2012 SESSION

12106166D **HOUSE JOINT RESOLUTION NO. 49** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Joint Conference Committee 4 on March 10, 2012) 5 6 (Patron Prior to Substitute—Delegate Gilbert) Approving the Executive Reorganization Plan submitted by the Governor. 7 WHEREAS, Article 2 (§ 2.2-127 et seq.) of Chapter 1 of Title 2.2, entitled Executive Reorganization, 8 directs the Governor from time to time to examine the organization of all executive agencies and 9 determine what changes therein are necessary to (i) promote better execution of the laws, the more effective management of the executive branch of state government and of its agencies and functions, and 10 11 the expeditious administration of the public business; (ii) reduce expenditures and promote economy to the fullest extent consistent with the efficient operation of state government; (iii) increase the efficiency 12 of the operations of state government to the fullest extent practicable; (iv) group, coordinate, and 13 consolidate agencies and functions of state government, as nearly as may be, according to major 14 purposes; (v) reduce the number of agencies by consolidating those having similar functions under a 15 16 single head, and to abolish such agencies or functions thereof that are not necessary for the efficient 17 conduct of the state government; and (vi) eliminate overlapping and duplication of effort; and 18 WHEREAS, Article 2 (§ 2.2-127 et seq.) of Chapter 1 of Title 2.2 requires the Governor to prepare a plan for reorganization and transmit the plan to each house of the General Assembly at least 45 days 19 20 prior to the commencement of a regular or special session of the General Assembly; and 21 WHEREAS, on November 25, 2011, the Governor submitted his reorganization plan to the Clerks of 22 the House of Delegates and the Senate of Virginia; and WHEREAS, Article 2 (§ 2.2-127 et seq.) of Chapter 1 of Title 2.2 requires that, in order to become 23 24 effective, the Governor's reorganization plan must be approved by the House of Delegates and the Senate of Virginia by resolution in whole or in part. Further, any portion of the reorganization plan may 25 be deleted by either the Senate or the House of Delegates; and 26 WHEREAS, the Governor's reorganization plan in pertinent detail follows; now, therefore, be it 27 28 RESOLVED by the House of Delegates, the Senate concurring. That the Governor's reorganization 29 plan as contained in this resolution be approved, subject to the enactment of a bill by the 2012 Session 30 of the General Assembly; and, be it RESOLVED FURTHER, That the Clerk of the House of Delegates transmit a copy of this resolution 31 32 to the Governor in order that he may be apprised of the sense of the General Assembly in this matter. GOVERNOR'S EXÊCUTIVE REORGANIZATION PLAN. 33 34 **NOVEMBER 25, 2011.** 35 36 **ADMINISTRATION** 37 1. Eliminate the Commonwealth Competition Council. 38 The Commonwealth Competition Council was created in 1995 as independent advisory body within the executive branch with the goal of finding opportunities for privatization of state government 39 40 functions. At the time, Virginia was on the cutting edge of privatization of government functions. 41 Today, privatization is frequently discussed throughout government, and the Commonwealth Competition 42 Council is often circumvented as vendors work directly with agencies and take advantage of the PPTA 43 and PPEA processes. The Competition Council meets approximately once a year and, in recent years, has primarily monitored actions happening elsewhere in state government rather than taking the lead role 44 on these efforts. The Commission on Government Reform and Restructuring recommended elimination 45 of the Council in 2011. The Commonwealth Competition Council was created with a laudable goal of 46 47 promoting privatization. In the years since, it has succeeded in making privatization a common theme in **48** state government and has served its purpose. Elimination of the Council is now appropriate. 49 2. Eliminate the Interagency Dispute Resolution Council. 50 The Interagency Dispute Resolution Council should be eliminated, and the Department of Human 51 Resource Management should be authorized to perform agency training seminars and educational programs on the use of dispute resolution proceedings. 52 53 The Interagency Dispute Resolution Council was created in 1992 to conduct training seminars, 54 publish educational materials, and report on the use of dispute resolution. The Council is made up of state employees and citizens. Costs of staffing and administration of this board were estimated at almost 55 \$3,000 for FY2011 despite being unfunded by the General Assembly and without offering travel 56 reimbursements to members. Many seats remain unfilled and participation is low. While Alternative 57

Dispute Resolution is an important tool that can greatly increase efficiencies and effectiveness across

state government, the Council is not necessary to promote its use. It will be more efficient for the

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60 Department of Human Resource Management to manage this function directly.

61 The Commission on Government Reform and Restructuring recommended elimination of the Council 62 in 2011.

3. Eliminate the Virginia Public Buildings Board.

64 The Virginia Public Buildings Board should be eliminated and the responsibility to assist and advise 65 the Governor and the Department of General Services in the preparation and maintenance of a 66 long-range site plan at the seat of government should be transferred to the Capitol Square Preservation 67 Council.

68 Virginia Public Buildings Board is an advisory board made up of legislators, citizens, and the Director of the Department of General Services. The Board advises on the preparation and maintenance 69 70 of a long-range site plan at the seat of government, and in the determination of the need for the acquisition of land, buildings and improvements at the seat of government. The responsibilities of the 71 72 Board overlap with the Capitol Square Preservation Council, a legislative branch body, which develops and reviews plans for architectural, historical, archeological and landscape maintenance and 73 enhancements in Capitol Square. The Board's responsibility for advising on long-range planning should 74 transfer to the Capitol Square Preservation Council. The Board has met four times in the last seven 75 76 vears.

77 The Commission on Government Reform and Restructuring recommended elimination of the Council 78 in 2011. 79

4. Eliminate the Virginia Council on Human Resources.

80 The Virginia Council on Human Resources should be eliminated, and the Director of the Department of Human Resource Management should be statutorily empowered to convene ad hoc working groups to 81 82 address issues regarding the state workforce.

The Virginia Council on Human Resources was created as a statutory means of communicating 83 84 employee issues and feedback across the enterprise of state government. Funding for the costs of 85 expenses is incurred by the Department of Human Resource Management as mandated by Code. In 86 order to get feedback on specific issues related to state employees, the Department of Human Resource Management already forms state employee feedback workgroups on issues on an as-needed basis. The 87 functions of the Council can be performed through ad hoc working groups convened by the Department 88 89 of Human Resource Management. The Commission on Government Reform and Restructuring 90 recommended elimination of the Council in 2011. The Virginia Council on Human Resources should be eliminated, and the Department of Human Resource Management should be statutorily empowered to 91 92 exercise this power and responsibility.

93 5. Merge the Department of Employment Dispute Resolution into the Department of Human 94 **Resource Management.**

The Department of Employment Dispute Resolution's primary function is to administer the state 95 personnel grievance process. The Department (DEDR) has eight employees and a budget of over 96 97 \$1,000,000. The Department of Human Resource Management is also involved in the employment 98 grievance process. Merger of the two agencies would result in operational efficiencies and cost savings. 99 In order to preserve the integrity and legal standing of the employment dispute process, the new office 100 within the Department of Human Resource Management will have a level of independence to protect the 101 dispute hearing process.

102 Governor Tim Kaine recommended this merger in 2009 in his introduced budget.

103 6. Merge the Human Rights Council into the Office of the Attorney General.

104 The functions performed by the Human Rights Council should be transferred to the Department of Law (Office of the Attorney General), and the Council should be eliminated. 105

The Human Rights Council is an agency of the Commonwealth that accepts complaints of 106 discrimination from the citizens of the Commonwealth and seeks to resolve those complaints. The 107 108 agency has a budget of approximately \$400,000 and a staff of four. The Office of the Attorney General 109 is already involved in the work of the Council. For example, the Council can only seek prevention of or 110 relief from an alleged unlawful discriminatory practice with the approval of the Attorney General and Assistant Attorneys General review determinations to ensure they are compliant with the law. The 111 112 Council does not need to be a stand-alone agency. The Office of the Attorney General can take on this responsibility. While they would likely need some staff to manage this additional responsibility, it could 113 114 likely do so at a cost-savings to the Commonwealth as they would likely not need the full complement of employees currently staffing the stand-alone agency. 115

116 Additionally, in completing this merger, the Human Rights Council body can be eliminated. The Council met only once in 2010 and twice in 2009. The Council oversees the work of the staff. Locating 117 the staff in the Office of the Attorney General will eliminate the need for a governing board. 118 119

120 AGRICULTURE AND FORESTRY

121 7. Eliminate the Advisory Council to the Southeastern Interstate Forest Fire Protection

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122 Compact.

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123 The Advisory Council to the Southeastern Interstate Forest Fire Protection Compact provides input to 124 the State Forester in his role as a member of the Southern Interstate Forest Fire Protection Compact. The bylaws of the Compact require the State Forester to establish an advisory council. However, the 125 126 bylaws are silent as to how the council is formed. If and when there is a need, the State Forester has the 127 ability to form an advisory council to meet the Compact's bylaw requirements.

128 The elimination of the Council will not impact DOF operations and ability to meet its role in 129 interstate forest fire protection assistance when needed. Existing agreements between USFS and DOF as 130 well as compacts with other states allow this agency to work efficiently and effectively in forest fire 131 assistance. 132

This was a recommendation of the Secretary of Agriculture and Forestry.

8. Merge the Office of Consumer Affairs into the Office of the Attorney General.

The Office of Consumer Affairs, currently part of the Virginia Department of Agriculture and 134 Consumer Services, should be merged into the Office of the Attorney General. 135

136 The Office of Consumer Affairs, a division of the Department of Agriculture and Consumer Services, 137 is the clearinghouse for consumer complaints. The Office handles incoming complaints and investigates 138 those complaints. The Office of the Attorney General acts as an advocate for Virginia consumers 139 through legal action, consumer alerts, and educational materials designed to protect Virginia consumers. 140 Through its Division of Consumer Counsel, the Office is authorized to take action to stop patterns of 141 illegal conduct against consumers, and, where appropriate, seek refunds for affected consumers. Having 142 two separate agencies managing consumer protection leads to a disjointed system that is confusing for 143 citizens of the Commonwealth. Merging the Office of Consumer Affairs into the Office of the Attorney 144 General will lead to a more unified and efficient consumer protection operation for Virginia and better 145 protect Virginia consumers.

146 9. Consolidate the Reforestation of Timberlands Board into the Board of Forestry.

147 The Reforestation of Timberlands Board is charged with advising the State Forester in all matters 148 concerning the administration of the Reforestation of Timberlands Program (RTP). The General 149 Assembly authorized the RTP in 1970 as a financial incentive for private landowners to plant pine 150 seedlings in response to over-harvesting of pine timber. Funds for the program come from three sources: forest industry, the Commonwealth, and private landowners. The industry pays into the fund through a 151 152 self-imposed severance tax when pine timber is harvested. This money is matched with General Fund 153 revenue. The DOF's field offices located throughout the state run the program.

154 Consolidation of the boards makes sense because both the RT Board and the Board of Forestry are 155 advisory boards. DOF is confident that the two boards can be combined without any loss of emphasis 156 on the importance of the RTP. Consolidation will not result in any interruption of the program because 157 the RTP is already being run out of DOF offices.

158 Consolidation of the boards also provides the opportunity for further reform to better represent the 159 forestry industry. In order to retain the diversity required of the current RT Board, BOF membership can be adjusted in the Code. Reconfiguring the BOF will give the opportunity to better reflect industry 160 161 interests by moving away from the current Congressional district allocations.

162 The current RT Board consists of three representatives of the pine pulpwood industry, three representatives of the pine lumber industry, one of whom is the owner of a sawmill annually producing 163 164 not more than five million board feet, and three small forest landowners.

165 This was a recommendation of the Commission on Government Reform and Restructuring.

166 10. Consolidate the Seed Potato Board and the Potato Board into a single, unified Potato 167 **Board**.

168 The Seed Potato Board is a policy board with the sole purpose of adopting regulations and 169 establishing standards for seed potatoes.

170 The current Potato Board receives check-off funds from potato farmers in the amount of two cents 171 per 100 pounds of potatoes harvested in Virginia. The funds are deposited in the Virginia Potato Fund 172 and used to fund research, education and promotion of Virginia grown potatoes.

173 The boards have a narrow focus that would not be diminished by their combination. Given the 174 limited number of commercial potato growers in Virginia, Board membership is similar and reflective of 175 the industry's interests. Combining the boards would not result in any diminution of representation of the 176 industry. The newly comprised board would have the responsibility of both regulating seed potatoes and 177 promoting Virginia potatoes. In order to perform both functions, there would likely be a seed potato 178 committee within the Potato Board that will handle the regulatory issues associated with seed potatoes.

179 Savings are expected based on the fact that VDACS currently provides any funds necessary to 180 operate the Seed Potato Board. Combining the boards would streamline operations and efficiencies.

181 This was a recommendation of the Commission on Government Reform and Restructuring.

182 11. Consolidate the Bright Flue-Cured Tobacco Board and the Dark-Fired Tobacco Board into

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183 a single, unified Tobacco Board.

184 The Bright Flue-Cured Tobacco Board and the Dark-Fired Tobacco Board administer separate 185 promotion funds for specific types of tobacco grown in Virginia, using funds collected from an excise 186 tax on tobacco paid by the growers. These two boards can more efficiently function and better promote 187 Virginia-grown tobacco as a single Tobacco Board.

188 Consolidation of these two boards is recommended because it will provide a more efficient use of the 189 limited resources generated through check-off fees by the two boards. The new board will be comprised 190 of representatives of both flue-cured and dark-fired regions. A single excise tax would be collected on all tobacco, and then distributed based on the percentage of each type of tobacco grown in Virginia. 191 Each type of tobacco would continue be the beneficiary of the fees generated from the sale of that 192 193 particular tobacco, but would further benefit from streamlined operations of a single board. Although tobacco remains a top 10 agricultural commodity crop in Virginia, the number of producers eligible for 194 195 board membership has declined significantly during the last decade.

The new Tobacco Board would consist of nine seats, six from the Bright Flue-Cured Board and three 196 from the Dark-Fired Board. The seven areas represented on the Bright Flue-Cured Board will be 197 198 condensed to six areas. Stand alone areas-Area I (Pittsylvania), Area III (Halifax) and Area V 199 (Mecklenburg) will be retained. Pittsylvania will be stricken from Area II and the remainder of Area II 200 will be combined with Area IV. The three Dark-Fired members will come from the Eastern, Central and 201 Western Region of the dark-fired tobacco producing section of the Commonwealth. 202

This was a recommendation of the Commission on Government Reform and Restructuring.

12. Consolidate the Pesticide Control Board into the Board of Agriculture and Consumer 203 204 Services.

205 The Pesticide Control Board should be consolidated into the Board of Agriculture and Consumer 206 Services. One board seat should be designated to represent the pesticide industry.

207 The Pesticide Control Board (PCB) is a policy board that oversees the regulation of pesticides in Virginia. The Office of Pesticide Services (VDACS) already provides staff support to the PCB, 208 209 including special projects. The Board of Agriculture and Consumer Services (BACS), whose members 210 include a wide range of pesticide stakeholders, can handle policy and regulatory issues associated with 211 the use of pesticides.

212 This was a recommendation of the Commission on Government Reform and Restructuring.

COMMERCE AND TRADE

13. Consolidate the Board for Opticians and the Board for Hearing Aid Specialists to form the Board of Opticians and Hearing Aid Specialists.

217 The Board for Hearing Aid Specialists was established in 1970. The purpose of this Board is to 218 license those who are qualified, either by a temporary permit or full licensure, to test and fit individuals who need the assistance of a hearing aid. The Board for Opticians was established in 1954 to regulate 219 220 individuals who fit and sell prescription glasses, and contact lenses were later added. The Board is comprised of three licensed opticians, an ophthalmologist, and one citizen member. Each member is 221 222 appointed by the Governor for a four-year term and may not serve for more than two consecutive terms. 223 The Board meets a minimum of four times per year. The Board for Opticians and the Board for Hearing Aid Specialists each receive few complaints. Individuals who contact the Board are typically concerned 224 225 with customer service issues rather than a violation of the regulations. The Office of Consumer Affairs 226 at the Virginia Department of Consumer and Agricultural Services (VDACS) manages customer service 227 issues related to hearing aid devices and prescription glasses and contact lenses.

228 The Governor's Commission on Government Reform and Restructuring recommended consolidations 229 of the Boards in 2011. 230

14. Consolidate the Board for Geology with the Board for Professional Soil Scientists and Wetlands Professionals to form the Earth Science Board.

The Board for Geology should be merged with the Board for Professional Soil Scientists and 232 233 Wetlands Professionals as they serve the same purpose for their respective industry.

Merging the boards would reduce the number of meetings from six to three creating more efficiency 234 235 and cost savings. Additionally, the merger would produce a board with more diverse backgrounds to aid 236 in a more balanced process in which to promulgate regulations. The Department of Professional and Occupational Regulation (DPOR) reports few complaints are made to either Board. 237

238 The Governor's Commission on Government Reform and Restructuring recommended consolidations of the Boards in 2011. "Project Streamline" during the Wilder Administration recommended deregulating 239 240 these professions. 241

15. Eliminate the Small Business Advisory Board.

242 The Small Business Advisory Board should be eliminated, and two seats representing small business 243 owners should be added to the Small Business Commission.

244 The Small Business Advisory Board is strictly an advisory board, not a policymaking board. The

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Board has not had a quorum in the past eight meetings. The Governor and/or the Secretary of 245 246 Commerce and Trade have broad discretion to organize a task force to serve in an advisory capacity 247 when necessary. The Small Business Advisory Board is duplicative of the efforts of the Small Business Commission, which exists to study, report, and make recommendations on issues of concern to small 248 249 businesses in the Commonwealth. The Commission is made up of 14 members-four citizens and 10 250 legislators. Two additional seats should be added to the Small Business Commission to enhance the 251 representation of Virginia's small business owners and their role in the policymaking process.

252 The Commission on Government Reform and Restructuring recommended elimination of the Board 253 in 2011.

16. Eliminate the Board of Surface Mining Review.

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255 The sole duty of the Board of Surface Mining Review is to hear appeals from orders, rules, or 256 regulations issued by the Department of Mines, Minerals and Energy (DMME) related to the reclamation 257 of mineral mining operations. The Board has not met in this capacity since 2008. All appeals of orders 258 have been resolved at the informal conference stage of the process during this time.

259 The APA provides for the administrative review of agency actions through a uniform, statewide process. Since the Board meets so infrequently, it can be difficult for Board members to remain 260 261 informed of current laws and regulations and industry best practices. It is possible that members may be 262 appointed and never hear a single case during their term. The APA process and the decisions rendered 263 by hearing officers are standardized. Additionally, informal resolution of issues can still take place 264 without the Board. The authority now managed by the Board will be managed by DMME and 265 streamlined through the process set out in the Administrative Process Act (APA).

266 The Commission on Government Reform and Restructuring recommended elimination of the Board 267 in 2011. 268

17. Eliminate the Board of Mineral Mining Examiners.

269 The Board of Mineral Mining Examiners currently requires certification of persons who work in 270 mineral mines and persons whose duties and responsibilities in relation to mineral mining require competency, skill, or knowledge in order to perform consistently with the health and safety of persons 271 272 and property. While the Board also promulgates regulations pertaining to the conduct of examinations, 273 determines the qualification necessary for certified individuals, and conducts hearings to revoke a 274 certification in certain circumstances. This Board has typically met once a year and only represents a 275 portion of the minerals industry, while the Department of Mines, Minerals and Energy (DMME) 276 routinely works with all regulated entities on a regular basis.

277 The Code gives the Board the discretion to allow a hearing officer to hear these appeals under the 278 Administrative Process Act managing the functions administratively within DMME's Division of Mineral 279 Mining. The Director of DMME may call together regulatory advisory groups to provide stakeholder 280 input during the regulatory process.

281 The Commission on Government Reform and Restructuring recommended elimination of the Board 282 in 2011.

18. Eliminate the Virginia National Defense Industrial Authority.

284 In 2005, the General Assembly created the Virginia National Defense Industrial Authority 285 (VNDIA)-previously an advisory board created through executive order-"To foster and promote 286 business, technology, transportation, education, economic development and other efforts in support of the 287 mission, execution, and transformation of the United States government military and national defense 288 activities located in the Commonwealth." VNDIA is governed by a Board appointed by the Governor 289 and the General Assembly. VNDIA is an affiliated agency of the Secretary of Commerce and 290 Trade—with budget funding passed through the Virginia Economic Development Partnership, where they 291 are co-located. The Board may appoint an executive director and has chosen to do so. VNDIA currently 292 has three full time employees. With the winding down of the 2005 BRAC and the creation of the Secretary of Homeland Security and Veterans Affairs, VNDIA is duplicative of the new Secretariat 293 294 efforts as outlined in the Code of Virginia. Additionally, Governor McDonnell issued Executive Order 295 22 in 2010 to support a working group on military installations and one working group on non-military 296 national security facilities. In 2011, Governor McDonnell instituted Executive Order 39, to protect the 297 military and national security assets located in the Commonwealth as authorized in Executive Order 22, 298 and continuously seek new opportunities for growth. VEDP also has staff focused on this sector of the 299 Commonwealth's economy. The elimination of the Authority would produce a cost savings to the 300 Commonwealth of nearly \$790,000 per biennium.

301 As was recommended by the Commission on Government Reform and Restructuring in 2010 and 302 2011, the Secretary of Commerce and Trade and the Secretary of Homeland Security and Veterans 303 Affairs recommends the elimination of VNDIA.

304 **19.** Deregulate the Profession of Hair Braiding.

305 The Board for Barbers and Cosmetology currently regulates hair braiders, among other professions. 306 The Board should no longer regulate hair braiders.

307 The Board for Barbers and Cosmetology was created by merging the Board for Barbers and the 308 Board for Cosmetology, both originally established in 1962, through legislation signed by Governor 309 Gilmore in April 2000. In accordance with Virginia statute, the Board is composed of 10 members, 310 eight members are licensed practitioners in the respective regulated professions, and two are citizen 311 members. The Board regulates businesses and individuals that engage in barbering, cosmetology, nail 312 care, waxing, hair braiding, tattooing, body-piercing, and esthetics. The Board also regulates individuals who teach and schools that provide training in barbering, cosmetology nail care, waxing, hair braiding, 313 314 tattooing, and esthetics. The Board regulates approximately 73,000 individuals, businesses, and schools.

There are currently 382 licensed hair braiders, 42 hair braiding salons, and eight hair braiding 315 316 schools. The regulation of hair braiders is a burden to those who chose this as their sole profession costing each individual \$75 for an exam and \$140 for a two-year license. The hair braiding industry 317 318 poses a minimal risk of public harm. Additionally, a Colorado study in 2008 found 23 states do not reference hair braiding as a regulated profession. Over the past five years, there have been two fines for 319 320 hair braiders, one revocation, and one fine against a hair braider salon. Legislation should be introduced 321 to remove hair braiders, braider schools and braider salons from the list of regulated professions by the 322 Board for Barbers and Cosmetology through § 54.1-700 of the Code of Virginia. This would only 323 impact those who practice or teach only hair braiding and none of the other regulated professions. 324

20. Deregulate Mold Inspectors and Mold Remediators.

325 The Virginia Board for Asbestos, Lead, Mold, and Home Inspectors currently regulates mold inspectors and mold remediators, among other professions. The Board should no longer regulate mold 326 327 inspectors and mold remediators.

The Virginia Board for Asbestos, Lead, Mold, and Home Inspectors regulates the licensure of mold 328 329 inspectors and mold remediators. The licensing Board was created by the General Assembly in 1993 to 330 oversee the asbestos licensing regulations. It was expanded in 1994 to include lead-based paint activities licensing, and again in 2001 to include home inspector certification. The 2009 General Assembly 331 332 directed the Board to develop a licensure program for mold remediators and inspectors, effective in 2011. The U.S. Environmental Protection Agency (EPA) does not see a need to regulate mold 333 remediation in a home. This is an example of Virginia over regulating where the EPA does not. 334 335 Currently, there are only three states that regulate the mold industry. 336

EDUCATION

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21. Eliminate the Virginia Public Broadcasting Board.

339 The functions of the Virginia Public Broadcasting Board should be transferred to the Board of Education, and the Virginia Public Broadcasting Board should be eliminated. The Virginia Public Broadcasting Board allocates awards grants to public broadcasting stations. The Commonwealth 340 341 appropriates \$10,000 per year for the functioning of this Board, and the Board has not met in the last 342 343 two years. The Board of Education can absorb this responsibility, yielding a savings for the Commonwealth. 344

345 The Commission on Government Reform and Restructuring recommended elimination of the Council 346 in 2010. 347

HEALTH AND HUMAN RESOURCES

349 22. Create a new agency consisting of the Department for the Aging and the Department of 350 **Rehabilitative Services.**

351 A new state agency, consisting of Virginia Department for the Aging and the Department of Rehabilitative Services, will be created to provide services to a population that can be better served with 352 353 unified resources.

354 Under a memorandum of agreement, the Department of Rehabilitative Services (DRS) currently performs certain human resources, information technology, fiscal and general services, communications/public relations and internal audit services for the Virginia Department for the Aging 355 356 357 (VDA). The creation of this new agency would reduce confusion for Virginians who currently seek 358 services from more than one agency. It also reduces confusion for providers that currently report to and 359 receive funds from more than one state agency. This new agency would simplify and streamline service 360 delivery, avoid duplication, improve alignment and manage costs, increase access, and make better use of information and other resources among agencies performing similar functions in the Health and 361 Human Resources Secretariat. 362

363 The new agency would create a unified vision and improved outcomes for similar services and supports. Additionally, it will streamline and avoid duplication in oversight of similar functions as well 364 365 as making better use of information, training and staff resources.

This was a recommendation of the Commission on Government Reform and Restructuring in 2011. 366

367 23. Consolidate the Virginia Department of Social Services Adult Services and Adult Protective

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368 Services into the newly proposed agency consisting of the Virginia Department for the Aging 369 and the Department of Rehabilitative Services.

370 Adult Protective Services investigates reports of abuse, neglect, and exploitation of adults 60 years of 371 age or older and incapacitated adults age 18 or older. If protective services are needed and accepted by 372 the individual, local Adult Protective Services social workers may arrange for a wide variety of adult 373 services, including; health, housing, social and legal services to stop the mistreatment or prevent further 374 mistreatment. Services offered may include home-based care, transportation, adult day services, adult 375 foster care, nutrition services and legal intervention in order to protect the adult. Services may also be 376 arranged for individuals in emergency situations who lack the capacity to consent to services.

377 In state fiscal year 2011, there were nearly 18,000 reports of abuse, neglect, or financial exploitation 378 of older adults and adults with disabilities in Virginia. By 2030, nearly one-quarter of Virginia's 379 residents will be age 65 or older, and individuals with disabilities are moving out of institutions and into 380 their communities. Consolidation of these functions into the state agency that focuses on serving these 381 individuals will strengthen our ability to respond to these realities. This consolidation would reduce 382 redundancy in the oversight and state administration of similar functions. For example, the average 383 constituent will call the Department for the Aging (VDA) with concerns of alleged elder abuse or 384 exploitation, rather than contacting the Adult Services/Protective Services unit of DSS. 385

This is a recommendation of the Commission on Government Reform and Restructuring in 2011.

386 24. Consolidate the Advisory Board on Child Abuse and Neglect with the Family and 387 Children's Trust Fund to create the Family and Children's Trust Fund and Advisory Board.

388 The Advisory Board on Child Abuse and Neglect is composed of nine persons appointed by the 389 Governor for three-year staggered terms, and permanent members including the Superintendent of Public 390 Instruction, the Commissioner of Health, the Commissioner of Behavioral Health and Developmental 391 Services, the Commissioner of Social Services, the Director of the Department of Juvenile Justice, the 392 Director of the Department of Corrections, the Director of the Department of Criminal Justice Services, 393 and the Attorney General of Virginia, or their designees. The Advisory Board meets quarterly and, as 394 the need may arise, advise the Department, Board and Governor on matters concerning programs for the 395 prevention and treatment of abused and neglected children and their families and child abuse and neglect 396 issues identified by the Commissioner of Social Services.

397 Consolidation would allow the Commonwealth to focus on ending generational abuse and aligning 398 Virginia's child abuse prevention efforts. Additionally, the consolidation provides expertise created 399 through merger which will improve overall response to family abuse.

400 The Family and Children's Trust Fund (FACT) provides for the support and development of services 401 for the prevention and treatment of violence within families. This goal is achieved through public and 402 private collaboration.

403 This was a recommendation of the Commission on Government Reform and Restructuring in 2011. 404 25. Eliminate the Hemophilia Advisory Board.

405 The Hemophilia Advisory Board should be eliminated and the Commissioner of the Virginia 406 Department of Health (VDH) should maintain authority to convene issue-based workgroups as needed.

407 The Virginia Hemophilia Advisory Board is a governor-appointed board who advises and assists the 408 Virginia Department of Health in the administration of the CSHCN Hemophilia Program. The board 409 includes representatives from voluntary agencies interested in hemophilia, hematologists, blood 410 banks/pharmacies, medical schools, hospitals, local public health agencies and the general public.

411 An existing framework is in place to programmatically set and carry out goals and objectives for 412 CSHCN programs, including the Virginia Bleeding Disorders Program (VBDP), under the Maternal and 413 Child Health Block Grant. The Virginia Genetics Advisory Committee could be more effective with a 414 broader scope and membership; the change in leadership with this group presents an opportunity at this time to make modifications. At any time and by discretion, the Commissioner of the Virginia 415 416 Department of Health (VDH) may bring together an Advisory Committee regarding any topic under the purview of the Health Department. Acknowledging that Hemophilia is of specific concern to some 417 418 constituencies, this, like any other related matter, can be discussed and addressed through a more 419 flexible framework with less cost and administrative burden to the Commonwealth.

420 This is a recommendation of the Commission on Government Reform and Restructuring in 2011. 421

26. Eliminate the Child Day Care Council.

422 The Child Day Care Council should be eliminated and the Board of Social Services should be 423 designated as the authority to adopt regulatory standards for licensure and operations of child day care 424 centers. Two seats should be added to the Board of Social Services to represent the day care industry.

425 Since its inception in 1987, the licensing and regulation of Child Day Care Centers was performed 426 by the Board of Social Services. The Child Day-Care Council has revised, simplified, and adopted 427 several new standards for the benefit and safety of children. Under the council, child day centers are 428 child day programs offered to (i) two or more children under the age of 13 years in a facility that is not

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429 the residence of the provider or of any of the children in care or (ii) 13 or more children at any 430 location. Examples of child day centers include child care centers, before- and after-school programs, 431 nursery schools, and certain camps. Originally, the Council was composed of a minimum of 13 432 members; however, in 2002, membership was increased by the General Assembly to a minimum of 29. 433 All members are appointed by the Governor and represent a variety of interests from around the state. 434 The standards cover a range of topics including such things as background checks for day center staff, 435 physical plant requirements, nutrition and food services, and first aid.

Elimination of the Child Day Care Council would significantly reorganize and streamline DSS's 436 437 regulatory process by abolishing the 29-member Council, which oversees only three regulations, and 438 delegating its responsibility for adopting regulations for the licensure and operation of child day centers to the nine-member DSS Board of Social Services. Two of these regulations, Background Checks for 439 440 Licensed Child Day Centers and Public Participation Guidelines, are an exact duplication of the 441 regulations for all the other children's programs and are unnecessary.

The approval authority for all other regulations in DSS is the State Board, which does not consist of 442 443 a majority of members with a vested interest in a regulation. In fact, § 63.2-215 of the Code of Virginia 444 states "No director, officer or employee of an institution subject to the provisions of this title shall be 445 appointed a member of the Board.'

The Board is experienced in overseeing regulations governing child day programs. The Board has the 446 447 responsibility for overseeing 50 DSS regulations, of which eight are related to child care and govern 448 over 9,600 child care providers. The Council has the responsibility for only three regulations that govern 449 slightly over 2,500 licensed child day centers.

450 The CDCC is authorized by the Code of Virginia to adopt regulatory standards for licensure and operation of child day care centers in Virginia. While the Administration values the role of the Child 451 Day Care Council in assuring that Virginia's children are cared for in a safe environment while away 452 453 from home, it is believed that the duties and responsibilities of the Child Day Care Council can be assumed through representation on the Board of Social Services. 454

455 This was a recommendation of the Commission on Government Reform and Restructuring in 2011. 456

NATURAL RESOURCES

27. Transfer the Virginia Office of Environmental Education to the Department of 458 459 Conservation and Recreation from the Department of Environmental Quality.

460 The Virginia Office of Environmental Education is a one-stop-shop for environmental education and 461 information. The office's stated mission is to work with public and private organizations to deliver 462 quality environmental education programs that meet state academic standards and engage citizens in 463 conservation activities.

464 The Department of Conservation and Recreation (DCR) interfaces with the general public, including 465 students and teachers, on a regular basis through the operation of state parks, natural heritage programs, and planning and recreational resources. Moving the Office of Environmental Education to DCR will 466 elevate the program and enable it to more successfully achieve its mission. 467

468 This move compliments other program realignments which aim to make the Department of 469 Environmental Quality the one-stop-shop for regulatory environmental activities and the Department of 470 Conservation and Recreation the agency for state parks, recreation and conservation issues.

471 This move was a recommendation of the Commission on Government Reform and Restructuring in 472 2011. 473

28. Transfer Municipal Separate Storm Sewer (MS4) Permitting.

474 Municipal Separate Storm Sewer (MS4) permitting should be moved to the Department of Environmental Quality from the Department of Conservation and Recreation. 475

The Commission on Government Reform and Restructuring recommended consolidating all water 476 477 quality permitting at the Department of Environmental Quality (DEQ) to create a one-stop-shop for 478 water quality issues. Consolidating water quality permitting into a single agency will streamline and strengthen the process for obtaining these permits in Virginia. The first step in achieving this 479 480 consolidation is moving the MS4 permits to DEQ. The administration will lead a review over the next 481 year to evaluate moving the remaining water quality programs. The goals of this review would be to provide optimum service to citizens; provide continuity of approach to permits, compliance, and grant 482 483 management; and strengthen coordination with federal mandates at the lowest cost. There are currently two agencies under the Secretary of Natural Resources that manage water quality issues, so customers 484 485 and stakeholders in some instances must work with multiple agencies on a single project for water quality issues alone. Two separate agencies manage the Commonwealth's Chesapeake Bay Watershed 486 487 Implementation Plan resulting in duplication of efforts and inefficiencies.

This move was a recommendation of the Commission on Government Reform and Restructuring in 488 489 2011. 490

29. Merge the Chippokes Plantation Farm Foundation and Board of Trustees.

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491 The Chippokes Plantation Farm Foundation should be merged into the Chippokes Plantation State 492 Park and the Board of Trustees should be merged into the Board of Conservation and Recreation.

493 The Chippokes Plantation Farm Foundation, which operates the Chippokes Plantation Farm and 494 Forestry Museum, is a separate state agency and is overseen by a Board of Trustees. The Foundation 495 operates within the boundaries of Chippokes Plantation State Park which is managed by the Department 496 of Conservation and Recreation Division of State Parks. Consolidating this small agency and its farm 497 and forestry museum into the state park will create efficiencies and savings.

498 The Chippokes Plantation Farm Foundation provides many of the same functions at Chippokes 499 Plantation State Park as the park staff. It creates confusion for the public in terms of who has 500 responsibilities for activities. DCR's state parks system is recognized nationally as one of the nation's 501 best managed and most successful systems. This merger will enable this small agency to benefit from DCR and the state park system's available resources and shared services rather than handling operational 502 503 functions on its own. It will result in simplified planning and coordination and more efficient operations 504 throughout the Park. The existing code requirements for the continuation and preservation of the model 505 farm will remain in place.

506 For several years, the Foundation has had little fundraising actions taken aside from revenue tied to 507 entrance fees (a share of the state park parking fee), gift shop proceeds, and other events. According to 508 DCR, the Foundation has not historically raised any significant funds and this year any funds were 509 negligible. The Board of Conservation and Recreation (BCR) has the same fundraising authorities as the 510 Chippokes Plantation Farm Foundation, so the BCR can handle those duties upon elimination of the 511 Foundation Board. No fundraising ability will be jeopardized by this action.

512 This merger was a recommendation of Governor Warner's Commission on Efficiency and Effectiveness in 2002. This merger was a recommendation of the Commission on Government Reform 513 514 and Restructuring in 2010 and 2011. 515

30. Merge Virginia Scenic River Board into Board of Conservation and Recreation.

516 The Virginia Scenic River Board should be eliminated, and its duties to advise the Governor and the 517 Director concerning the protection and management of the Virginia Scenic Rivers System should be 518 absorbed by the Board of Conservation and Recreation.

519 The Virginia Scenic River Board has no regulatory authority and its only duties are to advise the 520 Governor and Director on issues related to the Virginia Scenic Rivers System. These duties can be 521 absorbed into the Board of Conservation and Recreation with the continued support of the Department 522 of Conservation and Recreation staff.

31. Eliminate the Boating Advisory Committee.

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524 The Boating Advisory Committee was dissolved during the Wilder Administration and has not been 525 reconstituted since. There are no current appointees. The Department of Game and Inland Fisheries 526 instead regularly works with the Virginia Safe Boating Alliance. This alliance is a non-governmental 527 grass-roots organization which consists of 12 diverse boating interest groups who have worked 528 successfully and closely with the Agency and legislators on issues of interest to the Commonwealth's 529 recreational boating public.

32. Eliminate the Virginia Council on Indians.

531 The Virginia Council on Indians should be eliminated and the Secretary of Natural Resources should 532 develop an alternative mechanism for facilitating relations between the Commonwealth and her Indian 533 Tribes.

534 The Virginia Council on Indians has faced a number of challenges in recent years that have left the 535 council inoperable. The Council has been unable to conduct business in more than two years as many tribes have opted not to participate in the council any longer. The last time a Council meeting achieved 536 537 a quorum was at its September of 2009 business meeting.

538 A majority of the tribes wrote letters to the Commission on Government Reform and Restructuring 539 requesting that the Council be disbanded. They have suggested that the Virginia Council on Indians has 540 outlived its usefulness and that it should be abolished.

541 This elimination was a recommendation of the Commission on Government Reform and 542 Restructuring in 2011. 543

33. Eliminate the Foundation for Virginia's Natural Resources.

544 The Foundation for Virginia's Natural Resources should be eliminated from the Code of Virginia. 545 The Foundation has not been able to raise money to carry out its stated mission of assisting in 546 developing and encouraging non-regulatory conservation programs, fostering collaboration between 547 business communities and natural resources groups, promoting natural resource education and pollution 548 prevention, encouraging volunteer monitoring of all natural resources, and developing goals and 549 guidelines for grant applications to the trust. These goals are currently being carried out by state 550 agencies, business organizations, schools and other citizen groups not identified in the Code of Virginia 551 or appointed by the Governor.

552 This elimination was a recommendation of the Commission on Government Reform and 553 Restructuring in 2010.

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555 **PUBLIC SAFETY**

556 34. Merge the Department of Correctional Education into the Department of Corrections and the Department of Juvenile Justice. 557

558 The adult education functions of the Department of Correctional Education should be merged into the 559 Department of Corrections, and the juvenile education functions of the Department of Correctional 560 Education should be made a part of the Department of Juvenile Justice. The Department of Correctional 561 Education should then be eliminated.

The Department of Correctional Education serves two very distinct functions. The first is to provide 562 adult and vocational education to inmates who are under the supervision of the Department of 563 564 Corrections. The second is to serve as the local educational division equivalent for the youth who are detained at facilities run by the Department of Juvenile Justice. Because of the very distinct nature of 565 these two responsibilities-providing adult education and providing juvenile education-there is little 566 567 overlap between the two programs.

568 Merging the adult education functions of the Department of Correctional Education into the structural 569 organization of the Department of Corrections and the juvenile education functions as a part of the 570 Department of Juvenile Justice will increase program efficiencies and provides cost savings. Rather than 571 a stand-alone agency with its own management and other infrastructure needs, these two important functions could be divisions under the Department of Corrections and the Department of Juvenile 572 573 Justice. Additionally, this arrangement would allow for better collaboration and integration of 574 educational programs with the other programs and services provided by the Department of Corrections 575 and the Department of Juvenile Justice. 576

35. Eliminate the Board of Correctional Education.

577 The Board of Correctional Education's primary function is to oversee the operations of the Department of Correctional Education. With the Department merging into the Department of Corrections 578 579 and the Department of Juvenile Justice (see above), the Board is no longer necessary.

The authority that the Board of Correctional Education currently holds should be transferred to the 580 581 Board of Corrections and the Board of Juvenile Justice with the merger of the education functions. 582

36. Eliminate the Virginia Juvenile Enterprise Committee.

583 The Virginia Juvenile Enterprise Committee reviews work program proposals for juveniles committed 584 to the Department of Juvenile Justice. This authority is duplicative of authority granted to the 585 Department of Juvenile Justice. The Juvenile Enterprise Committee is redundant and unnecessary. The 586 Committee should be eliminated. 587

37. Transfer the Functions of the Governor's Office of Substance Abuse Prevention to the Virginia Department of Alcoholic Beverage Control.

The responsibilities of the Governor's Office of Substance Abuse Prevention should be transferred to 589 590 the Department of Alcoholic Beverage Control, and the Governor's Office of Substance Abuse 591 Prevention should be eliminated.

592 The Code of Virginia states that it is "the responsibility of the Governor to administer the substance 593 abuse prevention program within the Commonwealth." The program was designed to be the link 594 between state and local law enforcement and substance abuse prevention efforts and was designed to 595 administer federal grant funds that are no longer available. Dedicated staff are required to manage this 596 program. It would be more appropriate to house it at an agency where the program can benefit from 597 expertise and collaboration with other programs. In recent years, the primary objective of the Governor's 598 Office of Substance Abuse Prevention has been on alcohol abuse prevention. As such, the Department of 599 Alcoholic Beverage Control is the appropriate agency to administer the Commonwealth's substance 600 abuse prevention program in conjunction with its other prevention programs.

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TRANSPORTATION

38. Eliminate the Board of Transportation Safety.

604 The functions of the Board of Transportation Safety are already being performed by the Department of Motor Vehicles (DMV). The Board of Transportation Safety should be eliminated. 605

606 The Board of Transportation Safety is comprised of 12 members appointed by the Governor and has been established within the Virginia Department of Motor Vehicles. The Board may consider, study, and 607 608 report on: the identification of the unique safety needs of each particular mode of transportation; the identification of the common elements of safe transportation operation, regardless of mode of 609 transportation; the adoption of proven safety practices and technology in use in one mode to other modes of transportation; the identification of the common elements of accident situations; and the 610 611 allocation of grant funds made available to the Department. These functions are primarily performed by 612 DMV leadership and staff. An advisory board is not required. The Commission of Motor Vehicles can 613

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614 pull together advisory groups as needed to address particular instances and can do so based on the 615 expertise required. This approach will allow DMV to better address transportation safety in the 616 Commonwealth and will save taxpayer dollars.

617 The Secretary of Transportation recommended the elimination of the Board in 2011.

618 **39.** Eliminate the Board for Towing and Recovery Operators.

619 The Board for Towing and Recovery Operators is a supervisory Board and functions should be
620 absorbed into the Virginia State Police (VSP) and Department of Motor Vehicles (DMV). This
621 re-organization will include a transfer of regulations, enforcement, background checks, state and local
622 lists of authorized towers and licensing of trucks and drivers.

623 This elimination was a recommendation of the Commission on Government Reform and 624 Restructuring in 2011.

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VETERANS AFFAIRS AND HOMELAND SECURITY

40. Transfer the Virginia War Memorial to the Department of Veterans Services.

628 In the most recent annual audit, the Auditor of Public Accounts concluded that the Virginia War 629 Memorial is a state agency. The annual audit also concluded that the relationship of the War Memorial 630 to both the Commonwealth and the Virginia War Memorial Educational Foundation is poorly defined 631 and does not serve the best interest of either the War Memorial or the Commonwealth. Finally, the 632 annual audit noted that the Code of Virginia gives the War Memorial Board of Trustees certain specific 633 duties and responsibilities and clearly states that the War Memorial is a part of the Executive Branch of 634 government.

635 Section 2.2-2707 of the Code of Virginia requires that all accounts and records of the War Memorial be established by the Auditor of Public Accounts "in a manner similar to other organizations." The 636 637 Auditor is also required to audit the accounts of the War Memorial annually. The General Assembly does not provide for direct state appropriations for the support of the War Memorial; however, a 638 substantial amount of state support is provided by both the Departments of Veterans Services and 639 General Services. Therefore, the War Memorial is indirectly receiving substantial monetary support from 640 641 the Commonwealth. Finally, a 2010 informal opinion of the Attorney General concludes that the War 642 Memorial is an agency of the Commonwealth.

643 Placing the War Memorial in the Department of Veterans Services is advisable because, at present,
644 the War Memorial is an independent entity that is entirely governed by an independent policy Board of
645 Trustees. Realignment will result in clarification that the War Memorial is an agency of the
646 Commonwealth subject to the Governor's direction as a part of the executive branch of government.

647 The only change affecting the War Memorial is that its operation would be under the direct648 supervision of the Commissioner of Veterans Services subject to the advice and recommendations of the649 Board of Trustees.

650 This is a recommendation of the Virginia War Memorial Foundation Board of Trustees by vote taken **651** on September 16, 2011.