2012 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 22.1-279.8, 23-9.2:9, 32.1-111.3, 32.1-111.11, 44-146.18, and 2 44-146.19 of the Code of Virginia, relating to victims' rights in emergency management plans; 3 4 Department of Criminal Justice Services and the Virginia Criminal Injuries Compensation Fund to 5 be lead agencies for those individuals determined to be victims.

6 7

Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That §§ 22.1-279.8, 23-9.2:9, 32.1-111.3, 32.1-111.11, 44-146.18, and 44-146.19 of the Code of 10 Virginia are amended and reenacted as follows:

§ 22.1-279.8. School safety audits and school crisis, emergency management, and medical emergency 11 12 response plans required. 13

A. For the purposes of this section, unless the context requires otherwise:

14 "School crisis, emergency management, and medical emergency response plan" means the essential 15 procedures, operations, and assignments required to prevent, manage, and respond to a critical event or emergency, including natural disasters involving fire, flood, tornadoes, or other severe weather; loss or 16 17 disruption of power, water, communications or shelter; bus or other accidents; medical emergencies, 18 including cardiac arrest and other life-threatening medical emergencies; student or staff member deaths; 19 explosions; bomb threats; gun, knife or other weapons threats; spills or exposures to hazardous substances; the presence of unauthorized persons or trespassers; the loss, disappearance or kidnapping of 20 a student; hostage situations; violence on school property or at school activities; incidents involving acts 21 22 of terrorism; and other incidents posing a serious threat of harm to students, personnel, or facilities. The 23 plan shall include a provision that the Department of Criminal Justice Services and the Virginia Criminal 24 Injuries Compensation Fund shall be contacted immediately to deploy assistance in the event of an 25 emergency as defined in the emergency response plan when there are victims as defined in § 19.2-11.01, 26 as well as. The Department of Criminal Justice Services and the Virginia Criminal Injuries 27 Compensation Fund shall be the lead coordinating agencies for those individuals determined to be 28 victims, and the plan shall also contain current contact information for both agencies.

29 "School safety audit" means a written assessment of the safety conditions in each public school to (i) 30 identify and, if necessary, develop solutions for physical safety concerns, including building security 31 issues and (ii) identify and evaluate any patterns of student safety concerns occurring on school property or at school-sponsored events. Solutions and responses shall include recommendations for structural 32 33 adjustments, changes in school safety procedures, and revisions to the school board's standards for 34 student conduct.

35 B. The Virginia Center for School Safety shall develop a list of items to be reviewed and evaluated 36 in the school safety audits required by this section. Such items shall include those incidents reported to 37 school authorities pursuant to § 22.1-279.3:1.

The Virginia Center for School Safety shall prescribe a standardized report format for school safety 38 39 audits, additional reporting criteria, and procedures for report submission, which may include instructions 40 for electronic submission.

41 Each local school board shall require all schools under its supervisory control to annually conduct 42 school safety audits as defined in this section and consistent with such list.

43 The results of such school safety audits shall be made public within 90 days of completion. The 44 local school board shall retain authority to withhold or limit the release of any security plans and 45 specific vulnerability assessment components as provided in subdivision 7 of § 2.2-3705.2. Each school shall maintain a copy of the school safety audit, which may exclude such security plans and 46 47 vulnerability assessment components, within the office of the school principal and shall make a copy of 48 such report available for review upon written request.

Each school shall submit a copy of its school safety audit to the relevant school division 49 50 superintendent. The division superintendent shall collate and submit all such school safety audits, in the prescribed format and manner of submission, to the Virginia Center for School Safety. 51

C. The school board may establish a school safety audit committee to consist of representatives of 52 53 parents, teachers, local law-enforcement agencies, judicial and public safety personnel, and the 54 community at large. The school safety audit committee shall evaluate, in accordance with the directions 55 of the local school board, the safety of each school and submit a plan for improving school safety at a 56 public meeting of the local school board.

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57 D. Each school board shall ensure that every school that it supervises shall develop a written school 58 crisis, emergency management, and medical emergency response plan, consistent with the definition 59 provided in this section. The Department of Education and the Virginia Center for School Safety shall 60 provide technical assistance to the school divisions of the Commonwealth in the development of the 61 school crisis, emergency management, and medical emergency response plans that describe the 62 components of a medical emergency response plan developed in coordination with local emergency medical services providers, the training of school personnel and students to respond to a life-threatening 63 64 emergency, and the equipment required for this emergency response. The local school board shall 65 annually review the written school crisis, emergency management, and medical emergency response plans. The local school board shall have the authority to withhold or limit the review of any security 66 67 plans and specific vulnerability assessment components as provided in subdivision 7 of § 2.2-3705.2. The local school division superintendent shall certify this review in writing to the Virginia Center on 68 69 School Safety no later than August 31 of each year.

70 Upon consultation with local school boards, division superintendents, the Virginia Center for School 71 Safety, and the Coordinator of Emergency Management, the Board of Education shall develop, and may 72 revise as it deems necessary, a model school crisis, emergency management, and medical emergency 73 response plan for the purpose of assisting the public schools in Virginia in developing viable, effective 74 crisis, emergency management, and medical emergency response plans. Such model shall set forth recommended effective procedures and means by which parents can contact the relevant school or 75 76 school division regarding the location and safety of their school children and by which school officials 77 may contact parents, with parental approval, during a critical event or emergency.

78 § 23-9.2.9. Institutional crisis and emergency management plan; review required; annual functional 79 exercise required.

80 A. The board of visitors or other governing body of each public institution of higher education shall 81 develop, adopt, and keep current a written crisis and emergency management plan. The plan shall include a provision that the Department of Criminal Justice Services and the Virginia Criminal Injuries 82 83 Compensation Fund shall be contacted immediately to deploy assistance in the event of an emergency as 84 defined in the emergency response plan when there are victims as defined in § 19.2-11.01, as well as. The Department of Criminal Justice Services and the Virginia Criminal Injuries Compensation Fund 85 shall be the lead coordinating agencies for those individuals determined to be victims, and the plan 86 87 shall also contain current contact information for both agencies.

88 B. Every four years, each institution shall conduct a comprehensive review and revision of its crisis 89 and emergency management plan to ensure the plan remains current, and the revised plan shall be 90 adopted formally by the board of visitors or other governing body. Such review shall also be certified in 91 writing to the Department of Emergency Management. The institution shall coordinate with the local 92 emergency management organization, as defined by § 44-146.16, to ensure integration into the local 93 emergency operations plan.

94 C. In addition, the president and vice-president of each public institution of higher education, or in 95 the case of the Virginia Military Institute, the superintendent, shall annually (i) review the institution's 96 crisis and emergency management plan; (ii) certify in writing that the president and vice-president, or 97 the superintendent, have reviewed the plan; and (iii) make recommendations to the institution for 98 appropriate changes to the plan.

99 D. Each public institution of higher education shall annually conduct a functional exercise in 100 accordance with the protocols established by the institution's crisis and emergency management plan. 101

§ 32.1-111.3. Statewide emergency medical care system.

102 A. The Board of Health shall develop a comprehensive, coordinated, emergency medical care system in the Commonwealth and prepare a Statewide Emergency Medical Services Plan which shall 103 104 incorporate, but not be limited to, the plans prepared by the regional emergency medical services 105 councils. The Board shall review, update, and publish the Plan triennially, making such revisions as may 106 be necessary to improve the effectiveness and efficiency of the Commonwealth's emergency medical 107 care system. Publishing through electronic means and posting on the Department website shall satisfy 108 the publication requirement. The objectives of such Plan and the system shall include, but not be limited 109 to, the following:

110 1. Establishing a comprehensive statewide emergency medical care system, incorporating facilities, 111 transportation, manpower, communications, and other components as integral parts of a unified system 112 that will serve to improve the delivery of emergency medical services and thereby decrease morbidity, 113 hospitalization, disability, and mortality;

114 2. Reducing the time period between the identification of an acutely ill or injured patient and the 115 definitive treatment;

116 3. Increasing the accessibility of high quality emergency medical services to all citizens of Virginia;

117 4. Promoting continuing improvement in system components including ground, water and air

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transportation, communications, hospital emergency departments and other emergency medical carefacilities, consumer health information and education, and health manpower and manpower training;

120 5. Ensuring performance improvement of the Emergency Medical Services system and emergency
 121 medical care delivered on scene, in transit, in hospital emergency departments and within the hospital
 122 environment;

6. Working with professional medical organizations, hospitals, and other public and private agencies
in developing approaches whereby the many persons who are presently using the existing emergency
department for routine, nonurgent, primary medical care will be served more appropriately and
economically;

127 7. Conducting, promoting, and encouraging programs of education and training designed to upgrade
128 the knowledge and skills of health manpower involved in emergency medical services, including
129 expanding the availability of paramedic and advanced life support training throughout the
130 Commonwealth with particular emphasis on regions underserved by personnel having such skills and
131 training;

8. Consulting with and reviewing, with agencies and organizations, the development of applications to governmental or other sources for grants or other funding to support emergency medical services programs;

135 9. Establishing a statewide air medical evacuation system which shall be developed by the
136 Department of Health in coordination with the Department of State Police and other appropriate state
137 agencies;

138 10. Establishing and maintaining a process for designation of appropriate hospitals as trauma centers139 and specialty care centers based on an applicable national evaluation system;

140 11. Maintaining a comprehensive emergency medical services patient care data collection and 141 performance improvement system pursuant to Article 3.1 (§ 32.1-116.1 et seq.) of this chapter;

142 12. Collecting data and information and preparing reports for the sole purpose of the designation and
143 verification of trauma centers and other specialty care centers pursuant to this section. All data and
144 information collected shall remain confidential and shall be exempt from the provisions of the Virginia
145 Freedom of Information Act (§ 2.2-3700 et seq.);

146 13. Establishing and maintaining a process for crisis intervention and peer support services for
 147 emergency medical services and public safety personnel, including statewide availability and
 148 accreditation of critical incident stress management teams;

149 14. Establishing a statewide emergency medical services for children program to provide coordination
 150 and support for emergency pediatric care, availability of pediatric emergency medical care equipment,
 151 and pediatric training of medical care providers;

15. Establishing and supporting a statewide system of health and medical emergency response teams,
including emergency medical services disaster task forces, coordination teams, disaster medical
assistance teams, and other support teams that shall assist local emergency medical services at their
request during mass casualty, disaster, or whenever local resources are overwhelmed;

156 16. Establishing and maintaining a program to improve dispatching of emergency medical services
 157 including establishment of and support for emergency medical dispatch training, accreditation of 911
 158 dispatch centers, and public safety answering points;

159 17. Identifying and establishing best practices for managing and operating agencies, improving and
 160 managing emergency medical response times, and disseminating such information to the appropriate
 161 persons and entities; and

162 18. Ensuring that the Department of Criminal Justice Services and the Virginia Criminal Injuries
163 Compensation Fund shall be contacted immediately to deploy assistance in the event there are victims as
164 defined in § 19.2-11.01, and that the Department of Criminal Justice Services and the Virginia Criminal

165 Injuries Compensation Fund become the lead coordinating agencies for those individuals determined to **166** be victims; and

167 19. Maintaining current contact information for both the Department of Criminal Justice Services168 and the Virginia Criminal Injuries Compensation Fund.

B. The Board of Health shall also develop and maintain as a component of the Emergency Medical
Services Plan a statewide prehospital and interhospital Trauma Triage Plan designed to promote rapid
access for pediatric and adult trauma patients to appropriate, organized trauma care through the
publication and regular updating of information on resources for trauma care and generally accepted
criteria for trauma triage and appropriate transfer. The Trauma Triage Plan shall include:

174 1. A strategy for maintaining the statewide Trauma Triage Plan through formal regional trauma triage
175 plans that incorporate each region's geographic variations and trauma care capabilities and resources,
176 including hospitals designated as trauma centers pursuant to subsection A of this section. The regional
177 trauma triage plans shall be reviewed triennially. *Plans should ensure that the Department of Criminal*178 *Justice Services and the Virginia Criminal Injuries Compensation Fund shall be contacted immediately*

to deploy assistance in the event there are victims as defined in § 19.2-11.01, and that the Department
of Criminal Justice Services and the Virginia Criminal Injuries Compensation Fund become the lead
coordinating agencies for those individuals determined to be victims; and maintain current contact
information for both the Department of Criminal Justice Services and the Virginia Criminal Injuries
Compensation Fund.

184 2. A uniform set of proposed criteria for prehospital and interhospital triage and transport of trauma 185 patients developed by the Emergency Medical Services Advisory Board, in consultation with the 186 Virginia Chapter of the American College of Surgeons, the Virginia College of Emergency Physicians, 187 the Virginia Hospital and Healthcare Association, and prehospital care providers. The Emergency 188 Medical Services Advisory Board may revise such criteria from time to time to incorporate accepted 189 changes in medical practice or to respond to needs indicated by analyses of data on patient outcomes. 190 Such criteria shall be used as a guide and resource for health care providers and are not intended to 191 establish, in and of themselves, standards of care or to abrogate the requirements of § 8.01-581.20. A 192 decision by a health care provider to deviate from the criteria shall not constitute negligence per se.

193 3. A performance improvement program for monitoring the quality of care, consistent with other 194 components of the Emergency Medical Services Plan. The program shall provide for collection and 195 analysis of data on emergency medical and trauma services from existing validated sources, including 196 but not limited to the emergency medical services patient care information system, pursuant to Article 197 3.1 (§ 32.1-116.1 et seq.) of this chapter, the Patient Level Data System, and mortality data. The 198 Emergency Medical Services Advisory Board shall review and analyze such data on a quarterly basis 199 and report its findings to the Commissioner. The Emergency Medical Services Advisory Board may 200 execute these duties through a committee composed of persons having expertise in critical care issues 201 and representatives of emergency medical services providers. The program for monitoring and reporting 202 the results of emergency medical and trauma services data analysis shall be the sole means of 203 encouraging and promoting compliance with the trauma triage criteria.

The Commissioner shall report aggregate findings of the analysis annually to each regional emergency medical services council. The report shall be available to the public and shall identify, minimally, as defined in the statewide plan, the frequency of (i) incorrect triage in comparison to the total number of trauma patients delivered to a hospital prior to pronouncement of death and (ii) incorrect interfacility transfer for each region.

The Emergency Medical Services Advisory Board or its designee shall ensure that each hospital or emergency medical services director is informed of any incorrect interfacility transfer or triage, as defined in the statewide plan, specific to the provider and shall give the provider an opportunity to correct any facts on which such determination is based, if the provider asserts that such facts are inaccurate. The findings of the report shall be used to improve the Trauma Triage Plan, including triage, and transport and trauma center designation criteria.

The Commissioner shall ensure the confidentiality of patient information, in accordance with § 32.1-116.2. Such data or information in the possession of or transmitted to the Commissioner, the 215 216 217 Emergency Medical Services Advisory Board, any committee acting on behalf of the Emergency Medical Services Advisory Board, any hospital or prehospital care provider, any regional emergency medical services council, licensed emergency medical services agency, or group or committee 218 219 220 established to monitor the quality of care pursuant to this subdivision, or any other person shall be 221 privileged and shall not be disclosed or obtained by legal discovery proceedings, unless a circuit court, 222 after a hearing and for good cause shown arising from extraordinary circumstances, orders disclosure of 223 such data.

C. The Board of Health shall also develop and maintain as a component of the Emergency Medical
 Services Plan a statewide prehospital and interhospital Stroke Triage Plan designed to promote rapid
 access for stroke patients to appropriate, organized stroke care through the publication and regular
 updating of information on resources for stroke care and generally accepted criteria for stroke triage and
 appropriate transfer. The Stroke Triage Plan shall include:

1. A strategy for maintaining the statewide Stroke Triage Plan through formal regional stroke triage
plans that incorporate each region's geographic variations and stroke care capabilities and resources,
including hospitals designated as "primary stroke centers" through certification by the Joint Commission
or a comparable process consistent with the recommendations of the Brain Attack Coalition. The
regional stroke triage plans shall be reviewed triennially.

2. A uniform set of proposed criteria for prehospital and interhospital triage and transport of stroke
patients developed by the Emergency Medical Services Advisory Board, in consultation with the
American Stroke Association, the Virginia College of Emergency Physicians, the Virginia Hospital and
Healthcare Association, and prehospital care providers. The Board of Health may revise such criteria
from time to time to incorporate accepted changes in medical practice or to respond to needs indicated
by analyses of data on patient outcomes. Such criteria shall be used as a guide and resource for health

care providers and are not intended to establish, in and of themselves, standards of care or to abrogate
the requirements of § 8.01-581.20. A decision by a health care provider to deviate from the criteria shall
not constitute negligence per se.

D. Whenever any state-owned aircraft, vehicle, or other form of conveyance is utilized under the
 provisions of this section, an appropriate amount not to exceed the actual costs of operation may be
 charged by the agency having administrative control of such aircraft, vehicle or other form of
 conveyance.

247 § 32.1-111.11. Regional emergency medical services councils.

248 The Board shall designate regional emergency medical services councils which shall be authorized to 249 receive and disburse public funds. Each council shall be charged with the development and 250 implementation of an efficient and effective regional emergency medical services delivery system.

The Board shall review those agencies that were the designated regional emergency medical services councils. The Board shall, in accordance with the standards established in its regulations, review and may renew or deny applications for such designations every three years. In its discretion, the Board may establish conditions for renewal of such designations or may solicit applications for designation as a regional emergency medical services council.

Each council shall include, if available, representatives of the participating local governments, fire
 protection agencies, law-enforcement agencies, emergency medical services agencies, hospitals, licensed
 practicing physicians, emergency care nurses, mental health professionals, emergency medical technicians
 and other appropriate allied health professionals.

Each council shall adopt and revise as necessary a regional emergency medical services plan in cooperation with the Board. The plan shall include a provision that the Department of Criminal Justice Services and the Virginia Criminal Injuries Compensation Fund shall be contacted immediately to deploy assistance in the event of an emergency as defined in the emergency response plan when there are victims as defined in § 19.2-11.01, as well as current contact information for both.

The designated councils shall be required to match state funds with local funds obtained from private or public sources in the proportion specified in the regulations of the Board. Moneys received directly or indirectly from the Commonwealth shall not be used as matching funds. A local governing body may choose to appropriate funds for the purpose of providing matching grant funds for any council. However, this section shall not be construed to place any obligation on any local governing body to appropriate funds to any council.

The Board shall promulgate, in cooperation with the State Emergency Medical Services Advisory
Board, regulations to implement this section, which shall include, but not be limited to, requirements to
ensure accountability for public funds, criteria for matching funds, and performance standards.

§ 44-146.18. Department of Emergency Services continued as Department of Emergency
 Management; administration and operational control; coordinator and other personnel; powers and duties.

A. The State Office of Emergency Services is continued and shall hereafter be known as the
Department of Emergency Management. Wherever the words "State Department of Emergency Services"
are used in any law of the Commonwealth, they shall mean the Department of Emergency Management.
During a declared emergency this Department shall revert to the operational control of the Governor.
The Department shall have a coordinator who shall be appointed by and serve at the pleasure of the
Governor and also serve as State Emergency Planning Director. The Department shall employ the
professional, technical, secretarial, and clerical employees necessary for the performance of its functions.

283 B. The State Department of Emergency Management shall in the administration of emergency
 284 services and disaster preparedness programs:

1. In coordination with political subdivisions and state agencies, ensure that the Commonwealth has
up-to-date assessments and preparedness plans to prevent, respond to and recover from all disasters
including acts of terrorism;

288 2. Conduct a statewide emergency management assessment in cooperation with political subdivisions, private industry and other public and private entities deemed vital to preparedness, public safety and security. The assessment shall include a review of emergency response plans, which include the variety of hazards, natural and man-made. The assessment shall be updated annually;

3. Submit to the Governor and to the General Assembly, no later than the first day of each regular session of the General Assembly, an annual executive summary and report on the status of emergency management response plans throughout the Commonwealth and other measures taken or recommended to prevent, respond to and recover from disasters, including acts of terrorism. This report shall be made available to the Division of Legislative Automated Systems for the processing of legislative documents and reports. Information submitted in accordance with the procedures set forth in subdivision 4 of § 2.2-3705.2 shall not be disclosed unless:

a. It is requested by law-enforcement authorities in furtherance of an official investigation or theprosecution of a criminal act;

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b. The agency holding the record is served with a proper judicial order; or

302 c. The agency holding the record has obtained written consent to release the information from the303 State Department of Emergency Management;

304 4. Promulgate plans and programs that are conducive to adequate disaster mitigation preparedness,**305** response and recovery programs;

306 5. Prepare and maintain a State Emergency Operations Plan for disaster response and recovery
 307 operations that assigns primary and support responsibilities for basic emergency services functions to
 308 state agencies, organizations and personnel as appropriate;

309 6. Coordinate and administer disaster mitigation, preparedness, response and recovery plans and
 310 programs with the proponent federal, state and local government agencies and related groups;

311 7. Provide guidance and assistance to state agencies and units of local government in developing and
 312 maintaining emergency management and continuity of operations (COOP) programs, plans and systems;

8. Make necessary recommendations to agencies of the federal, state, or local governments on
 preventive and preparedness measures designed to eliminate or reduce disasters and their impact;

9. Determine requirements of the Commonwealth and its political subdivisions for those necessitiesneeded in the event of a declared emergency which are not otherwise readily available;

317 10. Assist state agencies and political subdivisions in establishing and operating training programs
 318 and programs of public information and education regarding emergency services and disaster
 319 preparedness activities;

320 11. Consult with the Board of Education regarding the development and revision of a model school
 321 crisis and emergency management plan for the purpose of assisting public schools in establishing,
 322 operating, and maintaining emergency services and disaster preparedness activities;

323 12. Consult with the State Council of Higher Education in the development and revision of a model
324 institutional crisis and emergency management plan for the purpose of assisting public and private
325 two-year and four-year institutions of higher education in establishing, operating, and maintaining
326 emergency services and disaster preparedness activities and, as needed, in developing an institutional
327 crisis and emergency management plan pursuant to § 23-9.2:9;

13. Develop standards, provide guidance and encourage the maintenance of local and state agency 328 329 emergency operations plans, which shall include the requirement for a provision that the Department of 330 Criminal Justice Services and the Virginia Criminal Injuries Compensation Fund be contacted immediately to deploy assistance in the event of an emergency as defined in the emergency response 331 plan when there are victims as defined in § 19.2-11.01, as well as. The Department of Criminal Justice 332 333 Services and the Virginia Criminal Injuries Compensation Fund shall be the lead coordinating agencies 334 for those individuals determined to be victims, and the plan shall also contain current contact 335 information for both *agencies*;

14. Prepare, maintain, coordinate or implement emergency resource management plans and programs
with federal, state and local government agencies and related groups, and make such surveys of
industries, resources, and facilities within the Commonwealth, both public and private, as are necessary
to carry out the purposes of this chapter;

340 15. Coordinate with the federal government and any public or private agency or entity in achieving
341 any purpose of this chapter and in implementing programs for disaster prevention, mitigation,
342 preparation, response, and recovery;

343 16. Establish guidelines pursuant to § 44-146.28, and administer payments to eligible applicants as
344 authorized by the Governor;

345 17. Coordinate and be responsible for the receipt, evaluation, and dissemination of emergency346 services intelligence pertaining to all probable hazards affecting the Commonwealth;

347 18. Coordinate intelligence activities relating to terrorism with the Department of State Police; and

348 19. Develop an emergency response plan to address the needs of individuals with household pets and
349 service animals in the event of a disaster and assist and coordinate with local agencies in developing an
350 emergency response plan for household pets and service animals.

351 C. The State Department of Emergency Management shall during a period of impending emergency352 or declared emergency be responsible for:

353 1. The receipt, evaluation, and dissemination of intelligence pertaining to an impending or actual354 disaster;

2. Providing facilities from which state agencies and supporting organizations may conductemergency operations;

357 3. Providing an adequate communications and warning system capable of notifying all political358 subdivisions in the Commonwealth of an impending disaster within a reasonable time;

359 4. Establishing and maintaining liaison with affected political subdivisions;

360 5. Determining requirements for disaster relief and recovery assistance;

361 6. Coordinating disaster response actions of federal, state and volunteer relief agencies;

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362 7. Coordinating and providing guidance and assistance to affected political subdivisions to ensure 363 orderly and timely response to and recovery from disaster effects.

364 D. The State Department of Emergency Management shall be provided the necessary facilities and equipment needed to perform its normal day-to-day activities and coordinate disaster-related activities of 365 366 the various federal, state, and other agencies during a state of emergency declaration by the Governor or 367 following a major disaster declaration by the President.

368 E. The State Department of Emergency Management is authorized to enter into all contracts and 369 agreements necessary or incidental to performance of any of its duties stated in this section or otherwise 370 assigned to it by law, including contracts with the United States, other states, agencies and government 371 subdivisions of the Commonwealth, and other appropriate public and private entities.

372 F. The State Department of Emergency Management shall encourage private industries whose goods 373 and services are deemed vital to the public good to provide annually updated preparedness assessments to the local coordinator of emergency management on or before April 1 of each year, to facilitate overall Commonwealth preparedness. For the purposes of this section, "private industry" means 374 375 376 companies, private hospitals, and other businesses or organizations deemed by the State Coordinator of 377 Emergency Management to be essential to the public safety and well-being of the citizens of the 378 Commonwealth. 379

§ 44-146.19. Powers and duties of political subdivisions.

380 A. Each political subdivision within the Commonwealth shall be within the jurisdiction of and served 381 by the Department of Emergency Management and be responsible for local disaster mitigation, 382 preparedness, response and recovery. Each political subdivision shall maintain in accordance with state 383 disaster preparedness plans and programs an agency of emergency management which, except as 384 otherwise provided under this chapter, has jurisdiction over and services the entire political subdivision.

385 B. Each political subdivision shall have a director of emergency management who, after the term of 386 the person presently serving in this capacity has expired and in the absence of an executive order by the 387 Governor, shall be the following:

388 1. In the case of a city, the mayor or city manager, who shall appoint a coordinator of emergency 389 management with consent of council;

390 2. In the case of a county, a member of the board of supervisors selected by the board or the chief 391 administrative officer for the county, who shall appoint a coordinator of emergency management with 392 the consent of the governing body;

393 3. A coordinator of emergency management shall be appointed by the council of any town to ensure 394 integration of its organization into the county emergency management organization;

395 4. In the case of the Town of Chincoteague and of towns with a population in excess of 5,000 396 having an emergency management organization separate from that of the county, the mayor or town 397 manager shall appoint a coordinator of emergency services with consent of council;

398 5. In Smyth County and in York County, the chief administrative officer for the county shall appoint 399 a director of emergency management, with the consent of the governing body, who shall appoint a 400 coordinator of emergency management with the consent of the governing body.

401 C. Whenever the Governor has declared a state of emergency, each political subdivision within the 402 disaster area may, under the supervision and control of the Governor or his designated representative, control, restrict, allocate or regulate the use, sale, production and distribution of food, fuel, clothing and 403 **404** other commodities, materials, goods, services and resource systems which fall only within the boundaries 405 of that jurisdiction and which do not impact systems affecting adjoining or other political subdivisions, 406 enter into contracts and incur obligations necessary to combat such threatened or actual disaster, protect 407 the health and safety of persons and property and provide emergency assistance to the victims of such 408 disaster. In exercising the powers vested under this section, under the supervision and control of the 409 Governor, the political subdivision may proceed without regard to time-consuming procedures and formalities prescribed by law (except mandatory constitutional requirements) pertaining to the 410 411 performance of public work, entering into contracts, incurring of obligations, employment of temporary 412 workers, rental of equipment, purchase of supplies and materials, levying of taxes, and appropriation and 413 expenditure of public funds.

414 D. The director of each local organization for emergency management may, in collaboration with (i) 415 other public and private agencies within the Commonwealth or (ii) other states or localities within other 416 states, develop or cause to be developed mutual aid arrangements for reciprocal assistance in case of a 417 disaster too great to be dealt with unassisted. Such arrangements shall be consistent with state plans and 418 programs and it shall be the duty of each local organization for emergency management to render 419 assistance in accordance with the provisions of such mutual aid arrangements.

420 E. Each local and interjurisdictional agency shall prepare and keep current a local or 421 interjurisdictional emergency operations plan for its area. The plan shall include, but not be limited to, 422 responsibilities of all local agencies and shall establish a chain of command, and a provision that the

423 Department of Criminal Justice Services and the Virginia Criminal Injuries Compensation Fund shall be 424 contacted immediately to deploy assistance in the event of an emergency as defined in the emergency 425 response plan when there are victims as defined in § 19.2-11.01, as well as. The Department of Criminal 426 Justice Services and the Virginia Criminal Injuries Compensation Fund shall be the lead coordinating 427 agencies for those individuals determined to be victims, and the plan shall also contain current contact 428 information for both agencies. Every four years, each local and interjurisdictional agency shall conduct a 429 comprehensive review and revision of its emergency operations plan to ensure that the plan remains 430 current, and the revised plan shall be formally adopted by the locality's governing body. In the case of an interjurisdictional agency, the plan shall be formally adopted by the governing body of each of the 431 432 localities encompassed by the agency. Each political subdivision having a nuclear power station or other 433 nuclear facility within 10 miles of its boundaries shall, if so directed by the Department of Emergency 434 Management, prepare and keep current an appropriate emergency plan for its area for response to 435 nuclear accidents at such station or facility.

F. All political subdivisions shall provide an annually updated emergency management assessment tothe State Coordinator of Emergency Management on or before July 1 of each year.

G. By July 1, 2005, all localities with a population greater than 50,000 shall establish an alert and
warning plan for the dissemination of adequate and timely warning to the public in the event of an
emergency or threatened disaster. The governing body of the locality, in consultation with its local
emergency management organization, shall amend its local emergency operations plan that may include
rules for the operation of its alert and warning system, to include sirens, Emergency Alert System
(EAS), NOAA Weather Radios, or other personal notification systems, amateur radio operators, or any

445 H. Localities that have established an agency of emergency management shall have authority to
446 require the review of, and suggest amendments to, the emergency plans of nursing homes, assisted living
447 facilities, adult day care centers, and child day care centers that are located within the locality.