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1	HOUSE BILL NO. 439
2	House Amendments in [] — January 24, 2014
3	A BILL to amend and reenact §§ 2.2-3009, 2.2-3010, and 2.2-3014 of the Code of Virginia and to
4	amend the Code of Virginia by adding a section numbered 2.2-3010.1, relating to the Fraud and
5	Abuse Whistle Blower Protection Act; applicability to Virginia citizens.
6	Abuse whishe blower I rolection Act, applicability to virginia culters.
U	Detron Driver to Engrocement Delegate La Munyon
7	Patron Prior to Engrossment—Delegate LeMunyon
8	Referred to Committee on General Laws
o 9	Referred to Committee on General Laws
	Do it expected by the Consul Assembly of Vincinia.
10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 2.2-3009, 2.2-3010, and 2.2-3014 of the Code of Virginia are amended and reenacted
12	and that the Code of Virginia is amended by adding a section numbered 2.2-3010.1 as follows:
13	§ 2.2-3009. Policy.
14	It shall be the policy of the Commonwealth that citizens of the Commonwealth and employees of
15	state government be freely able to report instances of wrongdoing or abuse committed by [their
16	employing agency in the case of employees, other] state agencies, or independent contractors of state
17	agencies.
18	§ 2.2-3010. Definitions.
19	As used in this chapter:
20	"Abuse" means an employer's or employee's conduct or omissions that result in substantial misuse,
21	destruction, waste, or loss of funds or resources belonging to or derived from federal, state, or local
22	government sources.
23	"Appropriate authority" means a federal or state agency or organization having jurisdiction over
24	criminal law enforcement, regulatory violations, professional conduct or ethics, or abuse; or a member,
25	officer, agent, representative, or supervisory employee of the agency or organization. The term also
26	includes the Office of the Attorney General, the Office of the State Inspector General, and the General
27	Assembly and its committees having the power and duty to investigate criminal law enforcement,
28	regulatory violations, professional conduct or ethics, or abuse.
29	"Employee" means any person who is regularly employed full time on either a salaried or wage
30	basis, whose tenure is not restricted as to temporary or provisional appointment, in the service of and
31	whose compensation is payable, no more often than biweekly, in whole or in part, by a state agency.
32	"Employer" means a person supervising one or more employees, including the employee filing a
33	good faith report, a superior of that supervisor, or an agent of the state agency.
34	"Good faith report" means a report of conduct defined in this chapter as wrongdoing or abuse which
35	is made without malice and which the person making the report has reasonable cause to believe is true.
36	"Misconduct" means conduct or behavior by an employee that is inconsistent with state or agency
37	standards for which specific corrective or disciplinary action is warranted.
38	"State agency" means any agency, institution, board, bureau, commission, council, or instrumentality
39	of state government in the executive branch listed in the appropriation act.
40	"Whistle blower" means an employee who witnesses or has evidence of wrongdoing or abuse and
41	who makes or demonstrates by clear and convincing evidence that he is about to make a good faith
42	report of, or testifies or is about to testify to, the wrongdoing or abuse to one of the employee's
43	superiors, an agent of the employer, or an appropriate authority. "Whistle blower" includes a citizen of
44	the Commonwealth who witnesses or has evidence of wrongdoing or abuse and who makes or
45	demonstrates by clear and convincing evidence that he is about to make a good faith report of, or
46	testifies or is about to testify to, the wrongdoing or abuse to an appropriate authority.
47	"Wrongdoing" means a violation, which is not of a merely technical or minimal nature, of a federal
48	or state law or regulation or a formally adopted code of conduct or ethics of a professional organization
49	designed to protect the interests of the public or employee.
50	§ 2.2-3010.1. Discrimination and retaliatory actions against citizen whistle blowers prohibited; good
51	faith required; other remedies.
52	A. No state agency may threaten or otherwise discriminate or retaliate against a citizen whistle
53	blower because the whistle blower is requested or subpoenaed by an appropriate authority to participate
54	in an investigation, hearing, or inquiry by an appropriate authority or in a court action.
55	B. To be protected by the provisions of this chapter, a citizen of the Commonwealth who discloses
56	information about suspected wrongdoing or abuse shall do so in good faith and upon a reasonable
57	belief that the information is accurate. Disclosures that are reckless or that the citizen knew or should
58	have known were false, confidential by law, or malicious shall not be deemed good faith reports and

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59 *shall not be protected.*

60 C. Any citizen whistle blower disclosing information of wrongdoing or abuse under this chapter
61 where the disclosure results in a [savings of at least \$10,000 recovery of at least \$5,000] may file a
62 claim for reward under the Fraud and Abuse Whistle Blower Reward Fund established in § 2.2-3014.

63 D. Nothing in this chapter shall be construed to limit the remedies provided by the Virginia Fraud
 64 Against Taxpayers Act, Article 19.1 (§ 8.01-216.1 et seq.) of Chapter 3 of Title 8.01.

§ 2.2-3014. Fraud and Abuse Whistle Blower Reward Fund.

A. From such funds as may be authorized by the General Assembly, there is hereby created in the 66 state treasury a special nonreverting fund to be known as the Fraud and Abuse Whistle Blower Reward 67 Fund, hereafter referred to as "the Fund." The Fund shall be established on the books of the Comptroller 68 and shall be administered by the State Inspector General. All moneys recovered by the State Inspector 69 General as the result of whistle blower activity and alerts originating with the Office of the State 70 71 Inspector General shall be deposited in the Fund. Interest earned on moneys in the Fund shall remain in the Fund and be credited to it. Except as provided in subsection B, any moneys remaining in the Fund, 72 73 including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall 74 remain in the Fund. Moneys in the Fund shall be used solely to (i) provide monetary rewards to persons 75 who have disclosed information of wrongdoing or abuse under the Fraud and Abuse Whistle Blower Protection Act (§ 2.2-3009 et seq.) this chapter and the disclosure results in a recovery of at least \$5,000 76 77 or (ii) support the administration of the Fund, defray Fund advertising costs, or subsidize the operation 78 of the Fraud, Waste and Abuse Hotline (previously known as the State Employee Fraud, Waste and 79 Abuse Hotline).

B. By the end of each calendar quarter and upon authorization of the State Inspector General, 85
percent of all sums recovered shall be remitted to the institutions or agencies on whose behalf the recovery was secured by the State Inspector General unless otherwise directed by a court of law. Each such institution or agency on whose behalf the recovery was secured by the State Inspector General shall receive an amount equal to 85 percent of the actual amount recovered by the State Inspector General on its behalf.

86 C. The amount of the reward shall be up to 10 percent of the actual sums recovered by the 87 Commonwealth as a result of the disclosure of the wrongdoing or abuse. Regardless of the sums 88 recovered, at no time shall the amount of any reward, even if less than 10 percent, exceed the balance 89 of the Fund. Reward disbursements from the Fund shall be made by the State Treasurer on warrants 90 issued by the Comptroller upon written request signed by the State Inspector General. In the event that 91 multiple whistle blowers contemporaneously report the same qualifying incident or occurrence of 92 wrongdoing or abuse, the State Inspector General in his sole discretion may split the reward of up to 10 93 percent among the multiple whistle blowers. The decision of the State Inspector General regarding the allocation of the rewards shall be final and binding on all parties and shall not be appealable. 94

D. Five percent of all sums recovered shall be retained in the Fund to support the administration of
the Fund, defray advertising costs, and subsidize the operation of the Fraud, Waste and Abuse Hotline.
Expenditures for administrative costs for management of the Fund shall be managed as approved by the
State Inspector General.

99 E. The Office of the State Inspector General shall promulgate regulations for the proper administration of the Fund including eligibility requirements and procedures for filing a claim. The Office of the State Inspector General shall submit an annual report to the General Assembly
101 summarizing the activities of the Fund.