2011 SESSION

ENROLLED

[S 1309]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 62.1-199, 62.1-203, 62.1-209, and 62.1-216.1 of the Code of Virginia, 3 relating to the Virginia Resources Authority.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 62.1-199, 62.1-203, 62.1-209, and 62.1-216.1 of the Code of Virginia are amended and 8 reenacted as follows:

9 § 62.1-199. Definitions. 10

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

"Authority" means the Virginia Resources Authority created by this chapter.

"Board of Directors" means the Board of Directors of the Authority. 12

"Bonds" means any bonds, notes, debentures, interim certificates, bond, grant or revenue anticipation 13 notes, lease and sale-leaseback transactions or any other evidences of indebtedness obligations of the 14 Authority for the payment of money. 15

"Capital Reserve Fund" means the reserve fund created and established by the Authority in 16 17 accordance with § 62.1-215.

"Cost," as applied to any project financed under the provisions of this chapter, means the total of all 18 19 costs incurred by the local government as reasonable and necessary for carrying out all works and undertakings necessary or incident to the accomplishment of any project. It includes, without limitation, 20 21 all necessary developmental, planning and feasibility studies, surveys, plans and specifications, 22 architectural, engineering, financial, legal or other special services, the cost of acquisition of land and 23 any buildings and improvements thereon, including the discharge of any obligations of the sellers of 24 such land, buildings or improvements, real estate appraisals, site preparation and development, including 25 demolition or removal of existing structures, construction and reconstruction, labor, materials, machinery 26 and equipment, the reasonable costs of financing incurred by the local government in the course of the 27 development of the project, including the cost of any credit enhancements, carrying charges incurred 28 before placing the project in service, interest on local obligations issued to finance the project to a date 29 subsequent to the estimated date the project is to be placed in service, necessary expenses incurred in 30 connection with placing the project in service, the funding of accounts and reserves which the Authority 31 may require and the cost of other items which the Authority determines to be reasonable and necessary. 32 It also includes the amount of any contribution, grant or aid which a local government may make or 33 give to any adjoining state, the District of Columbia or any department, agency or instrumentality 34 thereof to pay the costs incident and necessary to the accomplishment of any project, including, without 35 limitation, the items set forth above. The term also includes interest and principal payments pursuant to 36 any installment purchase agreement.

"Credit enhancements" means surety bonds, insurance policies, letters of credit, guarantees and other 37 38 forms of collateral or security. 39

"Defective drywall" means the same as that term is defined in § 36-156.1.

40 "Federal facility" means any building or infrastructure used or to be used by the federal government, 41 including any building or infrastructure located on lands owned by the federal government.

42 "Federal government" means the United States of America, or any department, agency or 43 instrumentality, corporate or otherwise, of the United States of America.

44 "Former federal facility" means any federal facility formerly used by the federal government or in transition from use by the federal government to a facility all or part of which is to serve any local 45 46 government.

"Local government" means any county, city, town, municipal corporation, authority, district, 47 48 commission or political subdivision created by the General Assembly or pursuant to the Constitution and 49 laws of the Commonwealth or any combination of any two or more of the foregoing.

50 "Local obligations" means any bonds, notes, debentures, interim certificates, bond, grant or revenue 51 anticipation notes, leases, credit enhancements, or any other evidences of indebtedness obligations of a 52 local government for the payment of money.

53 "Minimum capital reserve fund requirement" means, as of any particular date of computation, the 54 amount of money designated as the minimum capital reserve fund requirement which may be established 55 in the resolution of the Authority authorizing the issuance of, or the trust indenture securing, any 56 outstanding issue of bonds or credit enhancement.

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57 "Project" means (i) any water supply or wastewater treatment facility including a facility for 58 receiving and stabilizing septage or a soil drainage management facility and any solid waste treatment, 59 disposal, or management facility, recycling facility, federal facility or former federal facility, or resource 60 recovery facility located or to be located in the Commonwealth, the District of Columbia or any 61 adjoining state, all or part of which facility serves or is to serve any local government; and (ii) any 62 federal facility located or to be located in the Commonwealth, provided that both the Board of Directors 63 of the Authority and the governing body of the local government receiving the benefit of the loan, grant, 64 or credit enhancement from the Authority make a determination or finding to be embodied in a 65 resolution or ordinance that the undertaking and financing of such facility is necessary for the location or retention of such facility and the related use by the federal government in the Commonwealth. The 66 term includes, without limitation, water supply and intake facilities; water treatment and filtration 67 facilities; water storage facilities; water distribution facilities; sewage and wastewater (including surface **68** and ground water) collection, treatment and disposal facilities; drainage facilities and projects; solid 69 waste treatment, disposal or management facilities; recycling facilities; resource recovery facilities; 70 71 related office, administrative, storage, maintenance and laboratory facilities; and interests in land related 72 thereto. The term also includes energy conservation measures and facility technology infrastructure as 73 defined in § 11-34.2 and other energy objectives as defined in § 67-101. The term also means any heavy 74 rail transportation facilities operated by a transportation district, created under the Transportation District 75 Act of 1964 (§ 15.2-4500 et seq.), which operates heavy rail freight service, including rolling stock, 76 barge loading facilities, and any related marine or rail equipment. The term also means, without 77 limitation, the design and construction of roads, the construction of local government buildings, 78 including administrative and operations systems and other local government equipment and 79 infrastructure, public parking garages and other public transportation facilities, and facilities for public 80 transportation by commuter rail. In addition, the term means any project as defined in § 5.1-30.1 and any professional sports facility, including a major league baseball stadium as defined in § 15.2-5800, 81 82 provided that the specific professional sports facility projects have been designated by the General Assembly as eligible for assistance from the Authority. The term also means any equipment, facilities, 83 84 and technology infrastructure designed to provide broadband service. The term also means facilities 85 supporting, related to, or otherwise used for public safety including, but not limited to, law-enforcement training facilities and emergency response, fire, rescue and police stations. The term also means the 86 87 remediation, redevelopment and rehabilitation of property contaminated by the release of hazardous 88 substances, hazardous wastes, solid wastes or petroleum where such remediation has not clearly been 89 mandated by the United States Environmental Protection Agency, the Department of Environmental 90 Quality, or a court pursuant to the Comprehensive Environmental Response, Compensation and Liability 91 Act (42 U.S.C. § 9601 et seq.), the Resource Conservation and Recovery Act (42 U.S.C. § 6901 et seq.), 92 the Virginia Waste Management Act (§ 10.1-1400 et seq.), the State Water Control Law (§ 62.1-44.2 et seq.), or other applicable statutory or common law or where jurisdiction of those statutes has been 93 waived. The term also means any program or project for land conservation, parks, park facilities, land 94 for recreational purposes, or land preservation, including but not limited to any program or project 95 96 involving the acquisition of rights or interests in land for the conservation or preservation of such land. 97 The term also means any oyster restoration project, including planting and replanting with seed oysters, 98 oyster shells, or other material that will catch, support, and grow oysters. The term also means any 99 program or project to perform site acquisition or site development work for the benefit of economic and 100 community development projects for any local government. The term also means any undertaking by a 101 local government to build or facilitate the building of a recovered gas energy facility. The term also 102 means any undertaking by a local government to facilitate the remediation of residential properties 103 contaminated by the presence of defective drywall.

104 "Recovered gas energy facility" means a facility, located at or adjacent to (i) a solid waste management facility permitted by the Department of Environmental Quality or (ii) a sewerage system or 105 106 sewage treatment work described in § 62.1-44.18 that is constructed and operated for the purpose of 107 treating sewage and wastewater for discharge to state waters, which facility or work is constructed and 108 operated for the purpose of (a) reclaiming or collecting methane or other combustible gas from the 109 biodegradation or decomposition of solid waste, as defined in § 10.1-1400, that has been deposited in 110 the solid waste management facility or sewerage system or sewage treatment work and (b) either using 111 such gas to generate electric energy or upgrading the gas to pipeline quality and transmitting it off 112 premises for sale or delivery to commercial or industrial purchasers or to a public utility or locality. 113

§ 62.1-203. Powers of Authority.

114 The Authority is granted all powers necessary or appropriate to carry out and to effectuate its 115 purposes, including the following:

116 1. To have perpetual succession as a public body corporate and as a political subdivision of the 117 Commonwealth;

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118 2. To adopt, amend and repeal bylaws, and rules and regulations, not inconsistent with this chapter 119 for the administration and regulation of its affairs and to carry into effect the powers and purposes of 120 the Authority and the conduct of its business;

121 3. To sue and be sued in its own name;

122 4. To have an official seal and alter it at will although the failure to affix this seal shall not affect 123 the validity of any instrument executed on behalf of the Authority; 124

5. To maintain an office at any place within the Commonwealth which it designates;

125 6. To make and execute contracts and all other instruments and agreements necessary or convenient 126 for the performance of its duties and the exercise of its powers and functions under this chapter;

7. To sell, convey, mortgage, pledge, lease, exchange, transfer and otherwise dispose of all or any 127 128 part of its properties and assets;

129 8. To employ officers, employees, agents, advisers and consultants, including without limitations, 130 attorneys, financial advisers, engineers and other technical advisers and public accountants and, the 131 provisions of any other law to the contrary notwithstanding, to determine their duties and compensation 132 without the approval of any other agency or instrumentality;

9. To procure insurance, in amounts and from insurers of its choice, or provide self-insurance, 133 134 against any loss, cost, or expense in connection with its property, assets or activities, including insurance 135 or self-insurance against liability for its acts or the acts of its directors, employees or agents and for the 136 indemnification of the members of its Board of Directors and its employees and agents;

137 10. To procure credit enhancements from any public or private entities, including any department, 138 agency or instrumentality of the United States of America or the Commonwealth, for the payment of 139 any bonds issued by the Authority, including the power to pay premiums or fees on any such credit **140** enhancements;

141 11. To receive and accept from any source aid, grants and contributions of money, property, labor or 142 other things of value to be held, used and applied to carry out the purposes of this chapter subject to the 143 conditions upon which the aid, grants or contributions are made;

144 12. To enter into agreements with any department, agency or instrumentality of the United States of 145 America or, the Commonwealth, the District of Columbia or any adjoining state for the purpose of 146 planning, regulating and providing for the financing of any projects;

147 13. To collect, or to authorize the trustee under any trust indenture securing any bonds or any other 148 fiduciary to collect, amounts due under any local obligations owned or credit enhanced by the Authority, 149 including taking the action required by § 15.2-2659 or § 62.1-216.1 to obtain payment of any unpaid 150 sums in default;

151 14. To enter into contracts or agreements for the servicing and processing of local obligations owned 152 by the Authority; 153

15. To invest or reinvest its funds as provided in this chapter or permitted by applicable law;

154 16. Unless restricted under any agreement with holders of bonds, to consent to any modification with 155 respect to the rate of interest, time and payment of any installment of principal or interest, or any other 156 term of any local obligations owned by the Authority;

157 17. To establish and revise, amend and repeal, and to charge and collect, fees and charges in 158 connection with any activities or services of the Authority;

159 18. To do any act necessary or convenient to the exercise of the powers granted or reasonably 160 implied by this chapter; and

19. To pledge as security for the payment of any or all bonds of the Authority, all or any part of the 161 162 Capital Reserve Fund or other reserve fund or account transferred to a trustee for such purpose from the Water Facilities Revolving Fund pursuant to § 62.1-231, from the Water Supply Revolving Fund 163 164 pursuant to § 62.1-240, from the Virginia Solid Waste or Recycling Revolving Fund pursuant to § 62.1-241.9, from the Virginia Airports Revolving Fund pursuant to § 5.1-30.6, or from the Dam 165 166 Safety, Flood Prevention and Protection Assistance Fund pursuant to § 10.1-603.17.

167 § 62.1-209. Provisions of resolution or trust indenture authorizing issuance of bonds.

168 A. Bonds may be secured by a trust indenture between the Authority and a corporate trustee, which 169 may be any bank having the power of a trust company or any trust company within or without the 170 Commonwealth. A trust indenture may contain provisions for protecting and enforcing the rights and 171 remedies of the bondholders that are reasonable and proper and not in violation of law, including 172 covenants setting forth the duties of the Authority in relation to the exercise of its powers and the 173 custody, safekeeping and application of all money. The Authority may provide by the trust indenture for 174 the payment of the proceeds of the bonds and all or any part of the revenues of the Authority to the 175 trustee under the trust indenture or to some other depository, and for the method of their disbursement 176 with whatever safeguards and restrictions as the Authority specifies. All expenses incurred in carrying 177 out the trust indenture may be treated as part of the operating expenses of the Authority.

178 B. Any resolution or trust indenture pursuant to which bonds are issued may contain provisions, 4 of 5

179 which shall be part of the contract or contracts with the holders of such bonds as to:

180 1. Pledging all or any part of the revenue of the Authority to secure the payment of the bonds,181 subject to any agreements with bondholders that then exist;

2. Pledging all or any part of the assets of, or funds under control of the Authority, including local
obligations owned by the Authority, to secure the payment of the bonds, subject to any agreements with
bondholders that then exist;

185 3. The use and disposition of the gross income from, and payment of the principal of and premium,186 if any, and interest on local obligations owned by the Authority;

4. The establishment of reserves, sinking funds and other funds and accounts and the regulation and disposition thereof;

189 5. Limitations on the purposes to which the proceeds from the sale of the bonds may be applied, and190 limitations pledging the proceeds to secure the payment of the bonds;

191 6. Limitations on the issuance of additional bonds, the terms on which additional bonds may be192 issued and secured, and the refunding of outstanding or other bonds;

193 7. The procedure, if any, by which the terms of any contract with bondholders may be amended or194 abrogated, the amount of bonds, if any, the holders of which must consent thereto, and the manner in195 which any consent may be given;

196 8. Limitations on the amount of money to be expended by the Authority for operating expenses of197 the Authority;

198 9. Vesting in a trustee or trustees any property, rights, powers and duties in trust that the Authority
199 may determine, and limiting or abrogating the right of bondholders to appoint a trustee or limit the
200 rights, powers and duties of the trustees;

201 10. Defining the acts or omissions which shall constitute a default, the obligations or duties of the
202 Authority to the holders of the bonds, and the rights and remedies of the holders of the bonds in the
203 event of default, including as a matter of right the appointment of a receiver; these rights and remedies
204 may include the general laws of the Commonwealth and other provisions of this chapter;

11. Requiring the Authority or the trustees under the trust indenture to file a petition with the Governor and to take any and all other actions required under § 15.2-2659 or § 62.1-216.1 to obtain payment of all *unpaid* sums necessary to cover any default as to any principal of and premium, if any, and interest on local obligations owned by the Authority or held by a trustee to which § 15.2-2659 or § 62.1-216.1 shall be applicable; and

210 12. Any other matter, of like or different character, relating to the terms of the bonds or the security211 or protection of the holders of the bonds.

§ 62.1-216.1. Investigation by Governor of nonpayments; withholding state funds from nonpaying
 locality; payment of funds withheld; receipts, reports, etc.

214 Whenever it appears to the Governor from an affidavit filed with him by the Authority as the 215 purchaser, holder, or credit enhancer of local obligations (regardless of the security therefor) issued by 216 any county, city or town that the county, city or town has defaulted in its a payment has not been made 217 of the principal of or premium, if any, or interest on any of its outstanding local obligations purchased, held, or credit enhanced by the Authority, the Governor shall immediately make a summary 218 219 investigation into the facts set forth in the affidavit. The Authority may, but shall not be required to, file 220 such an affidavit unless the Authority has otherwise contracted to make such filing for the benefit of the 221 holders of any of its bonds or the local obligations credit enhanced by it. The affidavit described in this 222 section may be filed by a trustee to which the Authority has assigned the local obligations or the 223 payment thereon as security for bonds of the Authority under a resolution or trust indenture or otherwise. 224

225 If it is established to the satisfaction of the Governor that the county, city or town is in default in the 226 payment of such nonpayment has occurred, such local obligations or the interest on them, the Governor 227 shall immediately make an order directing the Comptroller to withhold all further payment to the county, city or town of all funds, or of any part of them, appropriated and payable by the Commonwealth to the 228 229 county, city or town for any and all purposes, until the default is eured unpaid sum is obtained. The Governor shall, while the default nonpayment continues, direct in writing the payment of all sums 230 231 withheld by the Comptroller, or as much of them as is necessary, to the Authority, so as to cure, or cure 232 insofar as possible, the default as to nonpayment on the local obligations or interest on them.

The Governor shall, as soon as practicable, give notice of the default nonpayment and of the availability of funds with the Comptroller in writing to the Authority. Any payment so made by the Comptroller to the Authority shall be credited as if made directly by the county, city or town and shall be charged by the Comptroller against the first appropriations otherwise payable to the county, city or town as if paid to the county, city or town. The Authority, at the time of payment or at the time of each payment shall receipt for the payment and deliver to the Comptroller all local obligations or other instruments or documents, in a form satisfactory to the Comptroller, evidencing the Authority's right to

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receive the amounts satisfied by the payment. The Comptroller shall report each payment made to the governing body of the defaulting *nonpaying* county, city or town and deliver or send by registered mail
to the governing body all local obligations, or other instruments or documents received by the
Comptroller under the provisions of this section.

244 Nothing in this section shall be construed to create any obligation on the part of the Comptroller or
245 the Commonwealth to make any payment on behalf of the defaulting *nonpaying* county, city or town
246 other than from funds appropriated and payable to the defaulting *nonpaying* county, city or town.