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1	HOUSE BILL NO. 1180
2	Offered January 16, 2014
3	A BILL to amend and reenact §§ 2.2-2337, 2.2-2339, 2.2-2340, 2.2-2341, and 2.2-2343 of the Code of
4	Virginia and to amend the Code of Virginia by adding a section numbered 2.2-2348.1, relating to
5 6	the Fort Monroe Authority; powers and duties; land and utility ownership.
U	Patron—Helsel
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8	Referred to Committee on General Laws
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10 11	Be it enacted by the General Assembly of Virginia: 1. That §§ 2.2-2337, 2.2-2339, 2.2-2340, 2.2-2341, and 2.2-2343 of the Code of Virginia are
12	amended and reenacted and that the Code of Virginia is amended by adding a section numbered
13	2.2-2348.1 as follows:
14	§ 2.2-2337. Definitions.
15	As used in this article, unless the context requires a different meaning:
16	"Area of Operation" means an area coextensive with the territorial boundaries of the land acquired or
17 18	to be acquired from the federal government by the Authority or the Commonwealth. "Authority" means the Fort Monroe Authority.
19	"Board" means the Board of Trustees as defined in § 2.2-2338.
20	"Bonds" means any bonds, notes, interim certificates, debentures, or other obligations issued by the
21	Authority pursuant to this article.
22	"City of Hampton" or "City" means the City of Hampton, Virginia, a municipal corporation of the
23 24	Commonwealth of Virginia. "Design Standards" means the standards developed as a requirement of the Programmatic Agreement
25	and referred to in that document as the "Historic Preservation Manual and Design Standards" which
26	govern the restoration, rehabilitation, and renovation of the contributing elements to the Fort Monroe
27	National Historic Landmark District and new construction, additions, and reconstruction of buildings so
28	they are compatible with the overall character of the District, as they may be adopted or amended from
29 20	time to time. "Equility" many a particular building or structure or particular buildings or structures, including all
30 31	"Facility" means a particular building or structure or particular buildings or structures, including all equipment, appurtenances, and accessories necessary or appropriate for the operation of such facility.
32	"Fort Monroe Master Plan" or "Master Plan" means the plan that identifies the long-term vision for
33	the reuse of the Area of Operation, key implementation projects, and a detailed implementation strategy
34	for attracting new uses and investment to the Area of Operation as approved by the Authority and
35	produced in accordance with the public participation plan as adopted by the Authority.
36 37	"Fort Monroe Reuse Plan" or "Reuse Plan" means the document created by the Fort Monroe Federal Area Development Authority and adopted as an official operating document on August 20, 2008, as it
37 38	may be amended from time to time.
3 9	"Programmatic Agreement for the Closure and Disposal of Fort Monroe, Va." or "Programmatic
40	Agreement" means that certain agreement, as it may be amended from time to time, entered into among
41	the U.S. Army, the Virginia State Historic Preservation Officer, the Advisory Council on Historic
42 43	Preservation, the Commonwealth of Virginia, the Fort Monroe Federal Area Development Authority and the National Park Service and signed by all Signatory Parties as of April 27, 2009, pursuant to § 106 of
43 44	the National Historic Preservation Act.
45	"Project" means any specific enterprise undertaken by the Authority, including the facilities as
46	defined in this article, and all other property, real or personal, or any interest therein, necessary or
47	appropriate for the operation of such property.
48 40	"Real property" means all lands, including improvements and fixtures thereon, and property of any
49 50	nature appurtenant thereto, or used in connection therewith, and every estate, interest, and right, legal or equitable, therein, including terms for years and liens by way of judgment, mortgage, or otherwise and
51	the indebtedness secured by such liens.
52	"State Memorandum of Understanding" means an agreement between the Authority, the Secretary of
53	Administration, the State Historic Preservation Officer, and the Governor, on behalf of all state agencies,
54 55	to protect Fort Monroe and its historic, cultural, and natural assets by carefully implementing the plans,
55 56	stipulations, requirements, and obligations under the Programmatic Agreement for nonfederal lands following the transfer of properties from the United States Army to the Commonwealth.
57	"Trustees" means the members of the Board of Trustees of the Authority.
58	§ 2.2-2339. Duties of the Authority.
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59 The Authority shall have the power and duty:

60 1. To do all things necessary and proper to further an appreciation of the contributions of the first permanent English-speaking settlers as well as the Virginia Indians to the building of our 61 62 Commonwealth and nation, to commemorate the establishment of the first coastal fortification in the 63 English-speaking New World, to commemorate the lives of prominent Virginians who were connected to 64 the largest moated fortification in the United States, to commemorate the important role of African 65 Americans in the history of the site, including the "Contraband" slave decision in 1861 that earned Fort Monroe the designation as "Freedom's Fortress," to commemorate Old Point Comfort's role in 66 establishing international trade and British maritime law in Virginia, and to commemorate almost 250 67 years of continuous service as a coastal defense fortification of the United States of America; 68

69 2. To hire and develop a professional staff including an executive director and such other staff as is necessary to discharge the responsibilities of the Authority; 70 71

3. To establish personnel policies and benefits for staff;

72 4. To oversee the preservation, conservation, protection, and maintenance of the Commonwealth's 73 natural resources and real property interests at Fort Monroe and the renewal of Fort Monroe as a vibrant 74 and thriving community;

75 5. To adopt an annual budget, which shall be submitted to the Chairmen of the Senate Committee on 76 Finance and the House Committee on Appropriations and the Department of Planning and Budget by 77 July 1 of each year;

78 6. To provide for additional, more complete, or more timely services than are generally available in 79 the City of Hampton as a whole; and

80 7. To serve as the Commonwealth's management agent exercising all the Commonwealth's powers 81 over public and private for all the land in the Area of Operation, including regulation of land use, zoning, and permitting and for the implementation of actions and fulfillment of federal and state 82 83 obligations for public and private land under the Fort Monroe Master Plan, Programmatic Agreement, Design Standards, Reuse Plan, State Memorandum of Understanding, and any other agreements 84 85 regarding Fort Monroe to which the Commonwealth is a party, ensuring adherence to the findings, declarations, and policies set forth in this article, unless the Commonwealth and the Authority 86 87 specifically agree in writing to the contrary. 88

§ 2.2-2340. Additional declaration of policy; powers of the Authority; penalty.

89 A. It is the policy of the Commonwealth that the historic, cultural, and natural resources of Fort 90 Monroe be protected in any conveyance or alienation of real property interests by the Authority. Real 91 property in the Area of Operation at Fort Monroe may be maintained as Commonwealth-owned land 92 that is leased, whether by short-term operating/revenue lease or long-term ground lease, to appropriate public, private, or joint venture entities, with such historic, cultural, and natural resources being 93 protected in any such lease, to be approved as to form by the Attorney General of the Commonwealth 94 95 of Virginia. If sold as provided in this article, real property interests in the Area of Operation at Fort Monroe may only be sold under covenants, historic conservation easements, historic preservation 96 97 easements, or other appropriate legal restrictions approved as to form by the Attorney General that 98 protect these historic and natural resources. Properties in the Wherry Quarter and Inner Fort areas 99 identified in the Fort Monroe Reuse Plan may only be sold with the consent of both the Governor and the General Assembly, except that any transfer to the National Park Service shall require only the 100 101 approval of the Governor. The proceeds from the sale or pre-paid lease of any *real or personal* property within the Area of Operation shall be retained by the Authority and used for infrastructure improvements 102 103 in the Area of Operation.

B. The Authority shall have the power and duty:

105 1. To sue and be sued; to adopt and use a common seal and to alter the same as may be deemed 106 expedient; to have perpetual succession; to make and execute contracts and other instruments necessary 107 or convenient to the exercise of the powers of the Authority; and to make and from time to time amend 108 and repeal bylaws, rules, and regulations, not inconsistent with law, to carry into effect the powers and 109 purposes of the Authority;

110 2. To foster and stimulate the economic and other development of Fort Monroe, including without 111 limitation development for business, employment, housing, commercial, recreational, educational, and other public purposes; to prepare and carry out plans and projects to accomplish such objectives; to 112 113 provide for the construction, reconstruction, rehabilitation, reuse, improvement, alteration, maintenance, 114 removal, equipping, or repair of any buildings, structures, or land of any kind; to lease or rent to others 115 or to develop, operate, or manage with others in a joint venture or other partnering arrangement, on such terms as it deems proper and which are consistent with the provisions of the Programmatic Agreement, 116 Design Standards, and Reuse Plan governing any lands, dwellings, houses, accommodations, structures, 117 buildings, facilities, or appurtenances embraced within Fort Monroe; to establish, collect, and revise the 118 119 rents charged and terms and conditions of occupancy thereof; to terminate any such lease or rental 120 obligation upon the failure of the lessee or renter to comply with any of the obligations thereof; to

121 arrange or contract for the furnishing by any person or agency, public or private, of works, services, 122 privileges, or facilities in connection with any activity in which the Authority may engage, provided, 123 however, that if services are provided by the City of Hampton pursuant to § 2.2-2341 for which the 124 City is compensated pursuant to subsection B of \S 2.2-2342, then the Authority may provide for 125 additional, more complete, or more timely services than are generally available in the City of Hampton 126 as a whole if deemed necessary or appropriate by the Authority; to acquire, own, hold, and improve real 127 or personal property; to purchase, lease, obtain options upon, acquire by gift, grant, bequest, devise, 128 easement, dedication, or otherwise any real or personal property or any interest therein, which purchase, 129 lease, or acquisition may only be made for less than fair market value if the Board of Trustees 130 determines, upon the advice of the Attorney General, that the transaction is consistent with the fiduciary 131 obligation of the Authority to the Commonwealth and if necessary or appropriate to further the purposes 132 of the Authority; as provided in this article, to sell, lease, exchange, transfer, assign, or pledge any real 133 or personal property or any interest therein, which sale, lease, or other transfer or assignment may be 134 made for less than fair market value; as provided in this article, to dedicate, make a gift of, or lease for 135 a nominal amount any real or personal property or any interest therein to the Commonwealth, the City 136 of Hampton, or other localities or agencies, public or private, within the Area of Operation or adjacent 137 thereto, jointly or severally, for public use or benefit, such as, but not limited to, game preserves, 138 playgrounds, park and recreational areas and facilities, hospitals, clinics, schools, and airports; to acquire, 139 lease, maintain, alter, operate, improve, expand, sell, or otherwise dispose of onsite utility and 140 infrastructure systems or sell any excess service capacity for offsite use; to acquire, lease, construct, 141 maintain, and operate and dispose of tracks, spurs, crossings, terminals, warehouses, and terminal 142 facilities of every kind and description necessary or useful in the transportation and storage of goods, 143 wares, and merchandise; and to insure or provide for the insurance of any real or personal property or 144 operation of the Authority against any risks or hazards;

145 3. To invest any funds held in reserves or sinking funds, or any funds not required for immediate
146 disbursements, in property or security in which fiduciaries may legally invest funds subject to their
147 control; to purchase its bonds at a price not more than the principal amount thereof and accrued interest,
148 all bonds so purchased to be cancelled;

149 4. To undertake and carry out examinations, investigations, studies, and analyses of the business, 150 industrial, agricultural, utility, transportation, and other economic development needs, requirements, and 151 potentialities of its Area of Operation or offsite needs, requirements, and potentialities that directly affect 152 the success of the Authority at Fort Monroe, and the manner in which such needs and requirements and 153 potentialities are being met, or should be met, in order to accomplish the purposes for which it is 154 created; to make use of the facts determined in such research and analyses in its own operation; and to 155 make the results of such studies and analyses available to public bodies and to private individuals, 156 groups, and businesses, except as such information may be exempted pursuant to the Virginia Freedom 157 of Information Act (§ 2.2-3700 et seq.);

158 5. To administer, develop, and maintain at Fort Monroe permanent commemorative cultural and159 historical museums and memorials;

6. To adopt names, flags, seals, and other emblems for use in connection with such shrines and to copyright the same in the name of the Commonwealth;

162 7. To enter into any contracts not otherwise specifically authorized in this article to further the purposes of the Authority, after approval as to form by the Attorney General;

164 8. To establish nonprofit corporations as instrumentalities to assist in administering the affairs of the165 Authority;

9. To exercise the power of eminent domain in the manner provided by Chapter 3 (§ 25.1-300 et seq.) of Title 25.1 within the Authority's Area of Operation; however, eminent domain may only be used to obtain easements across property on Fort Monroe for the provision of water, sewer, electrical, ingress and egress, and other necessary or useful services to further the purposes of the Authority, unless the Governor has expressly granted authority to obtain interests for other purposes;

171 10. To fix, charge, and collect rents, fees, and charges for the use of, or the benefit derived from, the 172 services or facilities provided, owned, operated, or financed by the Authority benefiting property within 173 the Authority's Area of Operation. Such rents, fees, and charges may be charged to and collected by 174 such persons and in such manner as the Authority may determine from (i) any person contracting for the 175 services or using the Authority facilities or (ii) the owners, tenants, or customers of the real estate and 176 improvements that are served by, or benefit from the use of, any such services or facilities, in such 177 manner as shall be authorized by the Authority in connection with the provision of such services or 178 facilities. Such rents, fees, and charges shall not be chargeable to the Commonwealth or, where such 179 rents, fees or charges relate to services or facilities utilized by the City of Hampton to provide municipal 180 services, to the City of Hampton except as may be provided by lease or other agreement and may be used to fund the provision of the additional, more complete, or more timely services authorized under 181

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182 subdivision 6 of § 2.2-2339, the payments provided under § 2.2-2342, or for other purposes as the 183 Authority may determine to be appropriate, subject to the provisions of subsection B of § 2.2-2342;

184 11. To receive and expend gifts, grants, and donations from whatever source derived for the purposes 185 of the Authority:

186 12. To employ an executive director and such deputies and assistants as may be required;

187 13. To elect any past chairman of the Board of Trustees to the honorary position of chairman 188 emeritus. Chairmen emeriti shall serve as honorary members for life. Chairmen emeriti shall be elected 189 in addition to the nonlegislative citizen member positions defined in § 2.2-2338;

190 14. To determine what paintings, statuary, works of art, manuscripts, and artifacts may be acquired 191 by purchase, gift, or loan and to exchange or sell the same if not inconsistent with the terms of such 192 purchase, gift, loan, or other acquisition;

193 15. To change the form of investment of any funds, securities, or other property, real or personal, 194 provided the same are not inconsistent with the terms of the instrument under which the same were 195 acquired, and to sell, grant, or convey any such property, subject to the provisions of subsection A of 196 § 2.2-2340;

197 16. To cooperate with the federal government, the Commonwealth, the City of Hampton, or other 198 nearby localities in the discharge of its enumerated powers; 199

17. To exercise all or any part or combination of powers granted in this article;

200 18. To do any and all other acts and things that may be reasonably necessary and convenient to carry 201 out its purposes and powers;

202 19. To adopt, amend or repeal, by the Board of Trustees of the Authority, or the executive 203 committee thereof, and from time to time to amend and repeal regulations concerning the use of, access to and visitation of properties under the control of the Fort Monroe Authority in order to protect or 204 secure such properties and the public enjoyment thereof, with any violation of such regulations being 205 punishable by a civil penalty of up to \$100 for the first violation and up to \$250 for any subsequent 206 207 violation, such civil penalty to be paid to the Authority; 208

20. To provide parking and traffic rules and regulations on property owned by the Authority; and

209 21. To provide that any person who knowingly violates a regulation of the Authority may be 210 requested by an agent or employee of the Authority to leave the property and upon the failure of such 211 person so to do shall be guilty of a trespass as provided in § 18.2-119. 212

§ 2.2-2341. Relationship to the City of Hampton.

213 A. All of Fort Monroe is within the City of Hampton's jurisdictional limits; therefore, the City of 214 Hampton is the locality and Virginia municipal corporation for the Authority's Area of Operation. 215 Nothing in this article is intended to limit or restrict the otherwise existing authority of the City of 216 Hampton which, except as otherwise provided in this article, is reserved solely for the City of Hampton. 217 As authorized in this article, the Authority may supplement in its Area of Operation the works, services, privileges, or facilities provided by the City of Hampton to provide additional, more complete, or more 218 219 timely works, services, privileges, or facilities than provided by the City of Hampton.

220 B. The Authority shall adopt procedures for the implementation of required actions under the Programmatic Agreement and any other agreements regarding Fort Monroe to which the Commonwealth 221 222 is a party, including adherence to the Reuse Plan and the Design Standards adopted by the Authority. 223 Those procedures shall provide the City of Hampton a reasonable opportunity for review and comment 224 regarding any proposed actions.

225 C. The City shall be responsible for dealing directly with any taxpayers at Fort Monroe regarding the 226 collection of any taxes or fees which the City believes are due based on real property interests, business 227 activity, ownership of personal property, and other authorized taxes and fees, unless the City and the 228 Authority agree differently in writing.

229 D. In its comprehensive plan and in adopting a zoning ordinance for the Area of Operation, the City 230 shall recognize the authority of the federal and state obligations for land use regulation placed upon the 231 Fort Monroe Authority by the requirements of the Fort Monroe Master Plan, Programmatic Agreement, 232 Design Standards, Reuse Plan, State Memorandum of Understanding, and any other agreements 233 regarding Fort Monroe to which the Commonwealth is a party. 234

§ 2.2-2343. Authority may borrow money, accept contributions, etc.

235 In addition to the powers conferred upon the Authority by other provisions of this article, the 236 Authority shall have the power:

237 1. To borrow moneys or accept contributions, grants, or other financial assistance from the federal 238 government, the Commonwealth, any locality or political subdivision, any agency or instrumentality 239 thereof, including but not limited to the Virginia Resources Authority, or any source, public or private, 240 for or in aid of any project of the Authority, and to these ends, to comply with such conditions and 241 enter into such mortgages, trust indentures, leases, or agreements as may be necessary, convenient, or 242 desirable;

2. To apply for grants from the Urban Public-Private Partnership Redevelopment Fund pursuant to

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Chapter 24.1 (§ 15.2-2414 et seq.) of Title 15.2. The Authority shall be considered a local government 244 245 eligible for grants under that chapter. Funds from any source available to the Authority may be used to 246 meet the matching requirement of any such grant;

247 3. To participate in local group pools authorized pursuant to § 15.2-2703 or to participate in the 248 Commonwealth's risk pool administered by the Division of Risk Management;

249 4. To utilize the provisions of the Public-Private Transportation Act of 1995 (§ 56-556 et seq.) and 250 the Public-Private Education Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.) as a qualifying 251 public entity under those statutes;

252 5. To apply for and receive enterprise zone designation under the Enterprise Zone Grant Act 253 (§ 59.1-538 et seq.). Fort Monroe shall be considered an eligible area for such designation, although the 254 Governor is not obligated to grant such a designation; 255

6. To act as a local cooperating entity pursuant to § 62.1-148; and

256 7. To enter into privatized agreements with any public or private utility for the provisions of 257 ownership or operation of utility services at Fort Monroe, as provided that the in § 2.2-2348.1. The 258 Authority and the City may mutually agree that such services should not or need not be included under 259 any franchise agreement that the City has with that utility. The utility shall provide the same service 260 generally available to its other customers in the City of Hampton at reasonable rates.

261 § 2.2-2348.1. Ratification of the ownership of certain lands in the City of Hampton known as Fort 262 Monroe; ownership and operation of utilities.

263 A. That, notwithstanding any other provision of law, the ownership of certain property located in the 264 City of Hampton, Virginia, consisting of 312.75 acres, more or less, generally known as "Fort Monroe," 265 shall be deemed validly vested in the Commonwealth, with all rights, title, and interest therein, being 266 more particularly described as follows: All that certain lot, piece, or parcel of land situate, lying, and being in the City of Hampton, in the Commonwealth of Virginia, containing 312.75 acres, more or less, 267 described in Exhibit A and illustrated in Exhibit B of that certain Quitclaim Deed recorded in the 268 269 Clerk's Office of the Circuit Court of the City of Hampton on June 14, 2013, as Instrument No. 270 130009559.

271 B. That, notwithstanding any other provision of law, the ownership of the roads, water, sewer, and 272 other utility services on that certain property located in the City of Hampton, Virginia, consisting of 273 561.345 acres, more or less, generally known as "Fort Monroe," shall be deemed validly vested in the 274 Commonwealth, being more particularly described as follows: All those certain lots, pieces, or parcels 275 of land situate, lying, and being in the City of Hampton, in the Commonwealth of Virginia, containing 561.345 acres, more or less, described as Parcels A, B, C, D, E, F, G, and H on that certain survey by 276 277 the Norfolk District Corps of Engineers dated July 20, 2009, last revised November 15, 2012, entitled 278 "Plat Showing 8 Parcels of Land Totaling +/-561.345 Acres Situated on Fort Monroe, Virginia," and 279 recorded in the Clerk's Office of the Circuit Court of the City of Hampton in Instrument No. 130009559 280 at Pages 286 and 287.

281 1. The Authority shall maintain such roads as public rights-of-way to ensure lawful access to the 282 properties within said acreage; however, the Commonwealth may convey its right, title, and interests in such roads to the City of Hampton or the Virginia Department of Transportation, and thereby transfer 283 284 the obligation to maintain such roads.

285 2. The Authority shall maintain and operate such water, sewer, and other utility services to ensure 286 that the properties within said acreage have access to such utility services; however, the Commonwealth 287 may convey its right, title, and interest in any such utility owned by the Commonwealth to a public or 288 private entity and thereafter transfer the obligation to maintain and operate such utilities.