemed a denial of the request and shall787 constitute a violation of this chapter.

F. A public body may make reasonable charges for its actual cost incurred in accessing, duplicating, 788 789 supplying, or searching for the requested records. No public body shall impose any extraneous, 790 intermediary or surplus fees or expenses to recoup the general costs associated with creating or 791 maintaining records or transacting the general business of the public body. Any duplicating fee charged 792 by a public body shall not exceed the actual cost of duplication. The public body may also make a 793 reasonable charge for the cost incurred in supplying records produced from a geographic information 794 system at the request of anyone other than the owner of the land that is the subject of the request. 795 However, such charges shall not exceed the actual cost to the public body in supplying such records, 796 except that the public body may charge, on a pro rata per acre basis, for the cost of creating topographical maps developed by the public body, for such maps or portions thereof, which encompass 797

798 a contiguous area greater than fifty 50 acres. All charges for the supplying of requested records shall be 799 estimated in advance at the request of the citizen.

800 In any case where a public body determines in advance that charges for producing the requested 801 records are likely to exceed \$200, the public body may, before continuing to process the request, require 802 the requester to agree to payment of a deposit not to exceed the amount of the advance determination. 803 The deposit shall be credited toward the final cost of supplying the requested records. The period within 804 which the public body shall respond under this section shall be tolled for the amount of time that 805 elapses between notice of the advance determination and the response of the requester.

G. Public records maintained by a public body in an electronic data processing system, computer 806 807 database, or any other structured collection of data shall be made available to a requester at a reasonable cost, not to exceed the actual cost in accordance with subsection F. When electronic or other databases 808 are combined or contain exempt and nonexempt records, the public body may provide access to the 809 810 exempt records if not otherwise prohibited by law, but shall provide access to the nonexempt records as 811 provided by this chapter.

Public bodies shall produce nonexempt records maintained in an electronic database in any tangible 812 813 medium identified by the requester, including, where the public body has the capability, the option of 814 posting the records on a website or delivering the records through an electronic mail address provided 815 by the requester, if that medium is used by the public body in the regular course of business. No public 816 body shall be required to produce records from an electronic database in a format not regularly used by 817 the public body. However, the public body shall make reasonable efforts to provide records in any 818 format under such terms and conditions as agreed between the requester and public body, including the 819 payment of reasonable costs. The excision of exempt fields of information from a database or the 820 conversion of data from one available format to another shall not be deemed the creation, preparation or 821 compilation of a new public record.

822 H. Every public body of state government shall compile, and annually update, an index of computer 823 databases that contains at a minimum those databases created by them on or after July 1, 1997. 824 "Computer database" means a structured collection of data or records residing in a computer. Such index 825 shall be a public record and shall include, at a minimum, the following information with respect to each 826 database listed therein: a list of data fields, a description of the format or record layout, the date last 827 updated, a list of any data fields to which public access is restricted, a description of each format in 828 which the database can be copied or reproduced using the public body's computer facilities, and a 829 schedule of fees for the production of copies in each available form. The form, context, language, and 830 guidelines for the indices and the databases to be indexed shall be developed by the Director of the 831 Department of Information Technology Virginia Information Technologies Agency in consultation with the Librarian of Virginia and the State Archivist. The public body shall not be required to disclose its 832 833 software security, including passwords. 834

§ 2.2-3708. Electronic communication meetings.

835 A. It shall be a violation of this chapter for any political subdivision or any governing body, authority, board, bureau, commission, district or agency of local government or any committee thereof to 836 837 conduct a meeting wherein the public business is discussed or transacted through telephonic, video, 838 electronic or other communication means where the members are not physically assembled. Nothing in 839 this section shall be construed to prohibit the use of interactive audio or video means to expand public 840 participation.

841 B. For purposes of this section, "public body" means any public body of the Commonwealth, but 842 excludes any political subdivision or any governing body, authority, board, bureau, commission, district 843 or agency of local government.

844 State public bodies may conduct any meeting, except closed meetings held pursuant to § 2.2-3711, 845 wherein the public business is discussed or transacted through telephonic or video means. Where a 846 quorum of a public body of the Commonwealth is physically assembled at one location for the purpose 847 of conducting a meeting authorized under this section, additional members of such public body may 848 participate in the meeting through telephonic means provided such participation is available to the 849 public.

850 C. Notice of any meetings held pursuant to this section shall be provided at least thirty days in 851 advance of the date scheduled for the meeting. The notice shall include the date, time, place and 852 purpose for the meeting and shall identify the locations for the meeting. All locations for the meeting 853 shall be made accessible to the public. All persons attending the meeting at any of the meeting locations 854 shall be afforded the same opportunity to address the public body as persons attending the primary or 855 central location. Any interruption in the telephonic or video broadcast of the meeting shall result in the 856 suspension of action at the meeting until repairs are made and public access restored.

Thirty-day notice shall not be required for telephonic or video meetings continued to address an 857 858 emergency as provided in subsection F or to conclude the agenda of a telephonic or video meeting of 859 the public body for which the proper notice has been given, when the date, time, place and purpose of

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860 the continued meeting are set during the meeting prior to adjournment.

861 The public body shall provide the Director of the Department of Information Technology Virginia
 862 Information Technologies Agency with notice of all public meetings held through telephonic or video
 863 means pursuant to this section.

864 D. An agenda and materials that will be distributed to members of the public body and that have 865 been made available to the staff of the public body in sufficient time for duplication and forwarding to 866 all locations where public access will be provided shall be made available to the public at the time of 867 the meeting. Minutes of all meetings held by telephonic or video means shall be recorded as required by 868 § 2.2-3707. Votes taken during any meeting conducted through telephonic or video means shall be 869 recorded by name in roll-call fashion and included in the minutes. In addition, the public body shall 870 make an audio recording of the meeting, if a telephonic medium is used, or an audio/visual recording, if 871 the meeting is held by video means. The recording shall be preserved by the public body for a period of 872 three 3 years following the date of the meeting and shall be available to the public.

E. No more than twenty-five25 percent of all meetings held annually by a public body, including meetings of any ad hoc or standing committees, may be held by telephonic or video means. Any public body that meets by telephonic or video means shall file with the Director of the Department of Information Technology Virginia Information Technologies Agency by July 1 of each year a statement identifying the total number of meetings held during the preceding fiscal year, the dates on which the meetings were held and the number and purpose of those conducted through telephonic or video means.

F. Notwithstanding the limitations imposed by subsection E, a public body may meet by telephonic
or video means as often as needed if an emergency exists and the public body is unable to meet in
regular session. Public bodies conducting emergency meetings through telephonic or video means shall
comply with the provisions of subsection D requiring minutes, recordation and preservation of the audio
or audio/visual recording of the meeting. The nature of the emergency shall be stated in the minutes.
§ 2.2-4304. Cooperative procurement.

A. Any public body may participate in, sponsor, conduct, or administer a cooperative procurement agreement with one or more other public bodies, or agencies of the United States, for the purpose of combining requirements to increase efficiency or reduce administrative expenses. Any public body that enters into a cooperative procurement agreement with a county, city, or town whose governing body has adopted alternative policies and procedures pursuant to subdivisions 9 and 10 of § 2.2-4343 shall comply with the alternative policies and procedures adopted by the governing body of such county, city, or town.

892 B. Subject to the provisions of §§ 2.2-1110, 2.2-1111 and 2.2-1120 and 2.2-2007, any authority, 893 department, agency, or institution of the Commonwealth may participate in, sponsor, conduct, or 894 administer a cooperative procurement arrangement with private health or educational institutions or with 895 public agencies or institutions of the several states, territories of the United States, or the District of 896 Columbia, for the purpose of combining requirements to effect cost savings or reduce administrative 897 expense in any acquisition of goods and services, other than professional services. In such instances, 898 deviation from the procurement procedures set forth in this chapter and the administrative policies and 899 procedures established to implement this chapter shall be permitted, if approved by the Director of the 900 Division of Purchases and Supply. Pursuant to § 2.2-2007, such approval is not required if the 901 procurement arrangement is for telecommunications and information technology goods and services of 902 every description. In instances where the procurement arrangement is for telecommunications and 903 information technology goods and services, such arrangement shall be permitted if approved by the 904 *Chief Information Officer.* However, such acquisitions shall be procured competitively. Nothing herein 905 shall prohibit the payment by direct or indirect means of any administrative fee that will allow for 906 participation in any such arrangement.

907 § 17.1-279. (Expires July 1, 2004) Additional fee to be assessed by circuit court clerks for 908 information technology.

A. In addition to the fees otherwise authorized by this chapter, the clerk of each circuit court shall
assess a three-dollar\$3 fee, known as the "Technology Trust Fund Fee," in each law and chancery
action, upon each instrument to be recorded in the deed books, and upon each judgment to be docketed
in the judgment lien docket book. Such fee shall be deposited by the State Treasurer into a trust fund.
The State Treasurer shall maintain a record of such deposits.

B. Two dollars of every three dollar\$3 fee shall be allocated by the Compensation Board from the trust fund for the purposes of: (i) obtaining office automation and information technology equipment, including software and conversion services; (ii) preserving, maintaining and enhancing court records, including, but not limited to, the costs of repairs, maintenance, service contracts and system upgrades which may include, but not necessarily be limited to, a digital imaging system; and (iii) improving public access to court records. The Compensation Board in consultation with the circuit court clerks and other users of court records shall develop policies governing the allocation of funds for these purposes.

921 In allocating funds, the Compensation Board may consider the current automation of the clerks' offices 922 and the recommendations made in the 1996 report by the Joint Legislative Audit and Review 923 Commission (JLARC) regarding automation of the circuit court clerks' offices. Except for improvements 924 as provided in subsection E, such policies shall require a clerk to submit to the Compensation Board a 925 written certification from the Department of Technology Planning Virginia Information Technologies 926 Agency that the clerk's proposed technology improvements will be compatible with a system to provide 927 statewide remote access to land records in accordance with the recommendations of JLARC and the 928 Task Force on Land Records Management (the Task Force) established by the Department of Technology Planning Virginia Information Technologies Agency. 929

930 The annual budget submitted by each circuit court clerk pursuant to § 15.2-1636.7 may include a 931 request for technology improvements in the upcoming fiscal year to be allocated by the Compensation Board from the trust fund. Such request shall not exceed the deposits into the trust fund credited to that 932 933 locality. The Compensation Board shall allocate the funds requested by the clerks in an amount not to 934 exceed the deposits into the trust fund credited to their respective localities.

935 C. The remaining one dollar\$1 of each such fee may be allocated by the Compensation Board from 936 the trust fund for the purposes of (i) funding studies to develop and update individual land-records 937 automation plans for individual circuit court clerks' offices and (ii) implementing the plan to modernize 938 land records in individual circuit court clerk's offices and provide remote access to land records 939 throughout the Commonwealth.

940 D. Such fee shall not be assessed to any instrument to be recorded in the deed books nor any 941 judgment to be docketed in the judgment lien docket books tendered by any federal, state or local 942 government.

943 E. Notwithstanding any other provisions of this chapter, each circuit court clerk may apply to the Compensation Board for an allocation from the Technology Trust Fund for automation and technology 944 945 improvements for any one or more of the following: (i) equipment and services to convert paper, 946 microfilm, or similar documents to a digital image format, (ii) the conversion of information into a 947 format which will accommodate remote access, and (iii) the law and chancery division of his office. 948 However, allocations for (iii) above shall not exceed the pro rata share of the collections of the 949 three-dollar\$3 fee relative to the chancery and law actions filed in the jurisdiction as provided in this 950 section. If a clerk has implemented the technology plan approved by the Department of Technology 951 Planning Virginia Information Technologies Agency referred to in subsection B, and such plan has been 952 amended to reflect the clerk's automation progress and has been submitted to the Department of 953 Technology Planning Virginia Information Technologies Agency at least biennially beginning July 1, 954 2002, the Compensation Board may approve an application for an allocation that exceeds the pro rata 955 share of collections of the three dollar \$3 fee relative to the chancery and law actions filed in that 956 jurisdiction. The Compensation Board in approval of such application shall consider what local funds 957 have been spent by the jurisdiction to accelerate the implementation of the technology plan approved by 958 the Department of Technology Planning Virginia Information Technologies Agency.

959 F. Information regarding the technology programs adopted by the circuit court clerks shall be shared with the Department of Information Technology Virginia Information Technologies Agency, The Library 960 961 of Virginia, and the Office of the Executive Secretary of the Supreme Court.

G. Nothing in this section shall be construed to diminish the duty of local governing bodies to 962 963 furnish supplies and equipment to the clerks of the circuit courts pursuant to § 15.2-1656. Revenue 964 raised as a result of this section shall in no way supplant current funding to circuit court clerks' offices 965 by local governing bodies. 966

H. The provisions of this section shall expire on July 1, 2004.

967 § 42.1-80. State Public Records Advisory Council continued; members; chairman and vice-chairman; 968 compensation.

969 The State Public Records Advisory Council is continued. The Council shall consist of twelve 11 970 members. The Council membership shall include the Secretary of the Commonwealth, the Librarian of 971 Virginia, the Attorney General, the State Health Commissioner, the Commonwealth Transportation 972 Commissioner, the Director of the Department of Information Technology Chief Information Officer, the 973 Auditor of Public Accounts, the Executive Secretary of the Supreme Court, the Director of the 974 Department of Technology Planning, or their designated representatives and three 3 members to be 975 appointed by the Governor from the Commonwealth at large. The gubernatorial appointments shall 976 include two 2 clerks of courts of record and a member of a local governing body. Those members 977 appointed by the Governor shall remain members of the Council for a term coincident with that of the 978 Governor making the appointment, or until their successors are appointed and qualified. The Council 979 shall elect annually from its membership a chairman and vice-chairman. Members of the Council shall 980 receive no compensation for their services but shall be paid their reasonable and necessary expenses 981 incurred in the performance of their duties.

982 § 53.1-52. Procedure for purchases.

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983 All purchases, except for those of information technology and telecommunications goods and services 984 as provided in § 2.2-2007, made by departments, institutions and agencies of the Commonwealth shall 985 be made as provided by the Division of Purchases and Supply of the Department of General Services. 986 All purchases of information technology and telecommunications made by departments, institutions, and 987 agencies of the Commonwealth shall be made as provided by the Virginia Information Technologies 988 Agency. All other purchases shall be upon requisition by the proper authority of the county, district, city 989 or town requiring such articles. 990 § 56-484.12. Definitions.

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

992 "Automatic location identification" or "ALI" means a telecommunications network capability that 993 enables the automatic display of information defining the geographical location of the telephone used to 994 place a wireless Enhanced 9-1-1 call.

995 "Automatic number identification" or "ANI" means a telecommunications network capability that 996 enables the automatic display of the telephone number used to place a wireless Enhanced 9-1-1 call. 997

"Board" means the Wireless E-911 Services Board created pursuant to this article.

998 "Chief Information Officer" or "CIO" means the Chief Information Officer appointed pursuant to 999 § 2.2-2000.

1000 "Coordinator" means the Virginia Public Safety Communications Systems Coordinator employed by 1001 the Division.

1002 "CMRS" means mobile telecommunications service as defined in the federal Mobile 1003 Telecommunications Sourcing Act, 4 U.S.C. § 124, as amended.

1004 "CMRS provider" means an entity authorized by the Federal Communications Commission to provide 1005 CMRS within the Commonwealth of Virginia.

1006 "Director" means the Director of the Department of Technology Planning.

"Division" means the Division of Public Safety Communications Systems. 1007

"Enhanced 9-1-1 service" or "E-911" means a service consisting of telephone network features and 1008 1009 PSAPs provided for users of telephone systems enabling such users to reach a PSAP by dialing the 1010 digits "9-1-1." Such service automatically directs 9-1-1 emergency telephone calls to the appropriate 1011 PSAPs by selective routing based on the geographical location from which the emergency call originated 1012 and provides the capability for ANI and ALI features.

1013 "FCC order" means Federal Communications Commission Order 94-102 (61 Federal Register 40348) 1014 and any other FCC order that affects the provision of E-911 service to CMRS customers.

1015 "Local exchange carrier" means any public service company granted a certificate to furnish public 1016 utility service for the provision of local exchange telephone service pursuant to Chapter 10.1 (§ 56-265.1 1017 et seq.) of Title 56.

1018 "Place of primary use" has the meaning attributed in subsection L of § 58.1-3812.

1019 "Public safety answering point" or PSAP means a facility (i) equipped and staffed on a 1020 twenty-four 24-hour basis to receive and process E-911 calls or (ii) that intends to receive and process 1021 E-911 calls and has notified CMRS providers in its jurisdiction of its intention to receive and process 1022 such calls.

1023 "Wireless E-911 CMRS costs" means all reasonable, direct recurring and nonrecurring capital costs 1024 and operating expenses incurred by CMRS providers in designing, upgrading, leasing, purchasing, 1025 programming, installing, testing, administering, delivering, or maintaining all necessary data, hardware, software and local exchange telephone service required to provide wireless E-911 service, which have 1026 1027 been sworn to by an authorized agent of a CMRS provider.

1028 "Wireless E-911 fund" means a dedicated fund consisting of all moneys collected pursuant to the 1029 wireless E-911 surcharge, as well as any additional funds otherwise allocated or donated to the wireless 1030 E-911 fund.

1031 "Wireless E-911 PSAP costs" means all reasonable direct recurring and nonrecurring capital costs and 1032 operating expenses incurred by a PSAP in designing, upgrading, leasing, purchasing, programming, 1033 installing, testing, administering, delivering, or maintaining all necessary data, hardware, software and 1034 local exchange telephone service required to provide wireless E-911 service and direct personnel costs 1035 incurred in receiving and dispatching wireless E-911 emergency telephone calls, which have been sworn 1036 to by an authorized agent of the PSAP.

1037 "Wireless E-911 service" means the E-911 service required to be provided by CMRS providers 1038 pursuant to the FCC order.

1039 "Wireless E-911 surcharge" means a monthly fee of seventy-five 75 cents billed monthly by each 1040 CMRS provider and CMRS reseller on each CMRS number of a customer with a place of primary use 1041 in Virginia.

1042 § 56-484.13. Wireless E-911 Services Board; membership; terms; compensation.

1043 A. The Wireless E-911 Services Board is hereby created, which shall promote and assist in the

1044 statewide development, deployment, and maintenance of enhanced wireless emergency 1045 telecommunications services and technologies. The Board shall similarly promote and assist in the 1046 development and deployment of enhanced wireline emergency telecommunications services and 1047 technologies only in specific local jurisdictions that are not currently wireline E-911 capable. The Board 1048 shall exercise the powers and duties conferred in this article.

1049 B. The Board shall consist of fourteen 14 members as follows: the Director of the Department of 1050 Technology Planning Chief Information Officer, who shall serve as chairman of the Board; the Comptroller, who shall serve as the treasurer of the Board; and the following twelve members to be 1051 1052 appointed by the Governor: one *1* member representing the Virginia Department of Emergency Management, one 1 member representing the Virginia State Police, one 1 member representing a local 1053 exchange carrier providing E-911 service in Virginia, two 2 members representing wireless service 1054 providers authorized to do business in Virginia, two 2 county, city or town PSAP directors or managers, 1055 1056 one Virginia sheriff, one 1 chief of police, one fire chief, one 1 emergency medical services manager, 1057 and one 1 finance officer of a county, city, or town.

1058 C. Initial appointments to the Board shall be for the following terms: four 4 members shall serve 1059 five5-year terms, four members shall serve four4-year terms, and four 4 members shall serve three3-year terms. Thereafter, all members appointed by the Governor shall serve five5-year terms. The Director of 1060 the Department of Technology Planning CIO and the Comptroller shall serve terms coincident with their 1061 1062 terms of office. No gubernatorial appointee shall serve more than two 2 consecutive terms.

1063 D. A majority of the Board shall constitute a quorum. The Board shall hold its first meeting on or 1064 before October 1, 2000, and shall meet at least monthly through June 2002, and at least quarterly 1065 thereafter, or at the call of its chairman.

1066 E. Members of the Board shall serve without compensation; however, members of the Board shall be reimbursed for expenses as provided in §§ 2.2-2813 through 2.2-2826. 1067

1068 F. The Geographic Information Network Division and the Virginia Department of Transportation 1069 shall provide such technical advice as the Board requires. 1070

§ 56-484.15. Wireless Carrier E-911 Cost Recovery Subcommittee established.

1071 A. There is hereby established a Wireless Carrier E-911 Cost Recovery Subcommittee of the Board. 1072 The Subcommittee shall (i) meet only to determine whether costs submitted by CMRS providers are 1073 reasonable and direct to the provision of wireless E-911 service and (ii) review only those documents 1074 necessary to determine whether costs submitted by CMRS providers are reasonable and direct to the 1075 provision of wireless E-911 service.

1076 B. The Subcommittee shall consist of the following six members from the Board: the representative 1077 of the Virginia State Police; the two 2 PSAP directors or managers; the finance officer of a county, city 1078 or town; the Director of the Department of Technology Planning CIO, who shall serve as the 1079 Subcommittee's chairman; and the Comptroller.

1080 C. Staff to the Subcommittee shall be provided by the Division of Public Safety Communications 1081 created pursuant to § 2.2-1710 2.2-2026.

1082 D. Unless otherwise ordered by a court of competent jurisdiction, no member or staff of the 1083 Subcommittee shall release or disclose the contents of documents used to determine whether costs 1084 submitted by CMRS providers are reasonable and direct to the provision of wireless E-911 service.

2. That §§ 2.2-226, 2.2-226.1, and 2.2-227 of the Code of Virginia are repealed. 1085

1086 3. That Chapter 13 (§§ 2.2-1300 through 2.2-1304), Chapter 17 (§§ 2.2-1700 through 2.2-1710), and 1087 Article 5 (§§ 2.2-2247 through 2.2-2259) of Chapter 22 of Title 2. 2 of the Code of Virginia are 1088 repealed.

1089 4. That it is the intent of the General Assembly that the provisions of this act provide for the 1090 consolidation of the procurement and operational functions of information technology, including but not limited to servers and networks, for state agencies in a single agency. The Governor may 1091 1092 transfer appropriations or portions thereof within any state agency established or otherwise 1093 affected by the provisions of this act, or from such agency to another, to support changes in organization or responsibility resulting from or required by the provisions of this act. For the 1094 purposes of this clause, "state agency" means any administrative unit of state government in the 1095 1096 executive branch, including any department, institution, commission, board, council, authority, or other body, however designated. The term "state agency" shall not include public institutions of 1097 1098 higher education as set forth in § 23-9.5 of the Code of Virginia and the Virginia Housing 1099 **Development Authority.**

1100 5. That the Secretary of Technology shall continue to serve as the Chief Information Officer of the Commonwealth for 6 months after the effective date of this act or until such time as the 1101 Information Technology Investment Board has hired the Chief Information Officer as provided by

1102 1103 the first enactment of this act.

1104 6. That on or before January 1, 2004, the Chief Information Officer shall consolidate within the

1105 Virginia Information Technologies Agency (i) state network management, and (ii) server and other

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1106 operation functions, along with appropriate staff, for state agencies with a position level of 100 1107 employees or less. For the purposes of this clause, "state agency" means any administrative unit of 1108 state government in the executive branch, including any department, institution, commission, 1109 board, council, authority, or other body, however designated. The term "state agency" shall not 1110 include public institutions of higher education as set forth in § 23-9.5 of the Code of Virginia and 1111 the Virginia Housing Development Authority.

1112 7. That on or before July 1, 2004, the Chief Information Officer shall consolidate within the 1113 Virginia Information Technologies Agency the server and other operational functions, along with 1114 appropriate staff, of state agencies with a position level of between 100 and 400 employees. For the 1115 purposes of this clause, "state agency" means any administrative unit of state government in the executive branch, including any department, institution, commission, board, council, authority, or 1116 other body, however designated. The term "state agency" shall not include public institutions of 1117 higher education as set forth in § 23-9.5 of the Code of Virginia and the Virginia Housing 1118 1119 **Development Authority.**

1120 8. That on or before January 1, 2005, the Chief Information Officer shall (i) fully implement the systems development standards, policies, and methodologies required by this act and (ii) 1121 1122 consolidate within the Virginia Information Technologies Agency the server and other operational 1123 functions, along with appropriate staff, of state agencies with a position level in excess of 400 1124 employees. For the purposes of this clause, "state agency" means any administrative unit of state 1125 government in the executive branch, including any department, institution, commission, board, 1126 council, authority, or other body, however designated. The term "state agency" shall not include 1127 public institutions of higher education as set forth in § 23-9.5 of the Code of Virginia and the 1128 Virginia Housing Development Authority.

1129 9. That the Information Technology Investment Board may, by a vote of a majority of its 1130 members, accelerate the implementation schedule set forth in the sixth, seventh, and eighth 1131 enactments of this act.

1132 10. That on or before December 1, 2003, the Secretary of Technology shall submit a report to the

1133 General Assembly on the progress of implementation of the provisions of this act. The report shall

1134 be delivered to the chairs of the House and Senate General Laws Committees, the House 1135 Appropriations and Senate Finance Committees, and the House Science and Technology 1136 Committee.

1137 11. That the gubernatorial appointees to the Council on Technology Services holding office on July
1, 2003 shall continue to serve until such time as appointments are made by the Chief Information
1139 Officer in accordance with the provisions of this act.

1140 12. That as of the effective date of this act, the Virginia Information Technologies Agency shall be 1141 deemed the successor in interest to the Department of Information Technology, the Department of 1142 Technology Planning and the Virginia Information Providers Network Authority. All right, title 1143 and interest in and to any real or tangible personal property vested in the Department of 1144 Information Technology, the Department of Technology Planning and the Virginia Information 1145 Providers Network Authority as of the effective date of this act shall be transferred to and taken 1146 as standing in the name of the Virginia Information Technologies Agency.

1147 13. That the Virginia Information Technologies Agency shall promulgate regulations to implement 1148 the provisions of this act to be effective within 280 days of its enactment.

1149 14. That all rules and regulations adopted by the Department of Information Technology and the 1150 Department of Technology Planning that are in effect as of the effective date of this act and that 1151 pertain to the subject of this act shall remain in full force and effect until altered, amended or

1152 rescinded by the Virginia Information Technologies Agency.

1153 15. That the provisions of this act shall not in any way amend or affect the Commonwealth's 1154 institutions of higher education as such institutions may be delegated the authority for the 1155 purchase of information technology facilities and services pursuant to any appropriation act 1156 adopted by the General Assembly.

1157 16. That the provisions of this act shall not in any way amend or affect the existing delegations of 1158 telecommunications procurement granted by the Department of Information Technology or the 1159 Virginia Information Technologies Agency, as its successor in interest, to public bodies or inhibit

1160 the ability of the Department of Information Technology or the Virginia Information Technologies

1161 Agency as its successor in interest, to grant future delegations of such authority.