2013 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 19.2-389 and 32.1-111.5 of the Code of Virginia, relating to criminal 3 history record information; emergency medical providers.

[H 1383]

Be it enacted by the General Assembly of Virginia: 6

7 1. That §§ 19.2-389 and 32.1-111.5 of the Code of Virginia are amended and reenacted as follows: 8 § 19.2-389. Dissemination of criminal history record information.

Approved

9 A. Criminal history record information shall be disseminated, whether directly or through an 10 intermediary, only to:

1. Authorized officers or employees of criminal justice agencies, as defined by § 9.1-101, for 11 12 purposes of the administration of criminal justice and the screening of an employment application or 13 review of employment by a criminal justice agency with respect to its own employees or applicants, and dissemination to the Virginia Parole Board, pursuant to this subdivision, of such information on all 14 15 state-responsible inmates for the purpose of making parole determinations pursuant to subdivisions 1, 2, 3, and 5 of § 53.1-136 shall include collective dissemination by electronic means every 30 days; 16

17 2. Such other individuals and agencies that require criminal history record information to implement a state or federal statute or executive order of the President of the United States or Governor that 18 19 expressly refers to criminal conduct and contains requirements or exclusions expressly based upon such conduct, except that information concerning the arrest of an individual may not be disseminated to a 20 21 noncriminal justice agency or individual if an interval of one year has elapsed from the date of the arrest and no disposition of the charge has been recorded and no active prosecution of the charge is 22 23 pending;

24 3. Individuals and agencies pursuant to a specific agreement with a criminal justice agency to provide 25 services required for the administration of criminal justice pursuant to that agreement which shall 26 specifically authorize access to data, limit the use of data to purposes for which given, and ensure the 27 security and confidentiality of the data;

28 4. Individuals and agencies for the express purpose of research, evaluative, or statistical activities 29 pursuant to an agreement with a criminal justice agency that shall specifically authorize access to data, 30 limit the use of data to research, evaluative, or statistical purposes, and ensure the confidentiality and 31 security of the data;

32 5. Agencies of state or federal government that are authorized by state or federal statute or executive 33 order of the President of the United States or Governor to conduct investigations determining 34 employment suitability or eligibility for security clearances allowing access to classified information; 35

6. Individuals and agencies where authorized by court order or court rule;

36 7. Agencies of any political subdivision of the Commonwealth, public transportation companies owned, operated or controlled by any political subdivision, and any public service corporation that operates a public transit system owned by a local government for the conduct of investigations of 37 38 39 applicants for employment, permit, or license whenever, in the interest of public welfare or safety, it is 40 necessary to determine under a duly enacted ordinance if the past criminal conduct of a person with a 41 conviction record would be compatible with the nature of the employment, permit, or license under 42 consideration;

43 7a. Commissions created pursuant to the Transportation District Act of 1964 (§ 15.2-4500 et seq.) and their contractors, for the conduct of investigations of individuals who have been offered a position 44 45 of employment whenever, in the interest of public welfare or safety and as authorized in the Transportation District Act of 1964, it is necessary to determine if the past criminal conduct of a person 46 47 with a conviction record would be compatible with the nature of the employment under consideration;

8. Public or private agencies when authorized or required by federal or state law or interstate 48 49 compact to investigate (i) applicants for foster or adoptive parenthood or (ii) any individual, and the adult members of that individual's household, with whom the agency is considering placing a child or 50 from whom the agency is considering removing a child due to abuse or neglect, on an emergency, 51 temporary, or permanent basis pursuant to §§ 63.2-901.1 and 63.2-1505, subject to the restriction that 52 53 the data shall not be further disseminated to any party other than a federal or state authority or court as 54 may be required to comply with an express requirement of law;

55 9. To the extent permitted by federal law or regulation, public service companies as defined in 56 § 56-1, for the conduct of investigations of applicants for employment when such employment involves HB1383ER

57 personal contact with the public or when past criminal conduct of an applicant would be incompatible58 with the nature of the employment under consideration;

59 10. The appropriate authority for purposes of granting citizenship and for purposes of international60 travel, including, but not limited to, issuing visas and passports;

61 11. A person requesting a copy of his own criminal history record information as defined in § 9.1-101 at his cost, except that criminal history record information shall be supplied at no charge to a person who has applied to be a volunteer with (i) a Virginia affiliate of Big Brothers/Big Sisters of America; (ii) a volunteer fire company or volunteer rescue squad; (iii) the Volunteer Emergency Families for Children; (iv) any affiliate of Prevent Child Abuse, Virginia; (v) any Virginia affiliate of Compeer; or (vi) any board member or any individual who has been offered membership on the board of a Crime Stoppers, Crime Solvers or Crime Line program as defined in § 15.2-1713.1;

12. Administrators and board presidents of and applicants for licensure or registration as a child 68 welfare agency as defined in § 63.2-100 for dissemination to the Commissioner of Social Services' 69 representative pursuant to § 63.2-1702 for the conduct of investigations with respect to employees of and 70 volunteers at such facilities, caretakers, and other adults living in family day-care day care homes or 71 72 homes approved by family day-care day care systems, and foster and adoptive parent applicants of private child-placing agencies, pursuant to §§ 63.2-1719, 63.2-1720, and 63.2-1721, subject to the 73 74 restriction that the data shall not be further disseminated by the facility or agency to any party other 75 than the data subject, the Commissioner of Social Services' representative or a federal or state authority 76 or court as may be required to comply with an express requirement of law for such further 77 dissemination;

78 13. The school boards of the Commonwealth for the purpose of screening individuals who are
79 offered or who accept public school employment and those current school board employees for whom a
80 report of arrest has been made pursuant to § 19.2-83.1;

81 14. The State Lottery Department for the conduct of investigations as set forth in the State Lottery
82 Law (§ 58.1-4000 et seq.), and the Department of Agriculture and Consumer Services for the conduct of
83 investigations as set forth in Article 1.1:1 (§ 18.2-340.15 et seq.) of Chapter 8 of Title 18.2;

15. Licensed nursing homes, hospitals and home care organizations for the conduct of investigations
of applicants for compensated employment in licensed nursing homes pursuant to § 32.1-126.01, hospital
pharmacies pursuant to § 32.1-126.02, and home care organizations pursuant to § 32.1-162.9:1, subject to
the limitations set out in subsection E;

16. Licensed homes for adults, licensed district homes for adults, and licensed adult day-care day *care* centers for the conduct of investigations of applicants for compensated employment in licensed
homes for adults pursuant to § 63.2-1720, in licensed district homes for adults pursuant to § 63.1-189.1,
and in licensed adult day-care day care centers pursuant to § 63.2-1720, subject to the limitations set out
in subsection F;

93 17. The Alcoholic Beverage Control Board for the conduct of investigations as set forth in94 § 4.1-103.1;

95 18. The State Board of Elections and authorized officers and employees thereof in the course of
 96 conducting necessary investigations with respect to registered voters, limited to any record of felony
 97 convictions;

98 19. The Commissioner of Behavioral Health and Developmental Services for those individuals who are committed to the custody of the Commissioner pursuant to §§ 19.2-169.2, 19.2-169.6, 19.2-182.2, 19.2-182.3, 19.2-182.8, and 19.2-182.9 for the purpose of placement, evaluation, and treatment planning;

20. Any alcohol safety action program certified by the Commission on the Virginia Alcohol Safety
Action Program for (i) assessments of habitual offenders under § 46.2-360, (ii) interventions with first
offenders under § 18.2-251, or (iii) services to offenders under § 18.2-51.4, 18.2-266, or 18.2-266.1;

104 21. Residential facilities for juveniles regulated or operated by the Department of Social Services, the
 105 Department of Education, or the Department of Behavioral Health and Developmental Services for the
 106 purpose of determining applicants' fitness for employment or for providing volunteer or contractual
 107 services;

108 22. The Department of Behavioral Health and Developmental Services and facilities operated by the
 109 Department for the purpose of determining an individual's fitness for employment pursuant to
 110 departmental instructions;

23. Pursuant to § 22.1-296.3, the governing boards or administrators of private or religious
elementary or secondary schools which are accredited by a statewide accrediting organization
recognized, prior to January 1, 1996, by the State Board of Education or a private organization
coordinating such records information on behalf of such governing boards or administrators pursuant to
a written agreement with the Department of State Police;

116 24. Public and nonprofit private colleges and universities for the purpose of screening individuals117 who are offered or accept employment;

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118 25. Members of a threat assessment team established by a public institution of higher education 119 pursuant to § 23-9.2:10 or by a private nonprofit institution of higher education, for the purpose of 120 assessing or intervening with an individual whose behavior may present a threat to safety; however, no 121 member of a threat assessment team shall redisclose any criminal history record information obtained 122 pursuant to this section or otherwise use any record of an individual beyond the purpose that such 123 disclosure was made to the threat assessment team;

124 26. Executive directors of community services boards or the personnel director serving the
 125 community services board for the purpose of determining an individual's fitness for employment
 126 pursuant to §§ 37.2-506 and 37.2-607;

127 27. Executive directors of behavioral health authorities as defined in § 37.2-600 for the purpose of determining an individual's fitness for employment pursuant to §§ 37.2-506 and 37.2-607;

129 28. The Commissioner of Social Services for the purpose of locating persons who owe child support
130 or who are alleged in a pending paternity proceeding to be a putative father, provided that only the
131 name, address, demographics and social security number of the data subject shall be released;

29. Authorized officers or directors of agencies licensed pursuant to Article 2 (§ 37.2-403 et seq.) of
Chapter 4 of Title 37.2 by the Department of Behavioral Health and Developmental Services for the
purpose of determining if any applicant who accepts employment in any direct care position has been
convicted of a crime that affects his fitness to have responsibility for the safety and well-being of
individuals with mental illness, intellectual disability, or substance abuse pursuant to §§ 37.2-416,
37.2-506, and 37.2-607;

138 30. The Commissioner of the Department of Motor Vehicles, for the purpose of evaluating applicants
139 for a motor carrier certificate or license subject to the provisions of Chapters 20 (§ 46.2-2000 et seq.)
140 and 21 (§ 46.2-2100 et seq.) of Title 46.2;

141 31. The chairmen of the Committees for Courts of Justice of the Senate or the House of Delegates
142 for the purpose of determining if any person being considered for election to any judgeship has been
143 convicted of a crime;

32. Heads of state agencies in which positions have been identified as sensitive for the purpose of
determining an individual's fitness for employment in positions designated as sensitive under Department
of Human Resource Management policies developed pursuant to § 2.2-1201.1. Dissemination of criminal
history record information to the agencies shall be limited to those positions generally described as
directly responsible for the health, safety and welfare of the general populace or protection of critical
infrastructures;

150 33. The Office of the Attorney General, for all criminal justice activities otherwise permitted under
151 subdivision A 1 and for purposes of performing duties required by the Civil Commitment of Sexually
152 Violent Predators Act (§ 37.2-900 et seq.);

34. Shipyards, to the extent permitted by federal law or regulation, engaged in the design,
construction, overhaul, or repair of nuclear vessels for the United States Navy, including their subsidiary
companies, for the conduct of investigations of applications for employment or for access to facilities,
by contractors, leased laborers, and other visitors;

157 35. Any employer of individuals whose employment requires that they enter the homes of others, for 158 the purpose of screening individuals who apply for, are offered, or have accepted such employment;

159 36. Public agencies when and as required by federal or state law to investigate (i) applicants as 160 providers of adult foster care and home-based services or (ii) any individual with whom the agency is 161 considering placing an adult on an emergency, temporary, or permanent basis pursuant to § 63.2-1601.1, 162 subject to the restriction that the data shall not be further disseminated by the agency to any party other 163 than a federal or state authority or court as may be required to comply with an express requirement of 164 law for such further dissemination, subject to limitations set out in subsection G;

37. The Department of Medical Assistance Services, or its designee, for the purpose of screening
individuals who, through contracts, subcontracts, or direct employment, volunteer, apply for, are offered,
or have accepted a position related to the provision of transportation services to enrollees in the
Medicaid Program or the Family Access to Medical Insurance Security (FAMIS) Program, or any other
program administered by the Department of Medical Assistance Services;

38. The State Corporation Commission for the purpose of investigating individuals who are current
or proposed members, senior officers, directors, and principals of an applicant or person licensed under
Chapter 16 (§ 6.2-1600 et seq.) of Title 6.2. Notwithstanding any other provision of law, if an
application is denied based in whole or in part on information obtained from the Central Criminal
Records Exchange pursuant to § 6.2-1605, the Commissioner of Financial Institutions or his designee
may disclose such information to the applicant or its designee;

39. The Department of Professional and Occupational Regulation for the purpose of investigatingindividuals for initial licensure pursuant to § 54.1-2106.1;

40. The Department for Aging and Rehabilitative Services and the Department for the Blind and

179 Vision Impaired for the purpose of evaluating an individual's fitness for various types of employment 180 and for the purpose of delivering comprehensive vocational rehabilitation services pursuant to Article 11 181 (§ 51.5-170 et seq.) of Chapter 14 of Title 51.5 that will assist the individual in obtaining employment;

182 41. Bail bondsmen, in accordance with the provisions of § 19.2-120;

183 42. The State Treasurer for the purpose of determining whether a person receiving compensation for 184 wrongful incarceration meets the conditions for continued compensation under § 8.01-195.12; and

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43. Other entities as otherwise provided by law.

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186 Upon an ex parte motion of a defendant in a felony case and upon the showing that the records 187 requested may be relevant to such case, the court shall enter an order requiring the Central Criminal 188 Records Exchange to furnish the defendant, as soon as practicable, copies of any records of persons 189 designated in the order on whom a report has been made under the provisions of this chapter.

Notwithstanding any other provision of this chapter to the contrary, upon a written request sworn to 190 191 before an officer authorized to take acknowledgments, the Central Criminal Records Exchange, or the 192 criminal justice agency in cases of offenses not required to be reported to the Exchange, shall furnish a 193 copy of conviction data covering the person named in the request to the person making the request; 194 however, such person on whom the data is being obtained shall consent in writing, under oath, to the 195 making of such request. A person receiving a copy of his own conviction data may utilize or further 196 disseminate that data as he deems appropriate. In the event no conviction data is maintained on the data 197 subject, the person making the request shall be furnished at his cost a certification to that effect.

198 B. Use of criminal history record information disseminated to noncriminal justice agencies under this 199 section shall be limited to the purposes for which it was given and may not be disseminated further.

200 C. No criminal justice agency or person shall confirm the existence or nonexistence of criminal 201 history record information for employment or licensing inquiries except as provided by law.

202 D. Criminal justice agencies shall establish procedures to query the Central Criminal Records Exchange prior to dissemination of any criminal history record information on offenses required to be 203 204 reported to the Central Criminal Records Exchange to ensure that the most up-to-date disposition data is being used. Inquiries of the Exchange shall be made prior to any dissemination except in those cases 205 206 where time is of the essence and the normal response time of the Exchange would exceed the necessary time period. A criminal justice agency to whom a request has been made for the dissemination of 207 208 criminal history record information that is required to be reported to the Central Criminal Records 209 Exchange may direct the inquirer to the Central Criminal Records Exchange for such dissemination. 210 Dissemination of information regarding offenses not required to be reported to the Exchange shall be 211 made by the criminal justice agency maintaining the record as required by § 15.2-1722.

212 E. Criminal history information provided to licensed nursing homes, hospitals and to home care 213 organizations pursuant to subdivision A 15 shall be limited to the convictions on file with the Exchange 214 for any offense specified in §§ 32.1-126.01, 32.1-126.02, and 32.1-162.9:1.

215 F. Criminal history information provided to licensed assisted living facilities, licensed district homes 216 for adults, and licensed adult day-care day care centers pursuant to subdivision A 16 shall be limited to 217 the convictions on file with the Exchange for any offense specified in § 63.1-189.1 or 63.2-1720.

218 G. Criminal history information provided to public agencies pursuant to subdivision A 36 shall be 219 limited to the convictions on file with the Exchange for any offense specified in § 63.2-1719.

220 H. Upon receipt of a written request from an employer or prospective employer, the Central Criminal 221 Records Exchange, or the criminal justice agency in cases of offenses not required to be reported to the 222 Exchange, shall furnish at the employer's cost a copy of conviction data covering the person named in 223 the request to the employer or prospective employer making the request, provided that the person on 224 whom the data is being obtained has consented in writing to the making of such request and has 225 presented a photo-identification to the employer or prospective employer. In the event no conviction data 226 is maintained on the person named in the request, the requesting employer or prospective employer shall 227 be furnished at his cost a certification to that effect. The criminal history record search shall be 228 conducted on forms provided by the Exchange.

§ 32.1-111.5. Certification and recertification of emergency medical services personnel.

230 A. The Board shall prescribe by regulation the qualifications required for certification of emergency medical care attendants, including those qualifications necessary for authorization to follow Do Not 231 232 Resuscitate Orders pursuant to § 54.1-2987.1. Such regulations shall include criteria for determining 233 whether an applicant's relevant practical experience and didactic and clinical components of education 234 and training completed during his service as a member of any branch of the armed forces of the United 235 States may be accepted by the Commissioner as evidence of satisfaction of the requirements for 236 certification.

237 B. Each person desiring certification as emergency medical services personnel shall apply to the 238 Commissioner upon a form prescribed by the Board. Upon receipt of such application, the Commissioner shall cause the applicant to be examined or otherwise determined to be qualified for 239

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certification. When determining whether an applicant is qualified for certification, the Commissioner 240 shall consider and may accept relevant practical experience and didactic and clinical components of 241 242 education and training completed by an applicant during his service as a member of any branch of the 243 armed forces of the United States as evidence of satisfaction of the requirements for certification. If the 244 Commissioner determines that the applicant meets the requirements for certification as an emergency 245 medical services personnel, he shall issue a certificate to the applicant. An emergency medical services 246 personnel certificate so issued shall be valid for a period required by law or prescribed by the Board. 247 The certificates may be renewed after successful reexamination of the holder. Any certificate so issued 248 may be suspended at any time that the Commissioner determines that the holder no longer meets the 249 qualifications prescribed for such emergency medical services personnel. The Commissioner may 250 temporarily suspend any certificate without notice, pending a hearing or informal fact-finding 251 conference, if the Commissioner finds that there is a substantial danger to public health or safety. When 252 the Commissioner has temporarily suspended a certificate pending a hearing, the Commissioner shall 253 seek an expedited hearing in accordance with the Administrative Process Act (§ 2.2-4000 et seq.).

254 C. The Board shall prescribe by regulation procedures and the qualifications required for the 255 recertification of emergency medical services personnel. Such regulations shall include (i) authorization 256 for continuing education and skills testing, in lieu of a written examination, with the signature of the 257 relevant operational medical director; (ii) authorization for the relevant operational medical director to 258 require the written examinations administered or approved by the Office of Emergency Medical 259 Services, as deemed necessary, of certain emergency medical services personnel; (iii) authorization for 260 exemptions from the written test for recertification by the relevant operational medical director; (iv) 261 triennial recertification of advanced life support providers; (v) approval by the Office of Emergency 262 Medical Services of continuing education modules in which each module may be tested separately; and (vi) effective on January 1, 1998, a sequential option for the completion of the skills tests for 263 264 recertification.

D. The Commissioner may issue a temporary certificate when he finds that it is in the public interest.A temporary certificate shall be valid for a period not exceeding ninety 90 days.

E. The State Board of Health shall require each person who, on or after July 1, 2013, applies to be 267 268 a volunteer with or employee of an emergency medical services agency to submit fingerprints and provide personal descriptive information to be forwarded along with his fingerprints through the Central 269 270 Criminal Records Exchange to the Federal Bureau of Investigation, for the purpose of obtaining his 271 criminal history record information. The Central Criminal Records Exchange shall forward the results 272 of the state and national records search to the Commissioner or his designee, who shall be a 273 governmental entity. If an applicant is denied employment or service as a volunteer because of 274 information appearing on his criminal history record and the applicant disputes the information upon 275 which the denial was based, the Central Criminal Records Exchange shall, upon written request, furnish 276 to the applicant the procedures for obtaining a copy of the criminal history record from the Federal 277 Bureau of Investigation.