2015 SESSION

ENROLLED

[S 1424]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 2.2-115, 2.2-206.2, 2.2-419, 2.2-420, 2.2-424, 2.2-426, 2.2-430, 2 2.2-431, 2.2-3101, 2.2-3103.1, 2.2-3104, 2.2-3104.01, 2.2-3106, 2.2-3114 through 2.2-3118, 2.2-3121, 2.2-3124, 30-101, 30-103.1, 30-110, 30-111, 30-124, 30-126, 30-355, 30-356, and 30-357 of the 3 4 5 Code of Virginia and to amend the Code of Virginia by adding a section numbered 2.2-3103.2, by 6 adding in Article 2 of Chapter 13 of Title 30 a section numbered 30-103.2, and by adding a section 7 numbered 30-356.1, relating to the State and Local Government Conflict of Interests Act, the General 8 Assembly Conflicts of Interests Act, and the Virginia Conflict of Interest and Ethics Advisory 9 Council; certain gifts prohibited; approvals required for certain travel.

10 11

Approved

Be it enacted by the General Assembly of Virginia:

12 1. That \$ 2.2-115, 2.2-206.2, 2.2-419, 2.2-420, 2.2-424, 2.2-426, 2.2-430, 2.2-431, 2.2-3101, 2.2-3103.1, 2.2-3104, 2.2-3104.01, 2.2-3106, 2.2-3114 through 2.2-3118, 2.2-3121, 2.2-3124, 30-101, 13 14 15 30-103.1, 30-110, 30-111, 30-124, 30-126, 30-355, 30-356, and 30-357 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding a section numbered 16 2.2-3103.2, by adding in Article 2 of Chapter 13 of Title 30 a section numbered 30-103.2, and by 17 18 adding a section numbered 30-356.1 as follows:

19 § 2.2-115. Commonwealth's Development Opportunity Fund.

20 A. As used in this section, unless the context requires otherwise:

21 "New job" means employment of an indefinite duration, created as the direct result of the private investment, for which the firm pays the wages and standard fringe benefits for its employee, requiring a 22 23 minimum of either (i) 35 hours of the employee's time a week for the entire normal year of the firm's 24 operations, which "normal year" must consist of at least 48 weeks or (ii) 1,680 hours per year.

25 Seasonal or temporary positions, positions created when a job function is shifted from an existing 26 location in the Commonwealth to the location of the economic development project, positions with 27 suppliers, and multiplier or spin-off jobs shall not qualify as new jobs. The term "new job" shall include 28 positions with contractors provided that all requirements included within the definition of the term are 29 met.

30 "Prevailing average wage" means that amount determined by the Virginia Employment Commission 31 to be the average wage paid workers in the city or county of the Commonwealth where the economic 32 development project is located. The prevailing average wage shall be determined without regard to any 33 fringe benefits. 34

"Private investment" means the private investment required under this section.

35 B. There is created the Governor's Commonwealth's Development Opportunity Fund (the Fund) to be used by the Governor to attract economic development prospects and secure the expansion of existing 36 37 industry in the Commonwealth. The Fund shall consist of any funds appropriated to it by the general 38 appropriation act and revenue from any other source, public or private. The Fund shall be established on 39 the books of the Comptroller, and any funds remaining in the Fund at the end of a biennium shall not 40 revert to the general fund but shall remain in the Fund. Interest earned on the Fund shall be credited to 41 the Fund. The Governor shall report to the Chairmen of the House Committees on Appropriations and 42 Finance and the Senate Committee on Finance as funds are awarded in accordance with this section.

43 C. Funds shall be awarded from the Fund by the Governor as grants or loans to political subdivisions. The criteria for making such grants or loans shall include (i) job creation, (ii) private 44 45 capital investment, and (iii) anticipated additional state tax revenue expected to accrue to the state and affected localities as a result of the capital investment and jobs created. Loans shall be approved by the 46 Governor and made in accordance with guidelines established by the Virginia Economic Development 47 Partnership and approved by the Comptroller. Loans shall be interest-free unless otherwise determined 48 by the Governor and shall be repaid to the Fund. The Governor may establish the interest rate to be 49 50 charged; otherwise, any interest charged shall be at market rates as determined by the State Treasurer and shall be indicative of the duration of the loan. The Virginia Economic Development Partnership 51 52 shall be responsible for monitoring repayment of such loans and reporting the receivables to the 53 Comptroller as required.

54 Beginning with the five fiscal years from fiscal year 2006-2007 through fiscal year 2010-2011, and 55 for every five fiscal years' period thereafter, in general, no less than one-third of the moneys 56 appropriated to the Fund in every such five-year period shall be awarded to counties and cities having

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an annual average unemployment rate that is greater than the final statewide average unemployment rate for the calendar year that immediately precedes the calendar year of the award. However, if such one-third requirement will not be met because economic development prospects in such counties and cities are unable to fulfill the applicable minimum private investment and new jobs requirements set forth in this section, then any funds remaining in the Fund at the end of the five-year period that would have otherwise been awarded to such counties and cities shall be made available for awards in the next five fiscal years' period.

64 D. Funds may be used for public and private utility extension or capacity development on and off 65 site; public and private installation, extension, or capacity development of high-speed or broadband 66 Internet access, whether on or off site; road, rail, or other transportation access costs beyond the funding capability of existing programs; site acquisition; grading, drainage, paving, and any other activity 67 required to prepare a site for construction; construction or build-out of publicly or privately owned 68 69 buildings; training; or grants or loans to an industrial development authority, housing and redevelopment 70 authority, or other political subdivision for purposes directly relating to any of the foregoing. However, in no case shall funds from the Fund be used, directly or indirectly, to pay or guarantee the payment for 71 72 any rental, lease, license, or other contractual right to the use of any property.

73 It shall be the policy of the Commonwealth that moneys in the Fund shall not be used for any 74 economic development project in which a business relocates or expands its operations in one or more 75 Virginia localities and simultaneously closes its operations or substantially reduces the number of its 76 employees in another Virginia locality. The Secretary of Commerce and Trade shall enforce this policy 77 and for any exception thereto shall promptly provide written notice to the Chairmen of the Senate 78 Finance and House Appropriations Committees, which notice shall include a justification for any 79 exception to such policy.

E. 1. a. Except as provided in this subdivision, no grant or loan shall be awarded from the Fund
unless the project involves a minimum private investment of \$5 million and creates at least 50 new jobs
for which the average wage, excluding fringe benefits, is no less than the prevailing average wage. For
projects, including but not limited to projects involving emerging technologies, for which the average
wage of the new jobs created, excluding fringe benefits, is at least twice the prevailing average wage for
that locality or region, the Governor shall have the discretion to require no less than one-half the
number of new jobs as set forth for that locality in this subdivision.

b. Notwithstanding the provisions of subdivision a, a grant or loan may be awarded from the Fund if
the project involves a minimum private investment of \$100 million and creates at least 25 new jobs for
which the average wage, excluding fringe benefits, is no less than the prevailing average wage.

90 2. Notwithstanding the provisions of subdivision 1 a, in localities (i) with an annual unemployment 91 rate for the most recent calendar year for which such data is available that is greater than the final 92 statewide average unemployment rate for that calendar year or (ii) with a poverty rate for the most 93 recent calendar year for which such data is available that exceeds the statewide average poverty rate for 94 that year, a grant or loan may be awarded from the Fund pursuant to subdivision 1 a if the project 95 involves a minimum private investment of \$2.5 million and creates at least 25 new jobs for which the 96 average wage, excluding fringe benefits, is no less than 85 percent of the prevailing average wage.

3. Notwithstanding the provisions of subdivisions 1 a and 2, in localities (i) with an annual 97 98 unemployment rate for the most recent calendar year for which such data is available that is greater than 99 the final statewide average unemployment rate for that calendar year and (ii) with a poverty rate for the 100 most recent calendar year for which such data is available that exceeds the statewide average poverty 101 rate for that year, a grant or loan may be awarded from the Fund pursuant to such subdivisions if the 102 project involves a minimum private investment of \$1.5 million and creates at least 15 new jobs for 103 which the average wage, excluding fringe benefits, is no less than 85 percent of the prevailing average 104 wage.

105 4. For projects that are eligible under subdivision 2 or 3, the average wage of the new jobs, 106 excluding fringe benefits, shall be no less than 85 percent of the prevailing average wage. In addition, 107 for projects in such localities, the Governor may award a grant or loan for a project paying less than 85 108 percent of the prevailing average wage but still providing customary employee benefits, only after the 109 Secretary of Commerce and Trade has made a written finding that the economic circumstances in the 110 area are sufficiently distressed (i.e., high unemployment or underemployment and negative economic 111 forecasts) that assistance to the locality to attract the project is nonetheless justified. However, the 112 minimum private investment and number of new jobs required to be created as set forth in this subsection shall still be a condition of eligibility for an award from the Fund. Such written finding shall 113 114 promptly be provided to the chairs of the Senate Committee on Finance and the House Committee on 115 Appropriations.

116 F. 1. The Virginia Economic Development Partnership shall assist the Governor in developing 117 objective guidelines and criteria that shall be used in awarding grants or making loans from the Fund.

118 The guidelines may require that as a condition of receiving any grant or loan incentive that is based on employment goals, a recipient company must provide copies of employer quarterly payroll reports that 119 120 have been provided to the Virginia Employment Commission to verify the employment status of any 121 position included in the employment goal. The guidelines may include a requirement for the affected 122 locality or localities to provide matching funds which may be cash or in-kind, at the discretion of the 123 Governor. The guidelines and criteria shall include provisions for geographic diversity and a cap on the 124 amount of funds to be provided to any individual project. At the discretion of the Governor, this cap 125 may be waived for qualifying projects of regional or statewide interest. In developing the guidelines and 126 criteria, the Virginia Economic Development Partnership shall use the measure for Fiscal Stress 127 published by the Commission on Local Government of the Department of Housing and Community 128 Development for the locality in which the project is located or will be located as one method of 129 determining the amount of assistance a locality shall receive from the Fund.

2. a. Notwithstanding any provision in this section or in the guidelines, each political subdivision that
receives a grant or loan from the Fund shall enter into a contract with each business beneficiary of
funds from the Fund. A person or entity shall be a business beneficiary of funds from the Fund if grant
or loan moneys awarded from the Fund by the Governor are paid to a political subdivision and (i)
subsequently distributed by the political subdivision to the person or entity or (ii) used by the political
subdivision for the benefit of the person or entity but never distributed to the person or entity.

136 b. The contract between the political subdivision and the business beneficiary shall provide in detail 137 (i) the fair market value of all funds that the Commonwealth has committed to provide, (ii) the fair 138 market value of all matching funds (or in-kind match) that the political subdivision has agreed to 139 provide, (iii) how funds committed by the Commonwealth (including but not limited to funds from the 140 Fund committed by the Governor) and funds that the political subdivision has agreed to provide are to 141 be spent, (iv) the minimum private investment to be made and the number of new jobs to be created 142 agreed to by the business beneficiary, (v) the average wage (excluding fringe benefits) agreed to be paid 143 in the new jobs, (vi) the prevailing average wage, and (vii) the formula, means, or processes agreed to be used for measuring compliance with the minimum private investment and new jobs requirements, 144 145 including consideration of any layoffs instituted by the business beneficiary over the course of the 146 period covered by the contract.

147 The contract shall state the date by which the agreed upon private investment and new job 148 requirements shall be met by the business beneficiary of funds from the Fund and may provide for the 149 political subdivision to grant up to a 15-month extension of such date if deemed appropriate by the 150 political subdivision subsequent to the execution of the contract. Any extension of such date granted by 151 the political subdivision shall be in writing and promptly delivered to the business beneficiary, and the 152 political subdivision shall simultaneously provide a copy of the extension to the Virginia Economic 153 Development Partnership.

154 The contract shall provide that if the private investment and new job contractual requirements are not 155 met by the expiration of the date stipulated in the contract, including any extension granted by the 156 political subdivision, the business beneficiary shall be liable to the political subdivision for repayment of 157 a portion of the funds provided under the contract. The contract shall include a formula for purposes of 158 determining the portion of such funds to be repaid. The formula shall, in part, be based upon the fair 159 market value of all funds that have been provided by the Commonwealth and the political subdivision 160 and the extent to which the business beneficiary has met the private investment and new job contractual 161 requirements. Any such funds repaid to the political subdivision that relate to the award from the 162 Governor's Commonwealth's Development Opportunity Fund shall promptly be paid over by the political subdivision to the Commonwealth by payment remitted to the State Treasurer. Upon receipt by the State 163 164 Treasurer of such payment, the Comptroller shall deposit such repaid funds into the Governor's 165 Commonwealth's Development Opportunity Fund.

166 c. The contract shall be amended to reflect changes in the funds committed by the Commonwealth or167 agreed to be provided by the political subdivision.

d. Notwithstanding any provision in this section or in the guidelines, whenever layoffs instituted by a
business beneficiary over the course of the period covered by a contract cause the net total number of
the new jobs created to be fewer than the number agreed to, then the business beneficiary shall return
the portion of any funds received pursuant to the repayment formula established by the contract.

172 3. Notwithstanding any provision in this section or in the guidelines, prior to executing any such 173 contract with a business beneficiary, the political subdivision shall provide a copy of the proposed 174 contract to the Attorney General. The Attorney General shall review the proposed contract (i) for 175 enforceability as to its provisions and (ii) to ensure that it is in appropriate legal form. The Attorney 176 General shall provide any written suggestions to the political subdivision within seven days of his 177 receipt of the copy of the contract. The Attorney General's suggestions shall be limited to the 178 enforceability of the contract's provisions and the legal form of the contract. 179 4. Notwithstanding any provision in this section or in the guidelines, a political subdivision shall not 180 expend, distribute, pledge, use as security, or otherwise use any award from the Fund unless and until 181 such contract as described herein is executed with the business beneficiary.

182 G. Within the 30 days immediately following June 30 and December 30 of each year, the Governor 183 shall provide a report to the Chairmen of the House Committees on Appropriations and Finance and the 184 Senate Committee on Finance which shall include, but is not limited to, the following information 185 regarding grants and loans awarded from the Fund during the immediately preceding six-month period 186 for economic development projects: the name of the company that is the business beneficiary of the 187 grant or loan and the type of business in which it engages; the location (county, city, or town) of the 188 project; the amount of the grant or loan committed from the Fund and the amount of all other funds 189 committed by the Commonwealth from other sources and the purpose for which such grants, loans, or 190 other funds will be used; the amount of all moneys or funds agreed to be provided by political 191 subdivisions and the purposes for which they will be used; the number of new jobs agreed to be created by the business beneficiary; the amount of investment in the project agreed to be made by the business 192 193 beneficiary; the timetable for the completion of the project and new jobs created; the prevailing average wage; and the average wage (excluding fringe benefits) agreed to be paid in the new jobs. 194

195 H. The Governor shall provide grants and commitments from the Fund in an amount not to exceed 196 the dollar amount contained in the Fund. If the Governor commits funds for years beyond the fiscal 197 years covered under the existing appropriation act, the State Treasurer shall set aside and reserve the 198 funds the Governor has committed, and the funds shall remain in the Fund for those future fiscal years. 199 No grant or loan shall be payable in the years beyond the existing appropriation act unless the funds are 200 currently available in the Fund.

201 I. Any person or entity submitting an application for a grant or loan from the Fund shall certify, on 202 a form acceptable to the Virginia Economic Development Partnership, that it shall not provide any 203 contribution, gift, or other item with a value greater than \$100 to the Governor or to his campaign committee or a political action committee established on his behalf during (i) the period in which the 204 person or entity's application for such award is pending and (ii) the one-year period immediately after 205 206 any such award is made. Any person or entity who so certifies and who receives an award from the 207 Fund shall repay, if such person or entity provided or provides such a contribution, gift, or other item 208 of value during these periods, the amount of the award received within 90 days after receipt of written 209 notice from the Virginia Economic Development Partnership. In addition, any person or entity that 210 knowingly provided or provides such a contribution, gift, or other item of value during these periods in violation of this subsection shall be subject to a civil penalty of \$500 or up to two times the amount of 211 212 the contribution or gift, whichever is greater, and the contribution, gift, or other item shall be returned 213 to the donor. The attorney for the Commonwealth shall initiate civil proceedings to enforce the civil 214 penalties. Any civil penalties collected shall be payable to the State Treasurer for deposit to the general fund and shall be used exclusively to fund the Virginia Conflict of Interest and Ethics Advisory Council. 215 For purposes of this subsection, "entity" includes individuals who are officers, directors, or owners of or 216 217 who have a controlling ownership interest in such entity. 218

§ 2.2-206.2. Economic incentive grant programs; responsibilities of the Secretary.

219 A. By July 15 of each year, the agencies listed in subdivisions B 1 through 7 shall report the 220 information outlined in subsection C to the Secretary of Commerce and Trade for the three prior 221 calendar or fiscal years, as applicable, so that the Secretary may develop and issue a report on the 222 effectiveness of economic development incentive grant programs administered by the Commonwealth in 223 meeting performance goals and stimulating economic activity.

224 By September 15 of each year, the Secretary shall submit the draft report to the Joint Legislative 225 Audit and Review Commission for its review of the accuracy of the information contained in the report 226 and the effectiveness of the evaluation methods.

227 The Joint Legislative Audit and Review Commission shall provide its comments on the content of 228 the report and the Secretary's analysis to the Secretary, and such comments shall be included as an 229 appendix to the final report, which shall be submitted to the Chairmen of the House Appropriations and 230 Senate Finance Committees by November 15 of each year.

231 B. The report shall include a review of allocations from the following economic development 232 incentive programs and funds for the previous three calendar or fiscal years, as applicable, as follows:

233 1. Virginia Economic Development Partnership: Advanced Shipbuilding Training Facility Grant 234 Program, Aerospace Engine Manufacturing Performance Grant Program, Clean Energy Manufacturing 235 Incentive Grant Program, Governor's Commonwealth's Development Opportunity Fund, Investment 236 Partnership Grant subfund, Major Eligible Employer Grant subfund, Semiconductor Memory or Logic 237 Wafer Manufacturing Performance Grant Program, Specialized Biotechnology Research Performance 238 Grant Program, Economic Development Incentive Grant subfund, and any customized incentive grants; 239 2. Virginia Economic Development Partnership Authority: Virginia Jobs Investment Program;

240 3. Department of Housing and Community Development: Enterprise Zone Job Creation and Real 241 **Property Investment Grant Programs;**

242 4. Tobacco Indemnification and Community Revitalization Commission: Tobacco Region Opportunity 243 Fund:

244 5. Virginia Tourism Authority: Governor's Motion Picture Opportunity Fund;

245 6. Virginia Port Authority: Port of Virginia Economic and Infrastructure Development Grant 246 Program; and

247 7. Innovation and Entrepreneurship Investment Authority: Growth Acceleration Program.

248 C. The report shall assess the effectiveness of allocations made for each program listed in subsection B. Each agency administering programs outlined in subsection B shall submit the applicable data 249 regarding jobs, wages, capital investment, and any other related information requested by the Secretary 250 251 of Commerce and Trade for purposes of evaluating economic development incentive programs in 252 meeting their performance goals and stimulating economic activity.

253 For each program, the report shall include (i) an explanation of the overall goals of the program, 254 describing whether the program is focused on job creation and capital investment or investments are 255 governed by ancillary goals of community development and revitalization or the development of a 256 particular industry sector in the Commonwealth; (ii) for each of the previous three calendar or fiscal 257 years, as applicable, summary information, including the total amount of grant funding made available 258 for the program, the total dollar amount of the grants awarded, the total number of grants awarded, the 259 average dollar amount approved per job and average wage expected, where applicable, and any grant 260 amounts repaid; (iii) for each of the three previous calendar or fiscal years, as applicable, for projects 261 that have reached completion or a performance milestone, an aggregate comparison of the projects' 262 performance measures, including the actual number of jobs created, the actual average wages paid, and the actual amount of capital investment, with the expected number of jobs, assumed average wage, and 263 264 planned capital investment when the grant awards were made, and the proportion of projects that met or 265 exceeded the project-specific goals relevant to the program; (iv) for each of the three previous calendar 266 or fiscal years, as applicable, for all projects that have reached completion or a performance milestone, an aggregate assessment of the projects' actual rate of return on the Commonwealth's investment 267 268 compared with the expected rate of return when the grant awards were made; (v) for each of the three 269 previous calendar or fiscal years, as applicable, for all projects that have reached completion or a 270 performance milestone, an aggregate estimate of the projects' total economic impact measured by the 271 Virginia Economic Development Partnership Authority on the basis of estimated state tax revenues 272 generated directly or indirectly by the projects, where applicable; and (vi) for all projects that reached 273 completion five calendar or fiscal years, as applicable, prior to the year of the report, an aggregate final 274 comparison of jobs reported by companies at the time of completion and jobs at the end of the most 275 recent calendar year, and an aggregate final comparison of the projects' rate of return at the time of 276 completion and a five-year rate of return based on the most recent job levels. 277

§ 2.2-419. Definitions.

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As used in this article, unless the context requires a different meaning:

"Anything of value" means: 279

280 1. A pecuniary item, including money, or a bank bill or note;

281 2. A promissory note, bill of exchange, order, draft, warrant, check, or bond given for the payment 282 of money;

283 3. A contract, agreement, promise, or other obligation for an advance, conveyance, forgiveness of 284 indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money;

285 4. A stock, bond, note, or other investment interest in an entity;

286 5. A receipt given for the payment of money or other property;

287 6. A right in action;

288 7. A gift, tangible good, chattel, or an interest in a gift, tangible good, or chattel;

289 8. A loan or forgiveness of indebtedness;

290 9. A work of art, antique, or collectible;

291 10. An automobile or other means of personal transportation;

292 11. Real property or an interest in real property, including title to realty, a fee simple or partial 293 interest, present or future, contingent or vested within realty, a leasehold interest, or other beneficial 294 interest in realty; 295

12. An honorarium or compensation for services;

296 13. A rebate or discount in the price of anything of value unless the rebate or discount is made in 297 the ordinary course of business to a member of the public without regard to that person's status as an 298 executive or legislative official, or the sale or trade of something for reasonable compensation that 299 would ordinarily not be available to a member of the public;

300 14. A promise or offer of employment; or

301 15. Any other thing of value that is pecuniary or compensatory in value to a person.

302 "Anything of value" does not mean a campaign contribution properly received and reported pursuant 303 to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2.

"Compensation" means: 304

305 1. An advance, conveyance, forgiveness of indebtedness, deposit, distribution, loan, payment, gift, 306 pledge, or transfer of money or anything of value; or

2. A contract, agreement, promise or other obligation for an advance, conveyance, forgiveness of 307 308 indebtedness, deposit, distribution, loan, payment, gift, pledge, or transfer of money or anything of 309 value, for services rendered or to be rendered.

"Compensation" does not mean reimbursement of expenses if the reimbursement does not exceed the 310 311 amount actually expended for the expenses and it is substantiated by an itemization of expenses.

312 "Council" means the Virginia Conflict of Interest and Ethics Advisory Council established in 313 § 30-355.

314 "Executive action" means the proposal, drafting, development, consideration, amendment, adoption, approval, promulgation, issuance, modification, rejection, or postponement by an executive agency or 315 official of legislation or executive orders issued by the Governor. "Executive action" includes 316 317 procurement transactions.

318 "Executive agency" means an agency, board, commission, or other body in the executive branch of 319 state government. "Executive agency" includes the State Corporation Commission, the Virginia Workers' 320 Compensation Commission, and the Virginia Lottery.

"Executive official" means: 321

1. The Governor:

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323 2. The Lieutenant Governor;

324 3. The Attorney General;

325 4. Any officer or employee of the office of the Governor or, Lieutenant Governor, or Attorney General other than a clerical or secretarial employee; 326

327 5. The Governor's Secretaries, the Deputy Secretaries, and the chief executive officer of each 328 executive agency; or

329 6. Members of supervisory and policy boards, commissions and councils, as defined in § 2.2-2100, 330 however selected. 331

"Expenditure" means:

332 1. A purchase, payment, distribution, loan, forgiveness of a loan or payment of a loan by a third 333 party, advance, deposit, transfer of funds, a promise to make a payment, or a gift of money or anything 334 of value for any purpose:

335 2. A payment to a lobbyist for salary, fee, reimbursement for expenses, or other purpose by a person 336 employing, retaining, or contracting for the services of the lobbyist separately or jointly with other 337 persons;

3. A payment in support of or assistance to a lobbyist or the lobbyist's activities, including the direct 338 339 payment of expenses incurred at the request or suggestion of the lobbyist;

340 4. A payment that directly benefits an executive or legislative official or a member of the official's 341 immediate family;

342 5. A payment, including compensation, payment, or reimbursement for the services, time, or expenses 343 of an employee for or in connection with direct communication with an executive or legislative official;

344 6. A payment for or in connection with soliciting or urging other persons to enter into direct 345 communication with an executive or legislative official; or

7. A payment or reimbursement for categories of expenditures required to be reported pursuant to 346 347 this chapter.

348 "Expenditure" does not mean a campaign contribution properly received and reported pursuant to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2. 349

"Fair market value" means the price that a good or service would bring between a willing seller and 350 351 a willing buyer in the open market after negotiations. If the fair market value cannot be determined, the 352 actual price paid for the good or service shall be given consideration.

353 "Gift" means anything of value to the extent that a consideration of equal or greater value is not 354 received, including any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item having monetary value, and includes services as well as gifts of transportation, local travel, 355 lodgings, and meals, whether provided in-kind or by purchase of a ticket, payment in advance, or 356 357 reimbursement after the expense has been incurred. 358

"Gift" does not mean:

1. Printed informational or promotional material;

360 2. A gift that is not used and, no later than 60 days after receipt, is returned to the donor or delivered to a charitable organization and is not claimed as a charitable contribution for federal income 361

362 tax purposes;

363 3. A gift, devise, or inheritance from an individual's spouse, child, parent, grandparent, brother, sister, 364 parent-in-law, brother-in-law, sister-in-law, nephew, niece, aunt, uncle, or first cousin or the spouse of 365 that individual, if the donor is not acting as the agent or intermediary for someone other than a person 366 covered by this subdivision; or

367 4. A gift of a value of \$50 or less-;

368 5. Any offer of a ticket, coupon, or other admission or pass unless the ticket, coupon, admission, or 369 pass is used;

370 6. Any food or beverages provided to an individual at an event at which the individual is performing 371 official duties related to his public service;

372 7. Any food and beverages received at or registration or attendance fees waived for any event at 373 which the individual is a featured speaker, presenter, or lecturer;

374 8. An unsolicited award of appreciation or recognition in the form of a plaque, trophy, wall 375 memento, or similar item that is given in recognition of public, civic, charitable, or professional service; 376 9. Any gift from an individual's spouse, child, uncle, aunt, niece, nephew, or first cousin; a person to whom the donee is engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, 377 brother, sister, step-parent, step-grandparent, step-grandchild, step-brother, or step-sister; or the donee's 378 379 brother's or sister's spouse;

380 10. Travel provided to facilitate attendance by a legislator at a regular or special session of the 381 General Assembly, a meeting of a legislative committee or commission, or a national conference where 382 attendance is approved by the House or Senate Committee on Rules; or

383 11. Travel related to an official meeting of the Commonwealth, its political subdivisions, or any 384 board, commission, authority, or other entity, or any charitable organization established pursuant to 385 § 501(c)(3) of the Internal Revenue Code affiliated with such entity, to which such person has been 386 appointed or elected or is a member by virtue of his office or employment.

"Immediate family" means (i) the spouse and (ii) any child other person who resides in the same 387 388 household as the executive or legislative official and who is a dependent of the official. 389

"Legislative action" means:

390 1. Preparation, research, drafting, introduction, consideration, modification, amendment, approval, 391 passage, enactment, tabling, postponement, defeat, or rejection of a bill, resolution, amendment, motion, 392 report, nomination, appointment, or other matter by the General Assembly or a legislative official;

393 2. Action by the Governor in approving, vetoing, or recommending amendments for a bill passed by 394 the General Assembly; or

395 3. Action by the General Assembly in overriding or sustaining a veto by the Governor, considering 396 amendments recommended by the Governor, or considering, confirming, or rejecting an appointment of 397 the Governor.

398 "Legislative official" means:

399 1. A member or member-elect of the General Assembly;

400 2. A member of a committee, subcommittee, commission, or other entity established by and 401 responsible to the General Assembly or either house of the General Assembly; or

402 3. Persons employed by the General Assembly or an entity established by and responsible to the 403 General Assembly.

404 "Lobbying" means:

405 1. Influencing or attempting to influence executive or legislative action through oral or written 406 communication with an executive or legislative official; or

407 2. Solicitation of others to influence an executive or legislative official.

408 "Lobbying" does not mean:

409 1. Requests for appointments, information on the status of pending executive and legislative actions, 410 or other ministerial contacts if there is no attempt to influence executive or legislative actions;

411 2. Responses to published notices soliciting public comment submitted to the public official 412 designated in the notice to receive the responses;

413 3. The solicitation of an association by its members to influence legislative or executive action; or

414 4. Communications between an association and its members and communications between a principal 415 and its lobbyists.

"Lobbyist" means: 416

417 1. An individual who is employed and receives payments, or who contracts for economic 418 consideration, including reimbursement for reasonable travel and living expenses, for the purpose of 419 lobbying;

420 2. An individual who represents an organization, association, or other group for the purpose of 421 lobbying; or

422 3. A local government employee who lobbies.

423 "Lobbyist's principal" or "principal" means the entity on whose behalf the lobbyist influences or 424 attempts to influence executive or legislative action. An organization whose employees conduct lobbying 425 activities on its behalf is both a principal and an employer of the lobbyists. In the case of a coalition or 426 association that employs or retains others to conduct lobbying activities on behalf of its membership, the 427 principal is the coalition or association and not its individual members.

428 "Local government" means:

429 1. Any county, city, town, or other local or regional political subdivision;

430 2. Any school division;

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431 3. Any organization or entity that exercises governmental powers that is established pursuant to an 432 interstate compact; or

433 4. Any organization composed of members representing entities listed in subdivisions 1, 2, or 3 of 434 this definition.

"Local government employee" means a public employee of a local government.

436 "Person" means an individual, proprietorship, firm, partnership, joint venture, joint stock company, 437 syndicate, business trust, estate, company, corporation, association, club, committee, organization, or 438 group of persons acting in concert.

439 "Procurement transaction" means all functions that pertain to obtaining all goods, services, or 440 construction on behalf of an executive agency, including description of requirements, selection and 441 solicitation of sources, preparation and award of contract, and all phases of contract administration. 442

"Secretary" means the Secretary of the Commonwealth.

443 "Value" means the actual cost or fair market value of an item or items, whichever is greater. If the 444 fair market value cannot be determined, the actual amount paid for the item or items shall be given 445 consideration.

446 "Widely attended event" means an event at which at least 25 persons have been invited to attend or 447 there is a reasonable expectation that at least 25 persons will attend the event and the event is open to **448** the public or is open to individuals (i) who share a common interest, (ii) who are members of a public, 449 civic, charitable, or professional organization, (iii) who are from a particular industry or profession, or 450 (iv) who represent persons interested in a particular issue.

§ 2.2-420. Exemptions.

The registration and reporting provisions of this article shall not apply to:

453 1. The Governor, Lieutenant Governor, Attorney General, and their immediate staffs or the 454 Governor's Secretaries and their immediate staffs, acting in an official capacity;

455 2. Members of the General Assembly and other legislative officials and legislative employees acting 456 in an official capacity;

457 3. Local elected officials acting in an official capacity;

458 4. Any employee of a state executive agency acting in an official capacity;

459 5. A duly elected or appointed official or employee of the United States acting in an official 460 capacity;

6. An individual who limits lobbying solely to (i) formal testimony before a public meeting of an 461 462 executive agency or legislative body and registers the appearance in the records of the agency or body 463 and (ii) testimony and information compelled by action of an executive agency or legislative body;

7. A person who receives \$500 or less in compensation and reimbursements, excluding personal 464 465 living and travel expenses that are not reimbursed from any other source, in a calendar year for his 466 lobbying activities;

467 8. A person who receives no compensation or anything of value for lobbying, and does not expend 468 more than \$500, excluding personal living and travel expenses that are not reimbursed from any other 469 source, in lobbying in the calendar year; or

470 9. An employee of a business, other entity, or local government whose job duties do not regularly 471 include influencing or attempting to influence legislative or executive action lobbying. 472

§ 2.2-424. Registration fees.

473 The Secretary shall collect an annual registration fee of fifty dollars \$100 from the lobbyist for each principal for whom, or on whose behalf, the lobbyist will act. This fee shall be deposited into the 474 475 general fund and used exclusively to fund the Council. 476

§ 2.2-426. Lobbyist reporting; penalty.

A. Each lobbyist shall file with the Virginia Conflict of Interest and Ethics Advisory Council a 477 478 separate semiannual report of expenditures, including gifts, for each principal for whom he lobbies by 479 December 15 for the preceding six-month period complete through the last day of October and June 15 for the preceding six-month period complete through the last day of April. 480

481 B. Each principal who expends more than \$500 to employ or compensate multiple lobbyists shall be 482 responsible for filing a consolidated lobbyist report pursuant to this section in any case in which the lobbyists are each exempt under the provisions of subdivision 7 or 8 of § 2.2-420 from the reporting 483

	LOBBYIST'S DISCLOSURE STATEMENT
ART	
1)	PRINCIPAL:
	In Part I, item 2a, provide the name of the individual
	authorizing your employment as a lobbyist. The lobbyist filing
	this statement MAY NOT list his name in item 2a.
(2a)	Name:
	Permanent Business Address:
	Business Telephone:
3)	Provide a list of executive and legislative actions (with as
	much specificity as possible) for which you lobbied and a
	description of activities conducted.
(1)	INCORDORATED ETLINCO. If we are filing an incompany
(4)	INCORPORATED FILINGS: If you are filing an incorporated
	disclosure statement, please complete the following:
	Individual filing financial information: Individuals to be included in the filing:
	Individuals to be included in the liling.
5)	Please indicate which schedules will be attached to your
5)	disclosure statement:
	[] Schedule A: Entertainment Expenses
	[] Schedule B: Gifts
	[] Schedule C: Other Expenses
6)	EXPENDITURE TOTALS:
0)	a) ENTERTAINMENT \$
	b) GIFTS \$
	c) COMMUNICATIONS \$
	d) PERSONAL LIVING AND TRAVEL EXPENSES \$
	e) COMPENSATION OF LOBBYISTS \$
	f) HONORARIA \$
	q) OTHER \$
	G) OTHER \$ TOTAL \$
PART	
	NAME OF LOBBYIST:
	Permanent Business Address:
	Business Telephone:
(2)	As a lobbyist, you are (check one)
, <u>-</u> ,	[] EMPLOYED (on the payroll of the principal)
	[] RETAINED (not on the payroll of the principal, however
	compensated)
	[] NOT COMPENSATED (not compensated; expenses may be reimbursed)
3)	List all lobbyists other than yourself who registered to
5)	represent your principal.

Part	esent a single principal. The principal, in turn, ma ent to the firm. If this describes your situation, of II, items 5a and 5b. Instead, complete Part III, it What was the DOLLAR AMOUNT OF YOUR COMPENSATION as (If you have job responsibilities other than those lobbying, you may have to prorate to determine the salary attributable to your lobbying activities.) T	do not answer tems 1 and 2. a lobbyist? involving part of your
(5b)	answer to this item to Part I, item 6e Explain how you arrived at your answer to Part II,	item 5a.
PLEA	III: SE NOTE: If you answered Part II, items 5a and 5b, y lete this section. List all members of your firm, organization, associ corporation, or other entity who furnished lobbying	iation,
	your principal.	J SELVICES CO
(2)	Indicate the total amount paid to your firm, organi association, corporation, or other entity for serve Transfer your answer to this item to Part I, item 6	ices rendered
	SCHEDULE A	
	ENTERTAINMENT EXPENSES SE NOTE: Any single entertainment event included in	
item item	ls of the principal, with a value greater than \$50, ized below. Transfer any totals from this schedule t 6a. (Please duplicate as needed.) and Location of Event:	
	ription of Event (including whether or not it meets widely attended event):	the criteria
of a 	widely attended event):	the criteria
of a 	<pre>widely attended event): l Number of Persons Attending:</pre>	the criteria
of a Tota 	widely attended event):	
of a Tota Name	<pre>widely attended event): l Number of Persons Attending:</pre>	of Their
of a Tota Name Imme	<pre>widely attended event): Number of Persons Attending: s of Legislative and Executive Officials or Members</pre>	of Their verage value
of a Tota Name Imme	<pre>widely attended event): 1 Number of Persons Attending: s of Legislative and Executive Officials or Members diate Families Attending: (List names only if the average)</pre>	of Their verage value
of a Tota Name Imme	<pre>widely attended event): 1 Number of Persons Attending: s of Legislative and Executive Officials or Members diate Families Attending: (List names only if the average)</pre>	of Their verage value
of a Tota Name for	<pre>widely attended event): 1 Number of Persons Attending:s of Legislative and Executive Officials or Members diate Families Attending: (List names only if the av each person attending the event was greater than \$50 </pre>	of Their verage value).)
of a Tota Name for Food	<pre>widely attended event): 1 Number of Persons Attending:</pre>	of Their verage value).) \$
of a Tota Name for Food Beve	<pre>widely attended event): 1 Number of Persons Attending: s of Legislative and Executive Officials or Members diate Families Attending: (List names only if the av each person attending the event was greater than \$50 rages</pre>	of Their verage value).)
of a Tota Name Imme for Food Beve Tran	<pre>widely attended event): I Number of Persons Attending: s of Legislative and Executive Officials or Members diate Families Attending: (List names only if the av each person attending the event was greater than \$50 rages sportation of Legislative and Executive Officials</pre>	of Their verage value).) \$ \$
of a Tota Name for Food Beve Tran or M	<pre>widely attended event): I Number of Persons Attending: s of Legislative and Executive Officials or Members diate Families Attending: (List names only if the av each person attending the event was greater than \$50 rages sportation of Legislative and Executive Officials embers of Their Immediate Families</pre>	of Their verage value).) \$
of a Tota Name for for Food Beve Tran or M Lodg	<pre>widely attended event): I Number of Persons Attending: s of Legislative and Executive Officials or Members diate Families Attending: (List names only if the av each person attending the event was greater than \$50 rages sportation of Legislative and Executive Officials</pre>	\$\$ \$\$
of a Tota Name for for Food Beve Tran or M Lodg Memb	<pre>widely attended event): I Number of Persons Attending: s of Legislative and Executive Officials or Members diate Families Attending: (List names only if the av each person attending the event was greater than \$50 rages sportation of Legislative and Executive Officials embers of Their Immediate Families ing of Legislative and Executive Officials or</pre>	of Their verage value).) \$ \$
of a Tota Name Imme for Food Beve Tran or M Lodg Memb	<pre>widely attended event): I Number of Persons Attending: s of Legislative and Executive Officials or Members diate Families Attending: (List names only if the av each person attending the event was greater than \$50 rages sportation of Legislative and Executive Officials embers of Their Immediate Families ing of Legislative and Executive Officials or ers of Their Immediate Families ormers, Speakers, Etc.</pre>	of Their verage value).) \$ \$ \$ \$ \$

597 Service Personnel \$____ 598 Miscellaneous \$_____ **599** TOTAL \$_____ 600 SCHEDULE B 601 GIFTS 602 PLEASE NOTE: Any single gift reported in the expense totals of the 603 principal, with a value greater than \$50, should be itemized below. 604 (Report meals, entertainment and travel under Schedule A.) Transfer 605 any totals from this schedule to Part I, item 6b. (Please duplicate 606 as needed.) 607 Name of each 608 legislative or 609 executive official 610 or member of his who is a recipient individual of a gift: 611 ____\$____ 615 _____ \$ _____ 616 617 _____\$____ 618 TOTAL COST TO PRINCIPAL C10 SCHEDULE C \$_____ 620 OTHER EXPENSES 621 PLEASE NOTE: This section is provided for any lobbying-related 622 expenses not covered in Part I, items 6a - 6f. An example of an 623 expenditure to be listed on schedule C would be the rental of a 624 bill box during the General Assembly session. Transfer the total 625 from this schedule to Part I, item 6g. (Please duplicate as needed.) 626 DATE OF EXPENSE DESCRIPTION OF EXPENSE AMOUNT 627 _____ \$ _____ 628 _____\$____ _____ \$ _____ 629 ______\$_____ 630 _____ \$ _____ 631 _____\$____ 632 \$ 633 634 \$_____\$ _____\$____ 635 636 \$_____ TOTAL "OTHER" EXPENSES 637 PART IV: STATEMENTS 638 The following items are mandatory and if they are not properly 639 completed, the entire filing will be rejected and returned to 640 the lobbyist: 641 (1) All signatures on the statement must be ORIGINAL in the format 642 specified in the instructions provided by the Council that 643 accompany this form. No stamps or other reproductions of the 644 individual's signature will be accepted. 645 (2) An individual MAY NOT sign the disclosure statement as lobbyist 646 and principal officer. 647 STATEMENT OF LOBBYIST 648 I, the undersigned registered lobbyist, do state that the information 649 furnished on this disclosure statement and on all accompanying 650 attachments required to be made thereto is, to the best of my 651 knowledge and belief, complete and accurate. 652

653	
654	Signature of lobbyist
655	
656	
657	Date
658	STATEMENT OF PRINCIPAL
659	I, the undersigned principal (or an authorized official thereof), do
660	state that the information furnished on this disclosure statement
661	and on all accompanying attachments required to be made thereto is,
662	to the best of my knowledge and belief, complete and accurate.
663	
664	
665	Signature of principal
666	
667	
668	Date
669	D. A person who signs knowingly and intentionally makes a false statement of a material fact on the
670 671	disclosure statement knowing it to contain a material misstatement of fact is guilty of a Class 5 felony.
672	E. Each lobbyist shall send to each legislative and executive official who is required to be identified by name on Schedule A or B of the Lobbyist's Disclosure Form a copy of Schedule A or B or a
673	summary of the information pertaining to that official. Copies or summaries shall be provided to the
674	official by November 21 for the preceding six-month period complete through the last day of October
675	and by May 21 for the preceding six-month period complete through the last day of April.
676	§ 2.2-430. Termination.
677	A lobbyist may terminate a lobbyist registration at any time by filing a report required under
678	§ 2.2-426 including information through the last day of lobbying activity. A termination report shall
679 680	indicate that the lobbyist intends to use the report as the final accounting of lobbying activity and shall include the effective date of the termination
681	include the effective date of the termination. § 2.2-431. Penalties; filing of substituted statement.
682	A. Every lobbyist failing to file the statement prescribed by § 2.2-426 within the time prescribed
683	therein shall be assessed a civil penalty of fifty dollars \$50, and every individual failing to file the
684	statement within ten 10 days after the time prescribed herein shall be assessed an additional civil penalty
685	of fifty dollars \$50 per day from the eleventh day of such default until the statement is filed. The
686	Council shall notify the Secretary of any lobbyist's failure to file the statement within the time
687	prescribed, and the penalties shall be assessed and collected by the Secretary. The Attorney General
688 680	shall assist the Secretary in collecting the penalties, upon request.
689 690	B. Every lobbyist's principal whose lobbyist fails to file the statement prescribed by § 2.2-426 shall be assessed a civil penalty of fifty dollars \$50, and shall be assessed an additional civil penalty of fifty
691	dollars \$50 per day from the eleventh day of such default until the statement is filed. The penalty
692	Council shall notify the Secretary of any lobbyist's failure to file the statement within the time
693	prescribed, and the penalties shall be assessed and collected by the Secretary. The Attorney General
694	shall assist the Secretary in collecting the penalties, upon request.
695	C. No individual who has failed to file the statement required by § 2.2-426 or who has failed to pay
696	all penalties assessed pursuant to this section, shall register or act as a lobbyist as long as he remains in
697 698	default. D. Whenever any lobbyist is or will be in default under § 2.2-426, and the reasons for such default
699 699	are or will be beyond his control, or the control of his principal, or both, the Secretary may suspend the
700	assessment of any penalty otherwise assessable and accept a substituted statement, upon the submission
701	of sworn proofs that shall satisfy him that the default has been beyond the control of the lobbyist or his
702	principal, and that the substituted statement contains the most accurate and complete information
703	available after the exercise of due diligence.
704	E. Penalties collected pursuant to this section shall be payable to the State Treasurer for deposit to
705	the general fund and shall be used exclusively to fund the Council.
706 707	§ 2.2-3101. Definitions.
707 708	As used in this chapter, unless the context requires a different meaning: "Advisory agency" means any board, commission, committee or post which does not exercise any
709	sovereign power or duty, but is appointed by a governmental agency or officer or is created by law for
710	the purpose of making studies or recommendations, or advising or consulting with a governmental
711	agency.
712	"Affiliated business entity relationship" means a relationship, other than a parent-subsidiary

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713 relationship, that exists when (i) one business entity has a controlling ownership interest in the other 714 business entity, (ii) a controlling owner in one entity is also a controlling owner in the other entity, or 715 (iii) there is shared management or control between the business entities. Factors that may be considered in determining the existence of an affiliated business entity relationship include that the same person or 716 717 substantially the same person owns or manages the two entities, there are common or commingled funds 718 or assets, the business entities share the use of the same offices or employees, or otherwise share 719 activities, resources or personnel on a regular basis, or there is otherwise a close working relationship 720 between the entities.

"Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise,
association, trust or foundation, or any other individual or entity carrying on a business or profession,
whether or not for profit.

"Candidate" means a person who seeks or campaigns for an office of the Commonwealth or one of
its governmental units in a general, primary, or special election and who is qualified to have his name
placed on the ballot for the office. The candidate shall become subject to the provisions of this chapter
upon the filing of a statement of qualification pursuant to § 24.2-501. The State Board of Elections or
general registrar shall notify each such candidate of the provisions of this chapter. Notification made by
the general registrar shall consist of information developed by the State Board of Elections.

"Contract" means any agreement to which a governmental agency is a party, or any agreement on
behalf of a governmental agency that involves the payment of money appropriated by the General
Assembly or a political subdivision, whether or not such agreement is executed in the name of the
Commonwealth, or some political subdivision thereof. "Contract" includes a subcontract only when the
contract of which it is a part is with the officer's or employee's own governmental agency.

735 "Council" means the Virginia Conflict of Interest and Ethics Advisory Council established in 736 § 30-355.

"Employee" means all persons employed by a governmental or advisory agency, unless otherwiselimited by the context of its use.

739 "Financial institution" means any bank, trust company, savings institution, industrial loan association,
740 consumer finance company, credit union, broker-dealer as defined in subsection A of § 13.1-501, or
741 investment company or advisor registered under the federal Investment Advisors Act or Investment
742 Company Act of 1940.

743 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 744 having monetary value. It includes services as well as gifts of transportation, local travel, lodgings and 745 meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the 746 expense has been incurred. "Gift" does not include (i) any offer of a ticket, coupon, or other admission 747 or pass unless the ticket, coupon, admission, or pass is used; (ii) honorary degrees; (iii) any athletic, 748 merit, or need-based scholarship or any other financial aid awarded by a public or private school, 749 institution of higher education, or other educational program pursuant to such school, institution, or 750 program's financial aid standards and procedures applicable to the general public; (iv) a campaign 751 contribution properly received and reported pursuant to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; 752 (v) any gift related to the private profession or occupation of an officer or employee or of a member of 753 his immediate family; Θ (vi) food or beverages consumed while attending an event at which the filer is 754 performing official duties related to his public service; (vii) food and beverages received at or 755 registration or attendance fees waived for any event at which the filer is a featured speaker, presenter, or lecturer; (viii) unsolicited awards of appreciation or recognition in the form of a plaque, trophy, wall 756 757 memento, or similar item that is given in recognition of public, civic, charitable, or professional service; 758 (ix) a devise or inheritance; (x) travel disclosed pursuant to the Campaign Finance Disclosure Act 759 (§ 24.2-945 et seq.); (xi) travel paid for or provided by the government of the United States, any of its 760 territories, or any state or any political subdivision of such state; (xii) travel provided to facilitate attendance by a legislator at a regular or special session of the General Assembly, a meeting of a 761 legislative committee or commission, or a national conference where attendance is approved by the 762 763 House or Senate Committee on Rules; (xiii) travel related to an official meeting of the Commonwealth, 764 its political subdivisions, or any board, commission, authority, or other entity, or any charitable 765 organization established pursuant to 501(c)(3) of the Internal Revenue Code affiliated with such entity, to which such person has been appointed or elected or is a member by virtue of his office or 766 *employment; or (xiv)* gifts from relatives or personal friends. For the purpose of this definition, "relative" 767 768 means the donee's spouse, child, uncle, aunt, niece, or nephew, or first cousin; a person to whom the 769 donee is engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, brother, or 770 sister, step-parent, step-grandparent, step-grandchild, step-brother, or step-sister; or the donee's brother's or sister's spouse. For the purpose of this definition, "personal friend" does not include any person that 771 772 the filer knows or has reason to know is (a) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2; (b) a lobbyist's principal as defined in § 2.2-419; (c) for an officer or 773

employee of a local governmental or advisory agency, a person, organization, or business who is a party to or is seeking to become a party to a contract with the local agency of which he is an officer or an employee; or (d) for an officer or employee of a state governmental or advisory agency, a person, organization, or business who is a party to or is seeking to become a party to a contract with the Commonwealth. For purposes of this definition, "person, organization, or business" includes individuals who are officers, directors, or owners of or who have a controlling ownership interest in such organization or business.

781 "Governmental agency" means each component part of the legislative, executive or judicial branches
782 of state and local government, including each office, department, authority, post, commission,
783 committee, and each institution or board created by law to exercise some regulatory or sovereign power
784 or duty as distinguished from purely advisory powers or duties. Corporations organized or controlled by
785 the Virginia Retirement System are "governmental agencies" for purposes of this chapter.

786 "Immediate family" means (i) a spouse and (ii) any <u>child</u> other person who resides in the same household as the officer or employee and who is a dependent of the officer or employee.

788 "Officer" means any person appointed or elected to any governmental or advisory agency including
789 local school boards, whether or not he receives compensation or other emolument of office. Unless the
790 context requires otherwise, "officer" includes members of the judiciary.

791 "Parent-subsidiary relationship" means a relationship that exists when one corporation directly or792 indirectly owns shares possessing more than 50 percent of the voting power of another corporation.

793 "Personal interest" means a financial benefit or liability accruing to an officer or employee or to a 794 member of his immediate family. Such interest shall exist by reason of (i) ownership in a business if the 795 ownership interest exceeds three percent of the total equity of the business; (ii) annual income that 796 exceeds, or may reasonably be anticipated to exceed, \$5,000 from ownership in real or personal property 797 or a business; (iii) salary, other compensation, fringe benefits, or benefits from the use of property, or 798 any combination thereof, paid or provided by a business or governmental agency that exceeds, or may 799 reasonably be anticipated to exceed, \$5,000 annually; (iv) ownership of real or personal property if the 800 interest exceeds \$5,000 in value and excluding ownership in a business, income, or salary, other 801 compensation, fringe benefits or benefits from the use of property; (v) personal liability incurred or 802 assumed on behalf of a business if the liability exceeds three percent of the asset value of the business; or (vi) an option for ownership of a business or real or personal property if the ownership interest will 803 804 consist of clause (i) or (iv) above.

805 "Personal interest in a contract" means a personal interest that an officer or employee has in a
806 contract with a governmental agency, whether due to his being a party to the contract or due to a
807 personal interest in a business that is a party to the contract.

808 "Personal interest in a transaction" means a personal interest of an officer or employee in any matter considered by his agency. Such personal interest exists when an officer or employee or a member of his 809 810 immediate family has a personal interest in property or a business or governmental agency, or represents 811 or provides services to any individual or business and such property, business or represented or served 812 individual or business (i) is the subject of the transaction or (ii) may realize a reasonably foreseeable 813 direct or indirect benefit or detriment as a result of the action of the agency considering the transaction. 814 Notwithstanding the above, such personal interest in a transaction shall not be deemed to exist where (a) 815 an elected member of a local governing body serves without remuneration as a member of the board of 816 trustees of a not-for-profit entity and such elected member or member of his immediate family has no 817 personal interest related to the not-for-profit entity or (b) an officer, employee, or elected member of a 818 local governing body is appointed by such local governing body to serve on a governmental agency, or 819 an officer, employee, or elected member of a separate local governmental agency formed by a local 820 governing body is appointed to serve on a governmental agency, and the personal interest in the 821 transaction of the governmental agency is the result of the salary, other compensation, fringe benefits, or 822 benefits provided by the local governing body or the separate governmental agency to the officer, 823 employee, elected member, or member of his immediate family.

824 "State and local government officers and employees" shall not include members of the General825 Assembly.

826 "State filer" means those officers and employees required to file a disclosure statement of their827 personal interests pursuant to subsection A or B of § 2.2-3114.

828 "Transaction" means any matter considered by any governmental or advisory agency, whether in a committee, subcommittee, or other entity of that agency or before the agency itself, on which official action is taken or contemplated.

831 § 2.2-3103.1. Certain gifts prohibited.

832 A. For purposes of this section:

833 "Intangible gift" means a thing of temporary value or a thing that upon the happening of a certain
834 event or expiration of a given date loses its value. "Intangible gift" includes entertainment, hospitality, a

835 ticket, admission, or pass, transportation, lodgings, and meals that are reportable on Schedule E of the 836 disclosure form prescribed in § 2.2-3117.

837 "Tangible gift" means a thing of value that does not lose its value upon the happening of a certain
838 event or expiration of a given date. "Tangible gift" includes currency, negotiable instruments, securities,
839 stock options, or other financial instruments that are reportable on Schedule E of the disclosure form
840 prescribed in § 2.2-3117. "Tangible gift" does not include payments or reimbursements received for any
841 intangible gift.

842 "Person, organization, or business" includes individuals who are officers, directors, or owners of or
843 who have a controlling ownership interest in such organization or business.

844 "Widely attended event" means an event at which at least 25 persons have been invited to attend or
845 there is a reasonable expectation that at least 25 persons will attend the event and the event is open to
846 the public or is open to individuals (i) who share a common interest, (ii) who are members of a public,
847 civic, charitable, or professional organization, (iii) who are from a particular industry or profession, or
848 (iv) who represent persons interested in a particular issue.

849 B. An No officer or employee of a local governmental or advisory agency or candidate required to 850 file the disclosure form prescribed in § 2.2-3117 (i) shall not solicit, accept, or receive within any 851 calendar year any single tangible gift with a value in excess of \$250 or a combination of tangible gifts 852 with an aggregate value in excess of \$250 from any person that he knows or has reason to know is (a) a 853 lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4; (b) a lobbyist's principal as 854 defined in § 2.2-419; or (c) a person, organization, or business who is a party to or is seeking to become 855 a party to a contract with the local agency of which he is an officer or an employee; (ii) shall report any 856 tangible gift with a value of \$250 or less or any intangible gift received from any person listed in clause 857 (i) on Schedule E of such disclosure form; and (iii) shall report any payments for talks, meetings, and 858 publications on Schedule D of such disclosure form or a member of his immediate family shall solicit, 859 accept, or receive any single gift for himself or a member of his immediate family with a value in excess 860 of \$100 from any person that he or a member of his immediate family knows or has reason to know is 861 (i) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4; (ii) a lobbyist's principal as defined in § 2.2-419; or (iii) a person, organization, or business who is or is seeking to become a 862 863 party to a contract with the local agency of which he is an officer or an employee.

864 C. An No officer or employee of a state governmental or advisory agency or candidate required to file the disclosure form prescribed in § 2.2-3117 (i) shall not solicit, accept, or receive within any 865 calendar year any single tangible gift with a value in excess of \$250 or a combination of tangible gifts 866 867 with an aggregate value in excess of \$250 from any person that he knows or has reason to know is (a) a 868 lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4; (b) a lobbyist's principal as 869 defined in § 2.2-419; or (c) a person, organization, or business who is a party to or is seeking to become 870 a party to a contract with the Commonwealth; (ii) shall report any tangible gift with a value of \$250 or 871 less or any intangible gift received from any person listed in clause (i) on Schedule E of such disclosure 872 form; and (iii) shall report any payments for talks, meetings, and publications on Schedule D of such disclosure form or a member of his immediate family shall solicit, accept, or receive any single gift for 873 874 himself or a member of his immediate family with a value in excess of \$100 from any person that he or 875 a member of his immediate family knows or has reason to know is (i) a lobbyist registered pursuant to 876 Article 3 (§ 2.2-418 et seq.) of Chapter 4; (ii) a lobbyist's principal as defined in § 2.2-419; or (iii) a 877 person, organization, or business who is or is seeking to become a party to a contract with the state 878 governmental or advisory agency of which he is an officer or an employee or over which he has the 879 authority to direct such agency's activities.

D. Notwithstanding the provisions of subsections B and C, such officer, employee, or candidate or a
member of his immediate family may accept or receive a gift of food and beverages with a value in
excess of \$100 when such gift is accepted or received while in attendance at a widely attended event.
Such gifts shall be reported on the disclosure form prescribed in § 2.2-3117.

E. Notwithstanding the provisions of subsections B and C, such officer or employee or a member of
his immediate family may accept or receive a gift from a foreign dignitary with a value exceeding \$100
for which the fair market value or a gift of greater or equal value has not been provided or exchanged.
Such gift shall be accepted on behalf of the Commonwealth or a locality and archived in accordance
with guidelines established by the Library of Virginia. Such gift shall be disclosed as having been
accepted on behalf of the Commonwealth or a locality, but the value of such gift shall not be required
to be disclosed.

F. Notwithstanding the provisions of subsections B and C, such officer, employee, or candidate or a
member of his immediate family may accept or receive certain gifts with a value in excess of \$100 from
a person listed in subsection B or C if such gift was provided to such officer, employee, or candidate or
a member of his immediate family on the basis of a personal friendship. Notwithstanding any other
provision of law, a person listed in subsection B or C may be a personal friend of such officer,

896 employee, or candidate or his immediate family for purposes of this subsection. In determining whether 897 a person listed in subsection B or C is a personal friend, the following factors shall be considered: (i)898 the circumstances under which the gift was offered; (ii) the history of the relationship between the 899 person and the donor, including the nature and length of the friendship and any previous exchange of gifts between them; (iii) to the extent known to the person, whether the donor personally paid for the 900 901 gift or sought a tax deduction or business reimbursement for the gift; and (iv) whether the donor has 902 given the same or similar gifts to other persons required to file the disclosure form prescribed in 903 § 2.2-3117 or 30-111.

904 G. Notwithstanding the provisions of subsections B and C, such officer, employee, or candidate or a 905 member of his immediate family may accept or receive gifts of travel, including travel-related 906 transportation, lodging, hospitality, food or beverages, or other thing of value, with a value in excess of 907 \$100 that is paid for or provided by a person listed in subsection B or C when the officer, employee, or 908 candidate has submitted a request for approval of such travel to the Council and has received the approval of the Council pursuant to § 30-356.1. Such gifts shall be reported on the disclosure form 909 910 prescribed in § 2.2-3117.

911 H. During the pendency of a civil action in any state or federal court to which the Commonwealth is 912 a party, the Governor or the Attorney General or any employee of the Governor or the Attorney General 913 who is subject to the provisions of this chapter shall not solicit, accept, or receive any tangible gift from 914 any person that he knows or has reason to know is a person, organization, or business who that is a 915 party to such civil action. A person, organization, or business who that is a party to such civil action 916 shall not knowingly give any tangible gift to the Governor or the Attorney General or any of their 917 employees who are subject to the provisions of this chapter.

918 **E.** I. The $\frac{250}{100}$ limitation imposed in accordance with this section shall be adjusted by the 919 Council every five years, as of January 1 of that year, in an amount equal to the annual increases for 920 that five-year period in the United States Average Consumer Price Index for all items, all urban consumers (CPI-U), as published by the Bureau of Labor Statistics of the U.S. Department of Labor, 921 922 rounded to the nearest whole dollar.

923 F. For purposes of this section, "person, organization, or business" includes individuals who are 924 officers, directors, or owners of or who have a controlling ownership interest in such organization or 925 business. 926

§ 2.2-3103.2. Return of gifts.

927 No person shall be in violation of any provision of this chapter prohibiting the acceptance of a gift if 928 (i) the gift is not used by such person and the gift or its equivalent in money is returned to the donor or 929 delivered to a charitable organization within a reasonable period of time upon the discovery of the 930 value of the gift and is not claimed as a charitable contribution for federal income tax purposes or (ii) 931 consideration is given by the donee to the donor for the value of the gift within a reasonable period of time upon the discovery of the value of the gift provided that such consideration reduces the value of the gift to an amount not in excess of \$100 as provided in subsection B or C of § 2.2-3103.1. 932 933 934

§ 2.2-3104. Prohibited conduct for certain officers and employees of state government.

935 For one year after the termination of public employment or service, no state officer or employee 936 shall, before the agency of which he was an officer or employee, represent a client or act in a 937 representative capacity on behalf of any person or group, for compensation, on matters related to 938 legislation, executive orders, or regulations promulgated by the agency of which he was an officer or 939 employee. This prohibition shall be in addition to the prohibitions contained in § 2.2-3103.

940 For the purposes of this section, "state officer or employee" shall mean (i) the Governor, Lieutenant 941 Governor, Attorney General, and officers appointed by the Governor, whether confirmation by the 942 General Assembly or by either house thereof is required or not, who are regularly employed on a 943 full-time salaried basis; those officers and employees of executive branch agencies who report directly to 944 the agency head; and those at the level immediately below those who report directly to the agency head 945 and are at a payband 6 or higher and (ii) the officers and professional employees of the legislative 946 branch designated by the joint rules committee of the General Assembly. For the purposes of this 947 section, the General Assembly and the legislative branch agencies shall be deemed one agency.

948 To the extent this prohibition applies to the Governor's Secretaries, "agency" means all agencies 949 assigned to the Secretary by law or by executive order of the Governor.

950 Any person subject to the provisions of this section may apply to the Council or Attorney General, 951 as provided in § 2.2-3121 or 2.2-3126, for an advisory opinion as to the application of the restriction 952 imposed by this section on any post-public employment position or opportunity.

953 § 2.2-3104.01. Prohibited conduct; bids or proposals under the Virginia Public Procurement 954 Act, Public-Private Transportation Act, and Public-Private Education Facilities and Infrastructure 955 Act; loans or grants from the Commonwealth's Development Opportunity Fund.

A. Neither the Governor, his political action committee, or the Governor's Secretaries, if the 956

957 Secretary is responsible to the Governor for an executive branch agency with jurisdiction over the 958 matters at issue, shall knowingly solicit or accept a contribution, gift, or other item with a value greater 959 than \$50 from any bidder, offeror, or private entity, or from an officer or director of such bidder, 960 offeror, or private entity, who has submitted a bid or proposal to an executive branch agency that is directly responsible to the Governor pursuant to the Virginia Public Procurement Act (§ 2.2-4300 et 961 962 seq.), the Public-Private Transportation Act of 1995 (§ 33.2-1800 et seq.), or the Public-Private Education Facilities and Infrastructure Act of 2002 (§ 56-575.1 et seq.) (i) during the period between the 963 964 submission of the bid and the award of the public contract under the Virginia Public Procurement Act or 965 (ii) following the submission of a proposal under the Public-Private Transportation Act of 1995 or the 966 Public-Private Education Facilities and Infrastructure Act of 2002 until the execution of a comprehensive 967 agreement thereunder.

968 B. Neither the Governor, his campaign committee, nor a political action committee established on his 969 behalf shall knowingly solicit or accept a contribution, gift, or other item with a value greater than 970 \$100 from any person or entity that has submitted an application for a grant or loan from the 971 Commonwealth's Development Opportunity Fund during the period in which the person or entity's 972 application for such an award is pending and for the one-year period immediately after any such award 973 is made. For purposes of this subsection, "entity" includes individuals who are officers, directors, or 974 owners of or who have a controlling ownership interest in such entity.

975 C. The provisions of this section shall apply only for public contracts, proposals, or comprehensive 976 agreements where the stated or expected value of the contract is \$5 million or more or for grants or 977 loans from the Commonwealth's Development Opportunity Fund regardless of the value of the grant or 978 *loan.* The provisions of this section shall not apply to contracts awarded as the result of competitive 979 sealed bidding as set forth in § 2.2-4302.1.

980 C. D. Any person who knowingly violates this section shall be subject to a civil penalty of \$500 or 981 up to two times the amount of the contribution or gift, whichever is greater, and the contribution, gift, 982 or other item shall be returned to the donor. The attorney for the Commonwealth shall initiate civil 983 proceedings to enforce the civil penalties. Any civil penalties collected shall be payable to the State 984 Treasurer for deposit to the general fund and shall be used exclusively to fund the Council.

985 § 2.2-3106. Prohibited contracts by officers and employees of state government and Eastern 986 Virginia Medical School.

987 A. No officer or employee of any governmental agency of state government or Eastern Virginia 988 Medical School shall have a personal interest in a contract with the governmental agency of which he is 989 an officer or employee, other than his own contract of employment.

990 B. No officer or employee of any governmental agency of state government or Eastern Virginia 991 Medical School shall have a personal interest in a contract with any other governmental agency of state 992 government unless such contract is (i) awarded as a result of competitive sealed bidding or competitive 993 negotiation as set forth in § 2.2-4302.1 or 2.2-4302.2 or (ii) is awarded after a finding, in writing, by the 994 administrative head of the governmental agency that competitive bidding or negotiation is contrary to the 995 best interest of the public. 996

C. The provisions of this section shall not apply to:

997 1. An employee's personal interest in additional contracts of employment with his own governmental 998 agency that accrue to him because of a member of his immediate family, provided the employee does 999 not exercise any control over the employment or the employment activities of the member of his 1000 immediate family and the employee is not in a position to influence those activities;

1001 2. The personal interest of an officer or employee of a state institution of higher education or the 1002 Eastern Virginia Medical School in additional contracts of employment with his own governmental 1003 agency that accrue to him because of a member of his immediate family, provided (i) the officer or 1004 employee and the immediate family member are engaged in teaching, research or administrative support 1005 positions at the educational institution or the Eastern Virginia Medical School, (ii) the governing board 1006 of the educational institution finds that it is in the best interests of the institution or the Eastern Virginia 1007 Medical School and the Commonwealth for such dual employment to exist, and (iii) after such finding, 1008 the governing board of the educational institution or the Eastern Virginia Medical School ensures that 1009 the officer or employee, or the immediate family member, does not have sole authority to supervise, 1010 evaluate or make personnel decisions regarding the other;

1011 3. An officer's or employee's personal interest in a contract of employment with any other 1012 governmental agency of state government;

1013 4. Contracts for the sale by a governmental agency or the Eastern Virginia Medical School of 1014 services or goods at uniform prices available to the general public;

1015 5. An employee's personal interest in a contract between a public institution of higher education in Virginia or the Eastern Virginia Medical School and a publisher or wholesaler of textbooks or other 1016 educational materials for students, which accrues to him solely because he has authored or otherwise 1017

1018 created such textbooks or materials;

6. An employee's personal interest in a contract with his or her employing public institution of higher
education to acquire the collections or scholarly works owned by the employee, including manuscripts,
musical scores, poetry, paintings, books or other materials, writings, or papers of an academic, research,
or cultural value to the institution, provided the president of the institution approves the acquisition of
such collections or scholarly works as being in the best interests of the institution's public mission of
service, research, or education;

1025 7. Subject to approval by the board of visitors, an employee's personal interest in a contract between
1026 the Eastern Virginia Medical School or a public institution of higher education in Virginia that operates
1027 a school of medicine or dentistry and a not-for-profit nonstock corporation that operates a clinical
1028 practice within such public institution of higher education or the Eastern Virginia Medical School and of
1029 which such employee is a member or employee;

1030 8. Subject to approval by the relevant board of visitors, an employee's personal interest in a contract 1031 for research and development or commercialization of intellectual property between a public institution of higher education in Virginia or the Eastern Virginia Medical School and a business in which the 1032 1033 employee has a personal interest, if (i) the employee's personal interest has been disclosed to and 1034 approved by such public institution of higher education or the Eastern Virginia Medical School prior to 1035 the time at which the contract is entered into; (ii) the employee promptly files a disclosure statement 1036 pursuant to § 2.2-3117 and thereafter files such statement annually on or before January December 15; 1037 (iii) the institution has established a formal policy regarding such contracts, approved by the State 1038 Council of Higher Education or, in the case of the Eastern Virginia Medical School, a formal policy 1039 regarding such contracts in conformity with any applicable federal regulations that has been approved by 1040 its board of visitors; and (iv) no later than December 31 of each year, the institution or the Eastern 1041 Virginia Medical School files an annual report with the Secretary of the Commonwealth disclosing each 1042 open contract entered into subject to this provision, the names of the parties to each contract, the date each contract was executed and its term, the subject of each contractual arrangement, the nature of the 1043 1044 conflict of interest, the institution's or the Eastern Virginia Medical School's employee responsible for administering each contract, the details of the institution's or the Eastern Virginia Medical School's 1045 1046 commitment or investment of resources or finances for each contract, and any other information 1047 requested by the Secretary of the Commonwealth; or

1048 9. Subject to approval by the relevant board of visitors, an employee's personal interest in a contract 1049 between a public institution of higher education in Virginia or the Eastern Virginia Medical School and 1050 a business in which the employee has a personal interest, if (i) the personal interest has been disclosed 1051 to the institution or the Eastern Virginia Medical School prior to the time the contract is entered into; (ii) the employee files a disclosure statement pursuant to § 2.2-3117 and thereafter annually on or before 1052 1053 January December 15; (iii) the employee does not participate in the institution's or the Eastern Virginia Medical School's decision to contract; (iv) the president of the institution or the Eastern Virginia 1054 1055 Medical School finds and certifies in writing that the contract is for goods and services needed for 1056 quality patient care, including related medical education or research, by the institution's medical center 1057 or the Eastern Virginia Medical School, its affiliated teaching hospitals and other organizations necessary 1058 for the fulfillment of its mission, including the acquisition of drugs, therapies and medical technologies; 1059 and (v) no later than December 31 of each year, the institution or the Eastern Virginia Medical School 1060 files an annual report with the Secretary of the Commonwealth disclosing each open contract entered 1061 subject to this provision, the names of the parties to each contract, the date each contract was executed 1062 and its term, the subject of each contractual arrangement, the nature of the conflict of interest, the 1063 institution's or the Eastern Virginia Medical School's employee responsible for administering each 1064 contract, the details of the institution's or the Eastern Virginia Medical School's commitment or 1065 investment of resources or finances for each contract, and any other information requested by the 1066 Secretary of the Commonwealth.

D. Notwithstanding the provisions of subdivisions C 8 and C 9, if the research and development or 1067 1068 commercialization of intellectual property or the employee's personal interest in a contract with a 1069 business is subject to policies and regulations governing conflicts of interest promulgated by any agency of the United States government, including the adoption of policies requiring the disclosure and 1070 1071 management of such conflicts of interests, the policies established by the Eastern Virginia Medical 1072 School pursuant to such federal requirements shall constitute compliance with subdivisions C 8 and C 9, 1073 upon notification by the Eastern Virginia Medical School to the Secretary of the Commonwealth by 1074 January 31 of each year of evidence of their compliance with such federal policies and regulations.

E. The board of visitors may delegate the authority granted under subdivision C 8 to the president of the institution. If the board elects to delegate such authority, the board shall include this delegation of authority in the formal policy required by clause (iii) of subdivision C 8. In those instances where the board has delegated such authority, on or before December 1 of each year, the president of the relevant institution shall file a report with the relevant board of visitors disclosing each open contract entered
into subject to this provision, the names of the parties to each contract, the date each contract was
executed and its term, the subject of each contractual arrangement, the nature of the conflict of interest,
the institution's or the Eastern Virginia Medical School's employee responsible for administering each
contract, the details of the institution's or the Eastern Virginia Medical School's commitment or
investment of resources or finances for each contract, the details of how revenues are to be dispersed,
and any other information requested by the board of visitors.

1086 § 2.2-3114. Disclosure by state officers and employees.

1087 A. The Governor, Lieutenant Governor, Attorney General, Justices of the Supreme Court, judges of 1088 the Court of Appeals, judges of any circuit court, judges and substitute judges of any district court, 1089 members of the State Corporation Commission, members of the Virginia Workers' Compensation 1090 Commission, members of the Commonwealth Transportation Board, members of the Board of Trustees 1091 of the Virginia Retirement System, members of the Virginia Alcoholic Beverage Control Board, and 1092 members of the Virginia Lottery Board and other persons occupying such offices or positions of trust or 1093 employment in state government, including members of the governing bodies of authorities, as may be 1094 designated by the Governor, or, in the case of officers or employees of the legislative branch, as may be 1095 designated by the Joint Rules Committee of the General Assembly, shall file with the Council, as a 1096 condition to assuming office or employment, a disclosure statement of their personal interests and such 1097 other information as is specified on the form set forth in § 2.2-3117 and thereafter shall file such a 1098 statement semiannually by December 15 for the preceding six-month period complete through the last 1099 day of October and by June 15 for the preceding six-month period complete through the last day of 1100 April. When the filing deadline falls on a Saturday, Sunday, or legal holiday, the disclosure statement 1101 shall be filed on the next day that is not a Saturday, Sunday, or legal holiday.

1102 B. Nonsalaried citizen members of all policy and supervisory boards, commissions and councils in 1103 the executive branch of state government, other than the Commonwealth Transportation Board, members 1104 of the Board of Trustees of the Virginia Retirement System, and the Virginia Lottery Board, shall file 1105 with the Council, as a condition to assuming office, a disclosure form of their personal interests and 1106 such other information as is specified on the form set forth in § 2.2-3118 and thereafter shall file such 1107 form annually on or before December 15. When the filing deadline falls on a Saturday, Sunday, or legal 1108 holiday, the disclosure statement shall be filed on the next day that is not a Saturday, Sunday, or legal 1109 holiday. Nonsalaried citizen members of other boards, commissions and councils, including advisory 1110 boards and authorities, may be required to file a disclosure form if so designated by the Governor, in 1111 which case the form shall be that set forth in § 2.2-3118.

C. The disclosure forms required by subsections A and B shall be provided made available by the Council to each officer and employee so designated, including officers appointed by legislative authorities at least 30 days prior to the filing deadline. Disclosure forms shall be filed and electronically with the Council in accordance with the standards approved by it pursuant to § 30-356. All forms shall be maintained as public records for five years in the office of the Council. Such forms shall be made public no later than six weeks after filing.

1118 D. Candidates for the offices of Governor, Lieutenant Governor or Attorney General shall file a disclosure statement of their personal interests as required by § 24.2-502.

1120 E. Any officer or employee of state government who has a personal interest in any transaction before 1121 the governmental or advisory agency of which he is an officer or employee and who is disqualified 1122 from participating in that transaction pursuant to subdivision A 1 of § 2.2-3112, or otherwise elects to 1123 disqualify himself, shall forthwith make disclosure of the existence of his interest, including the full 1124 name and address of the business and the address or parcel number for the real estate if the interest 1125 involves a business or real estate, and his disclosure shall also be reflected in the public records of the 1126 agency for five years in the office of the administrative head of the officer's or employee's governmental 1127 agency or advisory agency or, if the agency has a clerk, in the clerk's office.

1128 F. An officer or employee of state government who is required to declare his interest pursuant to 1129 subdivision A 2 of § 2.2-3112, shall declare his interest by stating (i) the transaction involved, (ii) the 1130 nature of the officer's or employee's personal interest affected by the transaction, (iii) that he is a 1131 member of a business, profession, occupation, or group the members of which are affected by the 1132 transaction, and (iv) that he is able to participate in the transaction fairly, objectively, and in the public 1133 interest. The officer or employee shall either make his declaration orally to be recorded in written 1134 minutes for his agency or file a signed written declaration with the clerk or administrative head of his 1135 governmental or advisory agency, as appropriate, who shall, in either case, retain and make available for 1136 public inspection such declaration for a period of five years from the date of recording or receipt. If 1137 reasonable time is not available to comply with the provisions of this subsection prior to participation in 1138 the transaction, the officer or employee shall prepare and file the required declaration by the end of the 1139 next business day.

1140 G. An officer or employee of state government who is required to declare his interest pursuant to 1141 subdivision A 3 of § 2.2-3112, shall declare his interest by stating (i) the transaction involved, (ii) that a 1142 party to the transaction is a client of his firm, (iii) that he does not personally represent or provide 1143 services to the client, and (iv) that he is able to participate in the transaction fairly, objectively, and in 1144 the public interest. The officer or employee shall either make his declaration orally to be recorded in 1145 written minutes for his agency or file a signed written declaration with the clerk or administrative head 1146 of his governmental or advisory agency, as appropriate, who shall, in either case, retain and make 1147 available for public inspection such declaration for a period of five years from the date of recording or 1148 receipt. If reasonable time is not available to comply with the provisions of this subsection prior to 1149 participation in the transaction, the officer or employee shall prepare and file the required declaration by 1150 the end of the next business day.

1151 H. Notwithstanding any other provision of law, chairs of departments at a public institution of higher 1152 education in the Commonwealth shall not be required to file the disclosure form prescribed by 1153 § 2.2-3117 or 2.2-3118. 1154

§ 2.2-3114.1. Filings of statements of economic interests by General Assembly members.

1155 The filing of a current statement of economic interests by a General Assembly member, member-elect, or candidate for the General Assembly pursuant to §§ 30-110 and 30-111 of the General 1156 Assembly Conflicts of Interests Act (§ 30-100 et seq.) shall suffice for the purposes of this chapter 1157 1158 $(\frac{8}{2.2}, \frac{2.2}{3100}, \frac{1}{200})$ the Secretary of the Commonwealth may obtain from the Clerk of the House of 1159 Delegates or the Senate, as appropriate, Council a copy of the statement of a General Assembly member 1160 who is appointed to a position for which a statement is required pursuant to § 2.2-3114. No General 1161 Assembly member, member-elect, or candidate shall be required to file a separate statement of economic 1162 interests for the purposes of § 2.2-3114. 1163

§ 2.2-3115. Disclosure by local government officers and employees.

A. The members of every governing body and school board of each county and city and of towns 1164 with populations in excess of 3,500 shall file with the Council, as a condition to assuming office or 1165 1166 employment, a disclosure statement of their personal interests and other information as is specified on the form set forth in § 2.2-3117 and thereafter shall file such a statement semiannually by December 15 1167 1168 for the preceding six-month period complete through the last day of October and by June 15 for the 1169 preceding six-month period complete through the last day of April.

1170 The members of the governing body of any authority established in any county or city, or part or 1171 combination thereof, and having the power to issue bonds or expend funds in excess of \$10,000 in any 1172 fiscal year, shall file with the Virginia Conflict of Interest and Ethics Advisory Council, as a condition 1173 to assuming office, a disclosure statement of their personal interests and other information as is specified 1174 on the form set forth in § 2.2-3118 and thereafter shall file such a statement annually on or before 1175 December 15, unless the governing body of the jurisdiction that appoints the members requires that the members file the form set forth in § 2.2-3117 semiannually by December 15 for the preceding six-month 1176 1177 period complete through the last day of October and by June 15 for the preceding six-month period 1178 complete through the last day of April.

1179 Persons occupying such positions of trust appointed by governing bodies and persons occupying such 1180 positions of employment with governing bodies as may be designated to file by ordinance of the governing body shall file with the Virginia Conflict of Interest and Ethics Advisory Council, as a 1181 1182 condition to assuming office or employment, a disclosure statement of their personal interests and other 1183 information as is specified on the form set forth in § 2.2-3117 and thereafter shall file such a statement 1184 semiannually by December 15 for the preceding six-month period complete through the last day of 1185 October and by June 15 for the preceding six-month period complete through the last day of April.

1186 Persons occupying such positions of trust appointed by school boards and persons occupying such positions of employment with school boards as may be designated to file by an adopted policy of the 1187 1188 school board shall file with the Virginia Conflict of Interest and Ethics Advisory Council, as a condition 1189 to assuming office or employment, a disclosure statement of their personal interests and other 1190 information as is specified on the form set forth in § 2.2-3117 and thereafter shall file such a statement 1191 semiannually by December 15 for the preceding six-month period complete through the last day of October and by June 15 for the preceding six-month period complete through the last day of April. 1192

1193 B. Nonsalaried citizen members of local boards, commissions and councils as may be designated by 1194 the governing body shall file with the Virginia Conflict of Interest and Ethics Advisory Council, as a 1195 condition to assuming office, a disclosure form of their personal interests and such other information as 1196 is specified on the form set forth in § 2.2-3118 and thereafter shall file such form annually on or before 1197 December 15. 1198

C. No person shall be mandated to file any disclosure not otherwise required by this article.

1199 D. The disclosure forms required by subsections A and B shall be provided made available by the 1200 Virginia Conflict of Interest and Ethics Advisory Council to the clerks of the governing bodies and

21 of 50

1201 school boards at least 30 days prior to the filing deadline, and the clerks of the governing body and 1202 school board shall distribute the forms to designated individuals at least 20 days prior to the filing 1203 deadline. Forms shall be filed and maintained as public records for five years in the office of the 1204 Virginia Conflict of Interest and Ethics Advisory Council clerk of the respective governing body or 1205 school board. Forms filed by members of governing bodies of authorities shall be filed and maintained 1206 as public records for five years in the office of the Virginia Conflict of Interest and Ethics Advisory 1207 Council clerk of the governing body of the county or city. Such forms shall be made public no later 1208 than six weeks after filing.

E. Candidates for membership in the governing body or school board of any county, city or town with a population of more than 3,500 persons shall file a disclosure statement of their personal interests as required by § 24.2-502.

1212 F. Any officer or employee of local government who has a personal interest in any transaction before 1213 the governmental or advisory agency of which he is an officer or employee and who is disqualified 1214 from participating in that transaction pursuant to subdivision A 1 of § 2.2-3112 or otherwise elects to 1215 disqualify himself, shall forthwith make disclosure of the existence of his interest, including the full 1216 name and address of the business and the address or parcel number for the real estate if the interest 1217 involves a business or real estate, and his disclosure shall be reflected in the public records of the 1218 agency for five years in the office of the administrative head of the officer's or employee's governmental 1219 or advisory agency.

1220 G. In addition to any disclosure required by subsections A and B, in each county and city and in 1221 towns with populations in excess of 3,500, members of planning commissions, boards of zoning appeals, 1222 real estate assessors, and all county, city and town managers or executive officers shall make annual 1223 disclosures of all their interests in real estate located in the county, city or town in which they are 1224 elected, appointed, or employed. Such disclosure shall include any business in which such persons own 1225 an interest, or from which income is received, if the primary purpose of the business is to own, develop 1226 or derive compensation through the sale, exchange or development of real estate in the county, city or 1227 town. Such disclosure shall be filed as a condition to assuming office or employment, and thereafter 1228 shall be filed annually with the Virginia Conflict of Interest and Ethics Advisory Council clerk of the 1229 governing body of such county, city, or town on or before December 15. Such disclosures shall be filed 1230 and maintained as public records for five years. Such forms shall be made public no later than six weeks 1231 after filing. Forms for the filing of such reports shall be prepared and distributed made available by the 1232 Virginia Conflict of Interest and Ethics Advisory Council to the clerk of each governing body.

1233 H. An officer or employee of local government who is required to declare his interest pursuant to 1234 subdivision A 2 of § 2.2-3112 shall declare his interest by stating (i) the transaction involved, (ii) the 1235 nature of the officer's or employee's personal interest affected by the transaction, (iii) that he is a 1236 member of a business, profession, occupation, or group the members of which are affected by the 1237 transaction, and (iv) that he is able to participate in the transaction fairly, objectively, and in the public 1238 interest. The officer or employee shall either make his declaration orally to be recorded in written 1239 minutes of for his agency or file a signed written declaration with the clerk or administrative head of his 1240 governmental or advisory agency, as appropriate, who shall, in either case, retain and make available for 1241 public inspection such declaration for a period of five years from the date of recording or receipt. If 1242 reasonable time is not available to comply with the provisions of this subsection prior to participation in 1243 the transaction, the officer or employee shall prepare and file the required declaration by the end of the 1244 next business day. The officer or employee shall also orally disclose the existence of the interest during 1245 each meeting of the governmental or advisory agency at which the transaction is discussed and such 1246 disclosure shall be recorded in the minutes of the meeting.

1247 I. An officer or employee of local government who is required to declare his interest pursuant to 1248 subdivision A 3 of § 2.2-3112, shall declare his interest by stating (i) the transaction involved, (ii) that a 1249 party to the transaction is a client of his firm, (iii) that he does not personally represent or provide 1250 services to the client, and (iv) that he is able to participate in the transaction fairly, objectively, and in 1251 the public interest. The officer or employee shall either make his declaration orally to be recorded in 1252 written minutes for his agency or file a signed written declaration with the clerk or administrative head 1253 of his governmental or advisory agency, as appropriate, who shall, in either case, retain and make 1254 available for public inspection such declaration for a period of five years from the date of recording or 1255 receipt. If reasonable time is not available to comply with the provisions of this subsection prior to 1256 participation in the transaction, the officer or employee shall prepare and file the required declaration by 1257 the end of the next business day.

1258 § 2.2-3116. Disclosure by certain constitutional officers.

1259 For the purposes of this chapter, holders of the constitutional offices of treasurer, sheriff, attorney for
1260 the Commonwealth, clerk of the circuit court and commissioner of the revenue of each county and city,
1261 shall be deemed to be local officers and shall be required to file with the Council, as a condition to

1262 assuming office, the Statement of Economic Interests set forth in § 2.2-3117. These officers shall file 1263 statements pursuant to $\frac{2.2-3115}{5}$ and candidates semiannually by December 15 for the preceding 1264 six-month period complete through the last day of October and by June 15 for the preceding six-month 1265 period complete through the last day of April. Candidates shall file statements as required by 1266 § 24.2-502. Statements shall be filed electronically with the Council in accordance with the standards 1267 approved by it pursuant to § 30-356. These officers shall be subject to the prohibition on certain gifts set forth in subsection B of § 2.2-3103.1. 1268 1269

§ 2.2-3117. Disclosure form.

1281

1270 The disclosure form to be used for filings required by subsections A and D of § 2.2-3114 and 1271 subsections A and E of § 2.2-3115 shall be substantially as follows: similar to the following. Except as 1272 otherwise provided in § 2.2-3115, all completed forms shall be filed electronically with the Council in accordance with the standards approved by it pursuant to § 30-356. Any person who knowingly and 1273 intentionally makes a false statement of a material fact on the Statement of Economic Interests is guilty 1274 1275 of a Class 5 felony.

1276 STATEMENT OF ECONOMIC INTERESTS. 1277 Name 1278 Office or position held or sought 1279 Address

1280 Names of members of immediate family

DEFINITIONS AND EXPLANATORY MATERIAL.

1282 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise, 1283 association, trust or foundation, or any other individual or entity carrying on a business or profession, 1284 whether or not for profit.

1285 "Close financial association" means an association in which the person filing shares significant 1286 financial involvement with an individual and the filer would reasonably be expected to be aware of the 1287 individual's business activities and would have access to the necessary records either directly or through the individual. "Close financial association" does not mean an association based on (i) the receipt of 1288 1289 retirement benefits or deferred compensation from a business by which the person filing this statement is 1290 no longer employed, or (ii) the receipt of compensation for work performed by the person filing as an 1291 independent contractor of a business that represents an entity before any state governmental agency 1292 when the person filing has had no communications with the state governmental agency.

1293 "Contingent liability" means a liability that is not presently fixed or determined, but may become 1294 fixed or determined in the future with the occurrence of some certain event.

1295 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 1296 having monetary value. It includes services as well as gifts of transportation, lodgings and meals, 1297 whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the 1298 expense has been incurred. "Gift" does not include (i) any offer of a ticket, coupon, or other admission 1299 or pass unless the ticket, coupon, admission, or pass is used; (ii) honorary degrees; (iii) any athletic, merit, or need-based scholarship or any other financial aid awarded by a public or private school, 1300 1301 institution of higher education, or other educational program pursuant to such school, institution, or program's financial aid standards and procedures applicable to the general public; (iv) a campaign 1302 contribution properly received and reported pursuant to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; 1303 1304 (v) any gift related to the private profession or occupation of an officer or employee or of a member of 1305 his immediate family; Θ (vi) food or beverages consumed while attending an event at which the filer is 1306 performing official duties related to his public service; (vii) food and beverages received at or registration or attendance fees waived for any event at which the filer is a featured speaker, presenter, 1307 1308 or lecturer; (viii) unsolicited awards of appreciation or recognition in the form of a plaque, trophy, wall 1309 memento, or similar item that is given in recognition of public, civic, charitable, or professional service; 1310 (ix) a devise or inheritance; (x) travel disclosed pursuant to the Campaign Finance Disclosure Act 1311 (§ 24.2-945 et seq.); (xi) travel paid for or provided by the government of the United States, any of its 1312 territories, or any state or any political subdivision of such state; (xii) travel provided to facilitate attendance by a legislator at a regular or special session of the General Assembly, a meeting of a 1313 legislative committee or commission, or a national conference where attendance is approved by the 1314 1315 House or Senate Committee on Rules; (xiii) travel related to an official meeting of the Commonwealth, 1316 its political subdivisions, or any board, commission, authority, or other entity, or any charitable 1317 organization established pursuant to 501(c)(3) of the Internal Revenue Code affiliated with such entity, 1318 to which such person has been appointed or elected or is a member by virtue of his office or employment; or (xiv) gifts from relatives or personal friends. "Relative" means the donee's spouse, child, 1319 1320 uncle, aunt, niece, or nephew, or first cousin; a person to whom the donee is engaged to be married; the 1321 donee's or his spouse's parent, grandparent, grandchild, brother, or sister, step-parent, step-grandparent, 1322 step-grandchild, step-brother, or step-sister; or the donee's brother's or sister's spouse. "Personal friend"

23 of 50

1323 does not include any person that the filer knows or has reason to know is (a) a lobbyist registered 1324 pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2; (b) a lobbyist's principal as defined in 1325 § 2.2-419; (c) for an officer or employee of a local governmental or advisory agency, a person, 1326 organization, or business who is a party to or is seeking to become a party to a contract with the local 1327 agency of which he is an officer or an employee; or (d) for an officer or employee of a state 1328 governmental or advisory agency, a person, organization, or business who is a party to or is seeking to 1329 become a party to a contract with the Commonwealth. "Person, organization, or business" includes 1330 individuals who are officers, directors, or owners of or who have a controlling ownership interest in 1331 such organization or business.

1332 "Immediate family" means (i) a spouse and (ii) any child other person who resides in the same household as the officer or employee and who is a dependent of the officer or employee.

TRUST. If you or your immediate family, separately or together, are the only beneficiaries of a trust, treat the trust's assets as if you own them directly. If you or your immediate family has a proportional interest in a trust, treat that proportion of the trust's assets as if you own them directly. For example, if you and your immediate family have a one-third interest in a trust, complete your Statement as if you own one-third of each of the trust's assets. If you or a member of your immediate family created a trust and can revoke it without the beneficiaries' consent, treat its assets as if you own them directly.

1340 REPORT TO THE BEST OF INFORMATION AND BELIEF. Information required on this
1341 Statement must be provided on the basis of the best knowledge, information, and belief of the individual
1342 filing the Statement as of the date of this report unless otherwise stated.

1343 COMPLETE ITEMS 1 THROUGH 10. REFER TO SCHEDULES ONLY IF DIRECTED.

1344 You may attach additional explanatory information.

1345 1. Offices and Directorships.

1346 Are you or a member of your immediate family a paid officer or paid director of a business?

1347 EITHER check NO / / OR check YES / / and complete Schedule A.

1348 2. Personal Liabilities.

1349 Do you or a member of your immediate family owe more than \$5,000 to any one creditor including
1350 contingent liabilities? (Exclude debts to any government and loans secured by recorded liens on property
1351 at least equal in value to the loan.)

1352 EITHER check NO / / OR check YES / / and complete Schedule B.

1353 3. Securities.

1354 Do you or a member of your immediate family, directly or indirectly, separately or together, own
1355 securities valued in excess of \$5,000 invested in one business? Account for mutual funds, limited
1356 partnerships and trusts.

- **1357** EITHÊR check NO / / OR check YES / / and complete Schedule C.
- **1358** 4. Payments for Talks, Meetings, and Publications.

During the past six months did you receive in your capacity as an officer or employee of your agency lodging, transportation, money, or anything else of value with a combined value exceeding \$200 (i) for a single talk, meeting, or published work or (ii) for a meeting, conference, or event where your attendance at the meeting, conference, or event was designed to (a) educate you on issues relevant to your duties as an officer or employee of your agency or (b) enhance your knowledge and skills relative to your duties as an officer or employee of your agency?

1365 EITHER check NO / / OR check YES / / and complete Schedule D.

1366 5. Gifts.

1367 During the past six months did a business, government, or individual other than a relative or personal 1368 friend (i) furnish you or a member of your immediate family with any gift or entertainment at a single event, and the value received exceeded \$50 or (ii) furnish you or a member of your immediate family 1369 1370 with gifts or entertainment in any combination and the total value received exceeded \$100 \$50, and for 1371 which you or the member of your immediate family neither paid nor rendered services in exchange? 1372 Account for entertainment events only if the average value per person attending the event exceeded \$50. 1373 Account for all business entertainment (except if related to the private profession or occupation of you 1374 or the member of your immediate family who received such business entertainment) even if unrelated to 1375 your official duties.

1376 EITHER check NO / / OR check YES / / and complete Schedule E.

1377 6. Salary and Wages.

1378 List each employer that pays you or a member of your immediate family salary or wages in excess1379 of \$5,000 annually. (Exclude state or local government or advisory agencies.)

1380 If no reportable salary or wages, check here / /.

1381

1382 1383 1384 7. Business Interests.

1385 Do you or a member of your immediate family, separately or together, operate your own business, or 1386 own or control an interest in excess of \$5,000 in a business?

EITHER check NO / / OR check YES / / and complete Schedule F. 1387

1388 8. Payments for Representation and Other Services.

1389 8A. Did you represent, excluding activity defined as lobbying in § 2.2-419, any businesses before any 1390 state governmental agencies, excluding courts or judges, for which you received total compensation during the past six months in excess of \$1,000, excluding compensation for other services to such 1391 businesses and representation consisting solely of the filing of mandatory papers and subsequent representation regarding the mandatory papers? (Officers and employees of local governmental and 1392 1393 1394 advisory agencies do NOT need to answer this question or complete Schedule G-1.) 1395

EITHER check NO / / OR check YES / / and complete Schedule G-1.

8B. Subject to the same exceptions as in 8A, did persons with whom you have a close financial 1396 1397 association (partners, associates or others) represent, excluding activity defined as lobbying in § 2.2-419, any businesses before any state governmental agency for which total compensation was received during 1398 the past six months in excess of \$1,000? (Officers and employees of local governmental and advisory 1399 1400 agencies do NOT need to answer this question or complete Schedule G-2.) 1401

EITHER check NO / / OR check YES / / and complete Schedule G-2.

1402 8C. Did you or persons with whom you have a close financial association furnish services to 1403 businesses operating in Virginia pursuant to an agreement between you and such businesses, or between 1404 persons with whom you have a close financial association and such businesses for which total 1405 compensation in excess of \$1,000 was received during the past six months? Services reported under this provision shall not include services involving the representation of businesses that are reported under 1406 1407 item 8A or 8B.

EITHER check NO / / OR check YES / / and complete Schedule G-3. 1408

1409 9. Real Estate.

1410

1421

9A. State Officers and Employees.

1411 Do you or a member of your immediate family hold an interest, including a partnership interest, valued at more than \$5,000 in real property (other than your principal residence) for which you have not 1412 1413 already listed the full address on Schedule F? Account for real estate held in trust.

EITHER check NO / / OR check YES / / and complete Schedule H-1. 1414

1415 9B. Local Officers and Employees.

Do you or a member of your immediate family hold an interest, including a partnership interest, or 1416 1417 option, easement, or land contract, valued at more than \$5,000 in real property (other than your principal 1418 residence) for which you have not already listed the full address on Schedule F? Account for real estate 1419 held in trust. 1420

EITHER check NO / / OR check YES / / and complete Schedule H-2.

10. Real Estate Contracts with Governmental Agencies.

Do you or a member of your immediate family hold an interest valued at more than \$5,000 in real 1422 1423 estate, including a corporate, partnership, or trust interest, option, easement, or land contract, which real 1424 estate is the subject of a contract, whether pending or completed within the past six months, with a 1425 governmental agency? If the real estate contract provides for the leasing of the property to a governmental agency, do you or a member of your immediate family hold an interest in the real estate 1426 1427 valued at more than \$1,000? Account for all such contracts whether or not your interest is reported in 1428 Schedule F, H-1, or H-2. This requirement to disclose an interest in a lease does not apply to an interest 1429 derived through an ownership interest in a business unless the ownership interest exceeds three percent 1430 of the total equity of the business.

1431 EITHER check NO / / OR check YES / / and complete Schedule I.

1432 Statements of Economic Interests are open for public inspection.

- 1433 AFFIRMATION BY ALL FILERS.
- 1434 I swear or affirm that the foregoing information is full, true and correct to the best of my knowledge.
- 1435 Signature
- 1436 (Return only if needed to complete Statement.) 1437

SCHEDULES

to

STATEMENT OF ECONOMIC INTERESTS.

- 1440 NAME
- SCHEDULE A OFFICES AND DIRECTORSHIPS. 1441
- 1442 Identify each business of which you or a member of your immediate family is a paid officer or paid 1443 director.
- 1444

1438

1439

	RETURN	I TO ITEM 2
SCHEDULE B - PERSONAL LIABILITIES. Report personal liability by checking each category. Report report debts to any government. Do not report loans secured be n value to the loan. Report contingent liabilities below and indicate which debt 1. My personal debts are as follows:	by recorded liens of	
Check	Check	
appropriate	\$5,001 to	
categories	\$50,000	\$50 , 000
Banks		<u> </u>
Savings institutions Dther loan or finance companies		
Insurance companies	<u> </u>	
Stock, commodity or other brokerage companies		
)ther businesses:		
State principal business activity for each		
creditor and its name.)		
Individual creditors: State principal business or occupation of each creditor and its name.)		
2. The personal debts of the members of my immediate far	mily are as follow	s:
Check	Check	one
appropriate	\$5,001 to	More than
	\$50,000	\$50,000
categories		
Banks		
Banks Savings institutions		
Banks Savings institutions Other loan or finance companies		
Banks Savings institutions Other loan or finance companies Insurance companies		
Banks Gavings institutions Other loan or finance companies Insurance companies Stock, commodity or other brokerage companies		
Banks Savings institutions Other loan or finance companies Insurance companies Stock, commodity or other brokerage companies Other businesses:		
Banks Savings institutions Other loan or finance companies Insurance companies Stock, commodity or other brokerage companies Other businesses: (State principal business activity for each		
Banks Savings institutions Other loan or finance companies Insurance companies Stock, commodity or other brokerage companies Other businesses:		
Banks Savings institutions Other loan or finance companies Insurance companies Stock, commodity or other brokerage companies Other businesses: (State principal business activity for each creditor and its name.)		
Banks Savings institutions Other loan or finance companies Insurance companies Stock, commodity or other brokerage companies Other businesses: (State principal business activity for each		

				 D	TURN TO IT	 7M 3
SCHEDU	LE C - SECURIT	IES.		KE I	IORN IO II.	5 1412
	s" INCLUDES sto	ocks, bonds,	mutual funds, limit	ted partners	hips, and co	mmodity f
contracts.	" EVCLUDES	aartifiaataa a	f deposit, money	markat fu	nda annuitu	aantraata
insurance pol		certificates 0.	i deposit, money	market fu	nus, annuny	contracts
Identify ea	ach business or Vi	irginia govern	mental entity in wh	nich you or	a member of	your imm
			together, own secu	rities valued	d in excess of	of \$5,000.
	nd type of security		ent securities not i	ssued by th	e Commonw	ealth of V
or its authori	ties, agencies, or	local governm	nents. Do not list	organization	is that do no	t do busin
this Common	wealth, but most i	major busines	ses conduct busines	s in Virgini	a. Account fo	or securitie
in trust.	ntable acquitice o	haalt hana //				
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SCHEDU	LE D - PAYMEN	TS FOR TAL	.KS, MEETINGS, A	AND PUBL	RETURN '	TO ITEM
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SCHEDUL List each or employee value exceed publication o attendance at your duties a to your dutie thing of valu (a), or (ii) (b) List paym outside the C List a pay Do not lis an employer If no payr	LE D - PAYMEN source from whic of your agency lo ing \$200 \$100 (i) of a work or (ii) the meeting, con s an officer or em s as an officer or e received by an (i) shall be listed as ents or reimburser ommonwealth. ment even if you already listed under nent must be listed and the listed	TS FOR TAL h you receive odging, transpo- for your pre- for your at ference, or evaployee of you employee of you employee of you a gift on Sch ments by an a donated it to ut a payment er Item 6 or fi d, check here	KS, MEETINGS, A d during the past s portation, money, or esentation of a sing tendance at a mea vent was designed ar agency or (b) en your agency. Any ployee that does no iedule E. dvisory or governn charity. if you returned it w rom a source of inc //.	AND PUBLI ix months i any other t gle talk, par eting, confe to (a) educa hance your lodging, tra ot satisfy the nental agence within 60 da come listed of	RETURN 7 ICATIONS. n your capac hing of valu- ticipation in trence, or ev ate you on is knowledge a ansportation, e provisions of cy only for m	TO ITEM ity as an original second se
SCHEDUL List each or employee value exceed publication of attendance at your duties a to your duties thing of value (a), or (ii) (b) List paym outside the C List a pay Do not lis an employer If no payr	LE D - PAYMEN source from whic of your agency lo ing \$200 \$100 (i) of a work or (ii) the meeting, con s an officer or em s as an off	TS FOR TAL h you receive odging, transpo) for your pre- o for your at ference, or evo ployee of you employee of you employee of you a gift on Sch ments by an a donated it to ut a payment er Item 6 or find d, check here	KS, MEETINGS, A d during the past s portation, money, or esentation of a sing tendance at a mea yent was designed ar agency or (b) en your agency. Any ployee that does no edule E. dvisory or governn charity. if you returned it w rom a source of inc //.	AND PUBLI ix months i any other t gle talk, par eting, confe to (a) educa hance your lodging, tra ot satisfy the nental agence within 60 da come listed of t es n	RETURN ICATIONS. In your capace thing of value ticipation in grence, or evalue travel on is knowledge a ansportation, e provisions of the provisions of the provisions of the provisions of the provisions of the provision of the the provision of the provision the provision of the provision of the provision the provision of the provision of the provision the provision of the provision of the provision of the provision the provision of the	FO ITEM with as an original second s

List each business, governmental entity, or individual that, during the past six months, (i) furnished 1561 1562 you or a member of your immediate family with any gift or entertainment at a single event, and the 1563 value received exceeded \$50 or (ii) furnished you or a member of your immediate family with gifts or 1564 entertainment in any combination and the total value received exceeded \$100 \$50, and for which you or 1565 the member of your immediate family neither paid nor rendered services in exchange. List each such 1566 gift or event. Do not list entertainment events unless the average value per person attending the event exceeded \$50. Do not list business entertainment related to the private profession or occupation of you 1567 1568 or the member of your immediate family who received such business entertainment. Do not list gifts or 1569 other things of value given by a relative or personal friend for reasons clearly unrelated to your public 1570 position. Do not list campaign contributions publicly reported as required by Chapter 9.3 (§ 24.2-945 et 1571 seq.) of Title 24.2 of the Code of Virginia.

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	-	_	-

1603

1604

Name of Recipient	Name of Business, Organization, or Individual	City or County and State	Exact Gift or Event	Approxima Value

1583 SCHEDULE F - BUSINESS INTERESTS.

1584 Complete this Schedule for each self-owned or family-owned business (including rental property, a farm, or consulting work), partnership, or corporation in which you or a member of your immediate family, separately or together, own an interest having a value in excess of \$5,000.

1587 If the enterprise is owned or operated under a trade, partnership, or corporate name, list that name;
1588 otherwise, merely explain the nature of the enterprise. If rental property is owned or operated under a trade, partnership, or corporate name, list the name only; otherwise, give the address of each property.
1590 Account for business interests held in trust.

1592							
1593	Name of Business	,				Gross Inco	ome
1594	Corporation,						
1595	Partnership,	City or	Nature of	Enterprise		\$50,001	More
1596	Farm; Address of	County	(farming,	law, rental	\$50,000	to	than
1597	Rental Property	and State	property,	etc.)	or less	\$250,000	\$250,000
1598							
1599							
1600							
1601							
1602							

SCHEDULE G-1 - PAYMENTS FOR REPRESENTATION BY YOU.

1605 List the businesses you represented, excluding activity defined as lobbying in § 2.2-419, before any
1606 state governmental agency, excluding any court or judge, for which you received total compensation
1607 during the past six months in excess of \$1,000, excluding compensation for other services to such
1608 businesses and representation consisting solely of the filing of mandatory papers and subsequent
1609 representation regarding the mandatory papers filed by you.

1610 Identify each business, the nature of the representation and the amount received by dollar category
1611 from each such business. You may state the type, rather than name, of the business if you are required
1612 by law not to reveal the name of the business represented by you.
1613 Only STATE officers and employees should complete this Schedule.

1614									
1615									
1616			Pur-			Amo	ount Rece	ived	
1617			pose						
1618	Name	Туре	of	Name					
1619	of	of	Repre-	of	\$1,001	\$10,001	\$50,001	\$100,001	\$250,001

RETURN TO ITEM 8

	ess t	ion	су	\$10,000	\$50,00	\$100,00	to 00 \$250,00		c
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the amound	nt receiv	ved, rou	nded to the	ne neares	t \$10,000.			ived:	
						NTATION	BY ASSOC	CIATES.	
List the before an	ne busin v state	esses th governn	hat have l nental age	been repr ency, exc	esented, e luding any	xcluding a court or	ctivity definition of the second s	ied as lobby ersons who	ving in § 2.2 are your par
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Only S	ŜTATE	officers	and emp	loyees sh	ould comp	olete this S	chedule.		
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transportation						
companies						
Oil or gas retail						
companies			·	······································		
Banks						
Savings institutions						
Loan or finance						
companies						
Manufacturing						
companies (state						
type of product,						
e.g., textile,						
furniture, etc.)						
Mining companies						
Life insurance						
companies						
Casualty insurance						
companies						
Other insurance						
companies						
Retail companies						
Beer, wine or liquor						
companies or						
distributors						
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Trade associations						
Professional						
associations			· <u> </u>			
Associations of						
public employees						
or officials						
Counties, cities						
or towns						
Labor organizations						
Other						
					YEES.	TO ITEM
SCHEDULE H-1 - REA List real estate other th family holds an interest, ir more than \$5,000. Each par	ncluding a pa	artnership in	terest, option			
List real estate other th family holds an interest, in	ncluding a pa ccel shall be l	artnership in listed individ	terest, option lually.			
List real estate other th family holds an interest, in more than \$5,000. Each par	ncluding a pa rcel shall be l Describe	artnership in listed individ	terest, option hually. of real	, easement	t, or land c	ontract, va
List real estate other th family holds an interest, ir more than \$5,000. Each par List each location	ncluding a pa rcel shall be l Describe estate y	artnership in listed individ the type you own in	of real	If the	t, or land c	ontract, va
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List real estate other th family holds an interest, in more than \$5,000. Each par 	Describe estate y location ational,	artnership in listed individ the type you own in (busines apartmen	of real each s, recre-	If the owned c a name	t, or land c real esta	ontract, va ate is ed in an your
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List real estate other th family holds an interest, in more than \$5,000. Each pan List each location (state, and county or city) where you own real estate.	Describe estate y location ational, mercial,	artnership in listed individ to the type you own in (busines apartmen open lan	of real each s, recre- t, com- d, etc.).	If the owned of a name own, li	real esta or recorde other that ist that n	ontract, va ate is ed in an your
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List each location (state, and county or city) where you own real estate.		If the real estate is owned or rec- orded in a name other than your own, list that name.	List the names
List all contracts, what agency for the sale or molds an interest, include valued at more than \$10 which you or a member This requirement to dis ownership interest in a b he business. State officers and em	hether pending or comp exchange of real estate ing a corporate, partner ,000. List all contracts r of your immediate fat close an interest in a	in which you or a more rship or trust interest, op with a governmental age mily holds such an inte lease does not apply to ership interest exceeds the with state agencies.	ENTAL AGENCIES. six months, with a gove ember of your immedia ption, easement, or land ency for the lease of real erest valued at more than o an interest derived the hree percent of the total
List your real esta interest and the person or entity, including the type of entity, which is party to the contract. Describe any management role and the percentage ownership interest you or you immediate family	d List each go agency which party to the	ind povernmental cor h is a amo e contract ind e the imm ity where mer	ate the annual come from the ntract, and the punt, if any, of come you or any mediate family nber derives nually from the

A. The financial disclosure form to be used for filings required pursuant to subsection B of § 2.2-3114 and subsection B of § 2.2-3115 shall be filed in accordance with the provisions of § 30-356. The financial disclosure form shall be substantially as follows: similar to the following. Except as otherwise provided in § 2.2-3115, all completed forms shall be filed electronically with the Council in accordance with the standards approved by it pursuant to § 30-356. B of 1789 1790 1791 1792

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1793 DEFINITIONS AND EXPLANATORY MATERIAL.

1794 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise, 1795 association, trust or foundation, or any other individual or entity carrying on a business or profession, 1796 whether or not for profit.

1797 "Close financial association" means an association in which the person filing shares significant 1798 financial involvement with an individual and the filer would reasonably be expected to be aware of the 1799 individual's business activities and would have access to the necessary records either directly or through 1800 the individual. "Close financial association" does not mean an association based on (i) the receipt of 1801 retirement benefits or deferred compensation from a business by which the person filing this statement is 1802 no longer employed, or (ii) the receipt of compensation for work performed by the person filing as an 1803 independent contractor of a business that represents an entity before any state governmental agency 1804 when the person filing has no communications with the state governmental agency.

1805 "Contingent liability" means a liability that is not presently fixed or determined, but may become fixed or determined in the future with the occurrence of some certain event. 1806

"Immediate family" means (i) a spouse and (ii) any ehild other person who resides in the same 1807 household as the filer and who is a dependent of the filer. 1808

1809 "Personal interest" means, for the purposes of this form only, a personal and financial benefit or 1810 liability accruing to a filer or a member of his immediate family. Such interest shall exist by reason of (i) ownership in real or personal property, tangible or intangible; (ii) ownership in a business; (iii) 1811 income from a business; or (iv) personal liability on behalf of a business; however, unless the ownership 1812 1813 interest in a business exceeds three percent of the total equity of the business, or the liability on behalf 1814 of a business exceeds three percent of the total assets of the business, or the annual income, and/or 1815 property or use of such property, from the business exceeds \$10,000 or may reasonably be anticipated to exceed \$10,000, such interest shall not constitute a "personal interest." 1816

1817	Name
	Office or position held or to be held
1819	
	Address
1821	I FINANCIAL INTERESTS

I. FINANCIAL INTERESTS 1822

My personal interests and those of my immediate family are as follows:

Include all forms of personal interests held at the time of filing: real estate, stocks, bonds, equity 1823 1824 interests in proprietorships and partnerships. You may exclude:

1825 1. Deposits and interest bearing accounts in banks, savings institutions and other institutions 1826 accepting such deposits or accounts;

1827 2. Interests in any business, other than a news medium, representing less than three percent of the 1828 total equity value of the business;

- 1829 3. Liability on behalf of any business representing less than three percent of the total assets of such 1830 business: and
- 1831 4. Income (other than from salary) less than \$10,000 annually from any business. You need not state 1832 the value of any interest. You must state the name or principal business activity of each business in 1833 which you have a personal interest.

1834 A. My personal interests are:

1835 1. Residence, address, or, if no address, location

1836 2. Other real estate, address, or, if no address, location

1837 3. Name or principal business activity of each business in which stock, bond or equity interest is 1838 held

1839 B. The personal interests of my immediate family are:

1840 1. Real estate, address or, if no address, location

1841 2. Name or principal business activity of each business in which stock, bond or equity interest is 1842 held

1843 II. OFFICES, DIRECTORSHIPS AND SALARIED EMPLOYMENTS

1844 The paid offices, paid directorships and salaried employments which I hold or which members of my 1845 immediate family hold and the businesses from which I or members of my immediate family receive 1846 retirement benefits are as follows:

- 1847 (You need not state any dollar amounts.)
- 1848 A. My paid offices, paid directorships and salaried employments are:
- 1849

1850 1851

Position held Name of business 1852 1853

B. family		offices, pa	id director	ships and	salarie	ed empl	oyments	s of m	embers	of my	imm
		ion held				Name o	of bus:	iness			
III. A. 7 state ge in exce busines Ider	BUSINES The busine overnment ess of \$1 ases and re	SES TO Wesses I have al agency, 000 during presentatio esses by na	HICH SER e represente excluding a g the prece n consisting ume and nar	d, excludi any court eding yea solely of	ng acti or judg r, excl the fil	vity defi ge, for v uding c ing of n	ned as which I ompens nandator	have re ation for ty paper	eceived or othe rs, are	total context total context to	mpen es to vs:
Na	ame of b	usiness		Ni	ame of	gover	rnmenta	al age	ency		
В.	The busin	esses that,	to my kn	owledge,	have	been re	presente	d, excl	uding	activity	defin
lobbyin with wi during represe Ider appeare	ng in § 2.2 hom I hav the prec ntation con ntation con	2-419, befo e a close f eding yea nsisting sol lesses by t lf of such	to my kn re any state inancial ass r, excludin ely of the f ype and na businesses.	e governm ociation a g compe iling of m ame the s	ental a nd who nsation andator atate go	gency, 6 receive for o ry paper	excludin ed total ther se s, are as ntal age	ag any o compen ervices s follow encies	court of isation to suc /s: before	r judge, in excess ch busir which su	by post of \$
lobbyin with w during represe Ider appeare Tr Tr C. pursuar of \$1,0	ng in § 2.2 hom I hav the prec ntation con ntify busin ed on beha ype of b All other nt to an ag 00 was rec	2-419, befo e a close f eding yea nsisting sol lesses by t lf of such usiness businesses greement b ceived duri	re any state inancial ass r, excludin ely of the f ype and na businesses.	e governm ociation a g compe iling of m ame the s Name Name ow that of and such eding year	ental a nd who nsation andator tate go e of s operate busine :	gency, of receive for o y paper overnme state o in Vir esses and	ginia tot ginia tot ginia to	ng any o compen ervices s follow encies l mental	court o asation to suc /s: before . agen	r judge, in excess ch busir which su cy cy cy cy cy	by pos of \$ nesses uch p
lobbyin with w during represe Ider appeare Ty C. pursuar of \$1,0 Che Electi Gas uf Teleph	ng in § 2.2 hom I hav the precentation con- ntify busin ed on beha ype of b All other nt to an ag 00 was re- eck each can ric util tilities	2-419, befo e a close f eding yea nsisting sol lesses by t usiness usiness businesses greement b ceived duri ategory of b ities lities	re any state inancial ass r, excludin ely of the f ype and na businesses.	e governm ociation a g compe iling of m ame the s Name Name ow that of and such eding year	ental a nd who nsation andator tate go e of s operate busine :	gency, of receive for o y paper overnme state o in Vir esses and	ginia tot ginia tot ginia to	ng any o compen ervices s follow encies l mental	court o asation to suc /s: before . agen	r judge, in excess ch busir which su cy cy cy cy cy	by p s of S nesses uch j
lobbyin with w during represe Ider appeare Ty C. pursuar of \$1,0 Che Electr Gas uf Telepl Water Cable Intras Inters	ng in § 2.2 hom I hav the prec ntation con tify busin ed on beha ype of b where the second All other nt to an ag 00 was reach cack each can ric util tilities hone uti utiliti televis state tr state tr	2-419, befo e a close f eding yea nsisting sol lesses by t lf of such usiness usiness businesses greement be ceived duri ategory of l ities lities es ion compa- ansporta	re any state inancial ass r, excludin ely of the f ype and na businesses. listed bela etween you ng the preco ousiness to anies tion comp tion comp	e governm ociation a g compe iling of m ame the s Name ow that of and such eding year which ser	ental a nd who nsation andator tate go e of s operate busine :	gency, of receive for o y paper overnme state o in Vir esses and	ginia tot ginia tot ginia to	ng any o compen ervices s follow encies l mental	court o asation to suc /s: before . agen	r judge, in excess ch busir which su cy cy cy cy cy	by pos of \$ nesses uch p

1912	etc.)		
1913	Mining companies		
1914	Life insurance companie	es	
1915	Casualty insurance com	panies	
1916	Other insurance company	ies	
1917	Retail companies		
1918	Beer, wine or liquor co	ompanies or	
1919	distributors		
1920	Trade associations		
1921	Professional association	ons	
1922	Associations of public	employees or	
1923	officials		
1924	Counties, cities or to	wns	
1925	Labor organizations		
1926			
1927	IV. COMPENSATION FO		
1928	The persons, associations,	, or other sources othe	her than my governmental agency from which I or a
1929			eration in excess of \$200 \$100 during the preceding
1930			nent of expenses in connection with my attendance at
1931	any meeting or other function	to which I was invite	ed in my official capacity are as follows:
1932			
1933			
1934		Description	Amount of remuneration
1935	Name of Source	of occasion	for each occasion
1936			
1937			
1938			
1939			
1940	B The provisions of Part	III A and B of the di	lisclosure form prescribed by this section shall not be
1941			rnmental and local advisory agencies.
1942			bunty, city or town in which the officer or employee
1943	serves or a county, city or to	wn contiguous to the c	county, city or town in which the officer or employee
1944	serves, officers and employe	es of local governme	nental or advisory agencies shall not be required to
1945	disclose under Part I of the fo		
1946	§ 2.2-3121. Advisory opin		
1947			osecuted for a knowing violation of this chapter if the
1948			ance on a written opinion of the Attorney General or
1949	the Virginia Conflict of Inter-	est and Ethics Advisor	ry Council made in response to his written request for
1950	such opinion and the opinion	n was made after a fu	ull disclosure of the facts regardless of whether such
1951	1 1		l violation occurred prior to the withdrawal of the
1952	opinion.		1 0
1953		loyee shall not be pros	osecuted for a knowing violation of this chapter if the
1954	alleged violation resulted from	om his good faith rel	eliance on a written opinion of the attorney for the
1955			ey, or the Council made in response to his written
1956	request for such opinion and	l the opinion was ma	ade after a full disclosure of the facts regardless of
1957			the alleged violation occurred prior to the withdrawal
1958			ic record and shall be released upon request.
1959	C. If any officer or empl	oyee serving at the lo	ocal level of government is charged with a knowing
1960			resulted from his reliance upon a written opinion of
1961			Ill disclosure of the facts, that such action was not in
1962			loyee shall have the right to introduce a copy of the
1963	opinion at his trial as evidence		
1964	§ 2.2-3124. Civil penalty		
1965		er fine or penalty prov	vided by law, an officer or employee who knowingly
1966			
1967		2.2-3103 through 2.2-3	-3112 shall be subject to a civil penalty in an amount
1040	equal to the amount of mone	2.2-3103 through 2.2-3 ey or thing of value re	-3112 shall be subject to a civil penalty in an amount received as a result of such violation. If the thing of
1968	equal to the amount of mone value received by the office	2.2-3103 through 2.2-3 ey or thing of value re r or employee in viol	-3112 shall be subject to a civil penalty in an amount received as a result of such violation. If the thing of blation of §§ 2.2-3103 through 2.2-3112 increases in
1968 1969 1970	equal to the amount of mone value received by the office value between the time of the	2.2-3103 through 2.2-3 ey or thing of value re r or employee in viol e violation and the time	-3112 shall be subject to a civil penalty in an amount received as a result of such violation. If the thing of

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1971 result of such violation shall be forfeited in accordance with the provisions of § 19.2-386.33.

1972 B. An officer or employee required to file the disclosure form prescribed by § 2.2-3117 who fails to 1973 file such form within the time period prescribed shall be assessed a civil penalty in an amount equal to 1974 \$250. The Council shall notify the Attorney General of any state officer's or employee's failure to file 1975 the required form and the Attorney General shall assess and collect the civil penalty. The clerk of the 1976 school board or the clerk of the governing body of the county, city, or town shall notify the attorney for 1977 the Commonwealth for the locality in which the officer or employee was elected or is employed of any 1978 local officer's or employee's failure to file the required form and the attorney for the Commonwealth 1979 shall assess and collect the civil penalty. The Council shall notify the Attorney General and the clerk 1980 shall notify the attorney for the Commonwealth within 30 days of the deadline for filing. All civil 1981 penalties collected pursuant to this subsection shall be deposited into the general fund and used 1982 exclusively to fund the Council. 1983

§ 30-101. Definitions.

1984

As used in this chapter, unless the context requires a different meaning:

1985 "Advisory agency" means any board, commission, committee or post which does not exercise any 1986 sovereign power or duty, but is appointed by a governmental agency or officer or is created by law for 1987 the purpose of making studies or recommendations, or advising or consulting with a governmental 1988 agency.

1989 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise, 1990 association, trust or foundation, or any other individual or entity carrying on a business or profession, 1991 whether or not for profit.

1992 "Candidate" means a person who seeks or campaigns for election to the General Assembly in a 1993 general, primary, or special election and who is qualified to have his name placed on the ballot for the 1994 office. The candidate shall become subject to the provisions of this section upon the filing of a statement 1995 of qualification pursuant to § 24.2-501. The State Board of Elections shall notify each such candidate of 1996 the provisions of this chapter.

1997 Contract" means any agreement to which a governmental agency is a party, or any agreement on 1998 behalf of a governmental agency that involves the payment of money appropriated by the General Assembly or a political subdivision, whether or not such agreement is executed in the name of the 1999 2000 Commonwealth, or some political subdivision thereof. "Contract" includes a subcontract only when the 2001 contract of which it is a part is with the legislator's own governmental agency.

2002 "Council" means the Virginia Conflict of Interest and Ethics Advisory Council established in § 30-355. 2003

2004 "Financial institution" means any bank, trust company, savings institution, industrial loan association, 2005 consumer finance company, credit union, broker-dealer as defined in subsection A of § 13.1-501, or 2006 investment company or advisor registered under the federal Investment Advisors Act or Investment 2007 Company Act of 1940.

2008 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 2009 having monetary value. It includes services as well as gifts of transportation, lodgings and meals, 2010 whether provided in-kind, by purchase of a ticket, payment in advance, or reimbursement after the expense has been incurred. "Gift" does not include (i) any offer of a ticket, coupon, or other admission 2011 2012 or pass unless the ticket, coupon, admission, or pass is used; (ii) honorary degrees; (iii) any athletic, 2013 merit, or need-based scholarship or any other financial aid awarded by a public or private school, 2014 institution of higher education, or other educational program pursuant to such school, institution, or 2015 program's financial aid standards and procedures applicable to the general public; (iv) a campaign 2016 contribution properly received and reported pursuant to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; (v) any gift related to the private profession or occupation of a legislator or of a member of his 2017 2018 immediate family; or (vi) food or beverages consumed while attending an event at which the filer is 2019 performing official duties related to his public service; (vii) food and beverages received at or 2020 registration or attendance fees waived for any event at which the filer is a featured speaker, presenter, 2021 or lecturer; (viii) unsolicited awards of appreciation or recognition in the form of a plaque, trophy, wall 2022 memento, or similar item that is given in recognition of public, civic, charitable, or professional service; 2023 (ix) a devise or inheritance; (x) travel disclosed pursuant to the Campaign Finance Disclosure Act 2024 (§ 24.2-945 et seq.); (xi) travel paid for or provided by the government of the United States, any of its 2025 territories, or any state or any political subdivision of such state; (xii) travel provided to facilitate attendance by a legislator at a regular or special session of the General Assembly, a meeting of a 2026 2027 legislative committee or commission, or a national conference where attendance is approved by the 2028 House or Senate Committee on Rules; (xiii) travel related to an official meeting of the Commonwealth, 2029 its political subdivisions, or any board, commission, authority, or other entity, or any charitable 2030 organization established pursuant to 501(c)(3) of the Internal Revenue Code affiliated with such entity, to which such person has been appointed or elected or is a member by virtue of his office or 2031

2032 *employment; or (xiv)* gifts from relatives or personal friends. For the purpose of this definition, "relative" 2033 means the donee's spouse, child, uncle, aunt, niece, or nephew, or first cousin; a person to whom the 2034 donee is engaged to be married; the donee's or his spouse's parent, grandparent, grandchild, brother, or 2035 sister, step-parent, step-grandparent, step-grandchild, step-brother, or step-sister; or the donee's brother's 2036 or sister's spouse. For the purpose of this definition, "personal friend" does not include any person that 2037 the filer knows or has reason to know is (a) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et 2038 seq.) of Chapter 4 of Title 2.2; or (b) a lobbyist's principal as defined in § 2.2-419; or (c) a person, 2039 organization, or business who is a party to or is seeking to become a party to a contract with the 2040 Commonwealth. For purposes of this definition, "person, organization, or business" includes individuals 2041 who are officers, directors, or owners of or who have a controlling ownership interest in such 2042 organization or business.

2043 "Governmental agency" means each component part of the legislative, executive or judicial branches
2044 of state and local government, including each office, department, authority, post, commission, committee, and each institution or board created by law to exercise some regulatory or sovereign power
2046 or duty as distinguished from purely advisory powers or duties.

2047 "Immediate family" means (i) a spouse and (ii) any <u>child</u> other person who resides in the same **2048** household as the legislator and who is a dependent of the legislator.

2049 "Legislator" means a member of the General Assembly.

2050 "Personal interest" means a financial benefit or liability accruing to a legislator or to a member of his 2051 immediate family. Such interest shall exist by reason of (i) ownership in a business if the ownership 2052 interest exceeds three percent of the total equity of the business; (ii) annual income that exceeds, or may 2053 reasonably be anticipated to exceed, \$5,000 from ownership in real or personal property or a business; 2054 (iii) salary, other compensation, fringe benefits, or benefits from the use of property, or any combination 2055 thereof, paid or provided by a business or governmental agency that exceeds, or may reasonably be 2056 anticipated to exceed, \$5,000 annually; (iv) ownership of real or personal property if the interest exceeds \$5,000 in value and excluding ownership in a business, income, or salary, other compensation, fringe 2057 2058 benefits or benefits from the use of property; (v) personal liability incurred or assumed on behalf of a 2059 business if the liability exceeds three percent of the asset value of the business; or (vi) an option for 2060 ownership of a business or real or personal property if the ownership interest will consist of clause (i) or 2061 (iv).

2062 "Personal interest in a contract" means a personal interest that a legislator has in a contract with a governmental agency, whether due to his being a party to the contract or due to a personal interest in a business that is a party to the contract.

2065 "Personal interest in a transaction" means a personal interest of a legislator in any matter considered 2066 by the General Assembly. Such personal interest exists when an officer or employee or a member of his 2067 immediate family has a personal interest in property or a business, or represents or provides services to 2068 any individual or business and such property, business or represented or served individual or business (i) 2069 is the subject of the transaction or (ii) may realize a reasonably foreseeable direct or indirect benefit or detriment as a result of the action of the agency considering the transaction. A "personal interest in a 2070 transaction" exists only if the legislator or member of his immediate family or an individual or business 2071 2072 represented or served by the legislator is affected in a way that is substantially different from the general 2073 public or from persons comprising a profession, occupation, trade, business or other comparable and 2074 generally recognizable class or group of which he or the individual or business he represents or serves is 2075 a member.

2076 "Transaction" means any matter considered by the General Assembly, whether in a committee,2077 subcommittee, or other entity of the General Assembly or before the General Assembly itself, on which2078 official action is taken or contemplated.

2079 § 30-103.1. Certain gifts prohibited.

2080 A. For purposes of this section:

2081 "Intangible gift" means a thing of temporary value or a thing that upon the happening of a certain
2082 event or expiration of a given date loses its value. "Intangible gift" includes entertainment, hospitality, a
2083 ticket, admission, or pass, transportation, lodgings, and meals that are reportable on Schedule E of the
2084 disclosure form prescribed in § 30-111.

2085 "Tangible gift" means a thing of value that does not lose its value upon the happening of a certain
2086 event or expiration of a given date. "Tangible gift" includes currency, negotiable instruments, securities,
2087 stock options, or other financial instruments that are reportable on Schedule E of the disclosure form
2088 prescribed in § 30-111. "Tangible gift" does not include payments or reimbursements received for any
2089 intangible gift.

2090 "Widely attended event" means an event at which at least 25 persons have been invited to attend or **2091** there is a reasonable expectation that at least 25 persons will attend the event and the event is open to **2092** the public or is open to individuals (i) who share a common interest, (ii) who are members of a public, 2093 civic, charitable, or professional organization, (iii) who are from a particular industry or profession, or 2094 (iv) who represent persons interested in a particular issue.

2095 B. A No legislator or candidate for the General Assembly required to file the disclosure form 2096 prescribed in § 30-111 (i) shall not solicit, accept, or receive within any calendar year any single 2097 tangible gift with a value in excess of \$250 or a combination of tangible gifts with an aggregate value 2098 in excess of \$250 from any person that he knows or has reason to know is (a) a lobbyist registered 2099 pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2; (b) a lobbyist's principal as defined in 2100 § 2.2-419; or (c) a person, organization, or business who is a party to or is seeking to become a party to 2101 a contract with the Commonwealth; (ii) shall report any tangible gift with a value of \$250 or less or any 2102 intangible gift received from any person listed in clause (i) on Schedule E of such disclosure form; and 2103 (iii) shall report any payments for talks, meetings, and publications on Schedule D-1 of such disclosure 2104 form. For purposes of this subsection, "person, organization, or business" includes individuals who are 2105 officers, directors, or owners of or who have a controlling ownership interest in such organization or 2106 business or a member of his immediate family shall solicit, accept, or receive any single gift with a 2107 value in excess of \$100 from any person that he or a member of his immediate family knows or has 2108 reason to know is (i) a lobbyist registered pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2109 2.2 or (ii) a lobbyist's principal as defined in § 2.2-419.

2110 C. Notwithstanding the provisions of subsection B, a legislator or candidate or a member of his 2111 immediate family may accept or receive a gift of food or beverages with a value in excess in \$100 when 2112 such gift is accepted or received while in attendance at a widely attended event. Such gifts shall be 2113 reported on the disclosure form prescribed in § 30-111.

2114 D. Notwithstanding the provisions of subsection B, a legislator or a member of his immediate family 2115 may accept or receive a gift from a foreign dignitary with a value exceeding \$100 for which the fair market value or a gift of greater or equal value has not been provided or exchanged. Such gift shall be 2116 accepted on behalf of the Commonwealth and archived in accordance with guidelines established by the 2117 Library of Virginia. Such gift shall be disclosed as having been accepted on behalf of the 2118 2119 Commonwealth, but the value of such gift shall not be required to be disclosed.

2120 E. Notwithstanding the provisions of subsection B, a legislator or candidate or a member of his 2121 immediate family may accept or receive certain gifts with a value in excess of \$100 from a person listed 2122 in subsection B if such gift was provided to the legislator or candidate or a member of his immediate 2123 family on the basis of a personal friendship. Notwithstanding any other provision of law, a person listed 2124 in subsection B may be a personal friend of the legislator or candidate or his immediate family for 2125 purposes of this subsection. In determining whether a person listed in subsection B is a personal friend, 2126 the following factors shall be considered: (i) the circumstances under which the gift was offered; (ii) the 2127 history of the relationship between the person and the donor, including the nature and length of the 2128 friendship and any previous exchange of gifts between them; (iii) to the extent known to the person, 2129 whether the donor personally paid for the gift or sought a tax deduction or business reimbursement for 2130 the gift; and (iv) whether the donor has given the same or similar gifts to other persons required to file 2131 the disclosure form prescribed in § 2.2-3117 or 30-111.

2132 F. Notwithstanding the provisions of subsection B, a legislator or candidate or a member of his 2133 immediate family may accept or receive gifts of travel, including travel-related transportation, lodging, 2134 hospitality, food or beverages, or other thing of value, with a value in excess of \$100 that is paid for or 2135 provided by a person listed in subsection B when the legislator or candidate has submitted a request for 2136 approval of such travel to the Council and has received the approval of the Council pursuant to 2137 § 30-356.1. Such gifts shall be reported on the disclosure form prescribed in § 30-111.

2138 G. The $\frac{250}{100}$ limitation imposed in accordance with this section shall be adjusted by the 2139 Council every five years, as of January 1 of that year, in an amount equal to the annual increases for 2140 that five-year period in the United States Average Consumer Price Index for all items, all urban 2141 consumers (CPI-U), as published by the Bureau of Labor Statistics of the U.S. Department of Labor, 2142 rounded to the nearest whole dollar. 2143

§ 30-103.2. Return of gifts.

2144 No person shall be in violation of any provision of this chapter prohibiting the acceptance of a gift if 2145 the gift is not used by such person and the gift or its equivalent in money is returned to the donor or 2146 delivered to a charitable organization within a reasonable period of time upon the discovery of the value of the gift and is not claimed as a charitable contribution for federal income tax purposes or (ii) 2147 2148 consideration is given by the donee to the donor for the value of the gift within a reasonable period of 2149 time upon the discovery of the value of the gift provided that such consideration reduces the value of 2150 the gift to an amount not in excess of \$100 as provided in subsection B of \$30-103.1.

§ 30-110. Disclosure.

2151

2152 A. Every legislator and legislator-elect shall file, as a condition to assuming office, a disclosure 2153 statement of his personal interests and such other information as is specified on the form set forth in

2154 § 30-111 and thereafter shall file such a statement semiannually by December 15 for the preceding 2155 six-month period complete through the last day of October and by June 15 for the preceding six-month 2156 period complete through the last day of April. When the filing deadline falls on a Saturday, Sunday, or 2157 legal holiday, the disclosure statement shall be filed on the next day that is not a Saturday, Sunday, or 2158 legal holiday. Disclosure forms shall be provided made available by the Virginia Conflict of Interest and 2159 Ethics Advisory Council at least 30 days prior to the filing deadline. Members of the Senate and 2160 members of the House of Delegates shall file their disclosure Disclosure forms shall be filed 2161 electronically with the Virginia Conflict of Interest and Ethics Advisory Council in accordance with the 2162 standards approved by it pursuant to § 30-356. The disclosure forms of the members of the General 2163 Assembly shall be maintained as public records for five years in the office of the Virginia Conflict of 2164 Interest and Ethics Advisory Council. Such forms shall be made public no later than six weeks after 2165 filing.

2166 B. Candidates for the General Assembly shall file a disclosure statement of their personal interests as required by §§ 24.2-500 through 24.2-503.

C. Any legislator who has a personal interest in any transaction pending before the General
Assembly and who is disqualified from participating in that transaction pursuant to § 30-108 and the
rules of his house shall disclose his interest in accordance with the applicable rule of his house.

2171 § 30-111. Disclosure form.

A. The disclosure form to be used for filings required by subsections A and B of § 30-110 shall be substantially as follows: similar to the following. All completed forms shall be filed electronically with the Council in accordance with the standards approved by it pursuant to § 30-356.

2175STATEMENT OF ECONOMIC INTERESTS.2176Name2177Office or position held or sought2178Address2179Names of members of immediate family2180DEFINITIONS AND EXPLANATORY MATERIAL.

2181 "Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise,
2182 association, trust or foundation, or any other individual or entity carrying on a business or profession,
2183 whether or not for profit.

2184 "Close financial association" means an association in which the filer shares significant financial 2185 involvement with an individual and the filer would reasonably be expected to be aware of the 2186 individual's business activities and would have access to the necessary records either directly or through 2187 the individual. "Close financial association" does not mean an association based on (i) the receipt of 2188 retirement benefits or deferred compensation from a business by which the legislator is no longer employed, or (ii) the receipt of compensation for work performed by the legislator as an independent 2189 2190 contractor of a business that represents an entity before any state governmental agency when the 2191 legislator has had no communications with the state governmental agency.

2192 "Contingent liability" means a liability that is not presently fixed or determined, but may become2193 fixed or determined in the future with the occurrence of some certain event.

2194 "Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 2195 having monetary value. It includes services as well as gifts of transportation, lodgings and meals, 2196 whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the 2197 expense has been incurred. "Gift" does not include (i) any offer of a ticket, coupon, or other admission 2198 or pass unless the ticket, coupon, admission, or pass is used; (ii) honorary degrees; (iii) any athletic, 2199 merit, or need-based scholarship or any other financial aid awarded by a public or private school, 2200 institution of higher education, or other educational program pursuant to such school, institution, or 2201 program's financial aid standards and procedures applicable to the general public; (iv) a campaign 2202 contribution properly received and reported pursuant to Chapter 9.3 (§ 24.2-945 et seq.) of Title 24.2; 2203 (v) any gift related to the private profession or occupation of a legislator or of a member of his 2204 immediate family; or (vi) food or beverages consumed while attending an event at which the filer is 2205 performing official duties related to his public service; (vii) food and beverages received at or 2206 registration or attendance fees waived for any event at which the filer is a featured speaker, presenter, 2207 or lecturer; (viii) unsolicited awards of appreciation or recognition in the form of a plaque, trophy, wall 2208 memento, or similar item that is given in recognition of public, civic, charitable, or professional service; 2209 (ix) a devise or inheritance; (x) travel disclosed pursuant to the Campaign Finance Disclosure Act 2210 (§ 24.2-945 et seq.); (xi) travel paid for or provided by the government of the United States, any of its 2211 territories, or any state or any political subdivision of such state; (xii) travel provided to facilitate 2212 attendance by a legislator at a regular or special session of the General Assembly, a meeting of a 2213 legislative committee or commission, or a national conference where attendance is approved by the House or Senate Committee on Rules; (xiii) travel related to an official meeting of the Commonwealth, 2214

2215 its political subdivisions, or any board, commission, authority, or other entity, or any charitable 2216 organization established pursuant to \$ 501(c)(3) of the Internal Revenue Code affiliated with such entity, to which such person has been appointed or elected or is a member by virtue of his office or employment; or (xiv) gifts from relatives or personal friends. "Relative" means the donee's spouse, child, 2217 2218 2219 uncle, aunt, niece, or nephew, or first cousin; a person to whom the donee is engaged to be married; the 2220 donee's or his spouse's parent, grandparent, grandchild, brother, or sister, step-parent, step-grandparent, 2221 step-grandchild, step-brother, or step-sister; or the donee's brother's or sister's spouse. "Personal friend" 2222 does not include any person that the filer knows or has reason to know is (a) a lobbyist registered 2223 pursuant to Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2; or (b) a lobbyist's principal as defined 2224 in § 2.2-419; or (c) a person, organization, or business who is a party to or is seeking to become a party 2225 to a contract with the Commonwealth. "Person, organization, or business" includes individuals who are 2226 officers, directors, or owners of or who have a controlling ownership interest in such organization or 2227 business.

2228 "Immediate family" means (i) a spouse and (ii) any child other person who resides in the same 2229 household as the legislator and who is a dependent of the legislator.

2230 "Lobbyist relationship" means (i) an engagement, agreement, or representation that relates to legal 2231 services, consulting services, or public relations services, whether gratuitous or for compensation, 2232 between a member or member-elect and any person who is, or has been within the prior calendar year, 2233 registered as a lobbyist with the Secretary of the Commonwealth or (ii) a greater than three percent 2234 ownership interest by a member or member-elect in a business that employs, or engages as an 2235 independent contractor, any person who is, or has been within the prior calendar year, registered as a 2236 lobbyist with the Secretary of the Commonwealth. The disclosure of a lobbyist relationship shall not (a) 2237 constitute a waiver of any attorney-client or other privilege, (b) require a waiver of any attorney-client 2238 or other privilege for a third party, or (c) be required where a member or member-elect is employed or 2239 engaged by a person and such person also employs or engages a person in a lobbyist relationship so 2240 long as the member or member-elect has no financial interest in the lobbyist relationship.

2241 TRUST. If you or your immediate family, separately or together, are the only beneficiaries of a trust, 2242 treat the trust's assets as if you own them directly. If you or your immediate family has a proportional 2243 interest in a trust, treat that proportion of the trust's assets as if you own them directly. For example, if 2244 you and your immediate family have a one-third interest in a trust, complete your Statement as if you 2245 own one-third of each of the trust's assets. If you or a member of your immediate family created a trust 2246 and can revoke it without the beneficiaries' consent, treat its assets as if you own them directly.

2247 REPORT TO THE BEST OF INFORMATION AND BELIEF. Information required on this 2248 Statement must be provided on the basis of the best knowledge, information, and belief of the individual 2249 filing the Statement as of the date of this report unless otherwise stated.

2250 COMPLETE ITEMS 1 THROUGH 11. REFER TO SCHEDULES ONLY IF DIRECTED.

2251 You may attach additional explanatory information.

2252 1. Offices and Directorships.

2253 Are you or a member of your immediate family a paid officer or paid director of a business?

2254 EITHER check NO / / OR check YES / / and complete Schedule A.

2255 2. Personal Liabilities.

2256 Do you or a member of your immediate family owe more than \$5,000 to any one creditor including 2257 contingent liabilities? (Exclude debts to any government and loans secured by recorded liens on property 2258 at least equal in value to the loan.)

2259 EITHER check NO / / OR check YES / / and complete Schedule B.

2260 3. Securities.

2261 Do you or a member of your immediate family, directly or indirectly, separately or together, own 2262 securities valued in excess of \$5,000 invested in one business? Account for mutual funds, limited 2263 partnerships and trusts. 2264

EITHER check NO / / OR check YES / / and complete Schedule C.

4. Payments for Talks, Meetings, and Publications.

2266 During the past six months did you receive in your capacity as a legislator lodging, transportation, money, or anything else of value with a combined value exceeding $\frac{200}{100}$ (i) for a single talk, 2267 2268 meeting, or published work or (ii) for a meeting, conference, or event where your attendance at the 2269 meeting, conference, or event was designed to (a) educate you on issues relevant to your duties as a 2270 legislator, including issues faced by your constituents, or (b) enhance your knowledge and skills relative 2271 to your duties as a legislator? Do not include payments and reimbursements from the Commonwealth 2272 for meetings attended in your capacity as a legislator; see Question 11 and Schedule D2 to report such 2273 meetings.

2274 EITHER check NO / / OR check YES / / and complete Schedule D.

2275 5. Gifts.

2265

39 of 50

2276 During the past six months did a business, government, or individual other than a relative or personal 2277 friend (i) furnish you or a member of your immediate family with any gift or entertainment at a single 2278 event₇ and the value received exceeded 50 or (ii) furnish you or a member of your immediate family 2279 with gifts or entertainment in any combination and the total value received exceeded \$100 \$50, and for 2280 which you or the member of your immediate family neither paid nor rendered services in exchange? 2281 Account for entertainment events only if the average value per person attending the event exceeded \$50. 2282 Account for all business entertainment (except if related to the private profession or occupation of you 2283 or the member of your immediate family who received such business entertainment) even if unrelated to 2284 your official duties.

2285 EITHER check NO / / OR check YES / / and complete Schedule E.

2286 6. Salary and Wages.

2287 List each employer that pays you or a member of your immediate family salary or wages in excess 2288 of \$5,000 annually. (Exclude any salary received as a member of the General Assembly pursuant to 2289 § 30-19.11.)

2290

If no reportable salary or wages, check here / /.

2291 2292

2293 2294

7. Business Interests and Lobbyist Relationships.

2295 7A. Do you or a member of your immediate family, separately or together, operate your own 2296 business, or own or control an interest in excess of \$5,000 in a business?

- 2297 EITHER check NO / / OR check YES / / and complete Schedule F-1.
- 2298 7B. Do you have a lobbyist relationship as that term is defined above?
- EITHER check NO / / OR check YES / / and complete Schedule F-2. 2299
- 2300 8. Payments for Representation and Other Services.

2301 8A. Did you represent any businesses before any state governmental agencies, excluding courts or 2302 judges, for which you received total compensation during the past six months in excess of \$1,000, 2303 excluding compensation for other services to such businesses and representation consisting solely of the 2304 filing of mandatory papers and subsequent representation regarding the mandatory papers?

2305 EITHER check NO / / OR check YES / / and complete Schedule G-1.

2306 8B. Subject to the same exceptions as in 8A, did persons with whom you have a close financial 2307 association (partners, associates or others) represent any businesses before any state governmental agency 2308 for which total compensation was received during the past six months in excess of \$1,000?

2309 EITHER check NO / / OR check YES / / and complete Schedule G-2.

2310 8C. Did you or persons with whom you have a close financial association furnish services to 2311 businesses operating in Virginia, pursuant to an agreement between you and such businesses, or between persons with whom you have a close financial association and such businesses for which total 2312 2313 compensation in excess of \$1,000 was received during the past six months? Services reported under this 2314 provision shall not include services involving the representation of businesses that are reported under 2315 question 8A or 8B above.

2316 EITHER check NO / / OR check YES / / and complete Schedule G-3. 2317

9. Real Estate.

2318 Do you or a member of your immediate family hold an interest, including a partnership interest, 2319 valued at more than \$5,000 in real property (other than your principal residence) for which you have not 2320 already listed the full address on Schedule F? Account for real estate held in trust.

- 2321 EITHER check NO / / OR check YES / / and complete Schedule H. 2322
 - 10. Real Estate Contracts with State Governmental Agencies.

2323 Do you or a member of your immediate family hold an interest valued at more than \$5,000 in real 2324 estate, including a corporate, partnership, or trust interest, option, easement, or land contract, which real 2325 estate is the subject of a contract, whether pending or completed within the past six months, with a state 2326 governmental agency?

2327 If the real estate contract provides for the leasing of the property to a state governmental agency, do 2328 you or a member of your immediate family hold an interest in the real estate, including a corporate, 2329 partnership, or trust interest, option, easement, or land contract valued at more than \$1,000? Account for 2330 all such contracts whether or not your interest is reported in Schedule F or H. This requirement to 2331 disclose an interest in a lease does not apply to an interest derived through an ownership interest in a 2332 business unless the ownership interest exceeds three percent of the total equity of the business.

2333 EITHER check NO / / OR check YES / / and complete Schedule I.

2334 11. Payments by the Commonwealth for Meetings.

2335 During the past six months did you receive lodging, transportation, money, or anything else of value with a combined value exceeding \$200 \$100 from the Commonwealth for a single meeting attended 2336

2337 2338 2339	meetings attended in the Co	y as a legislator? Do not inclu ommonwealth. OR check YES / / and completed			e Commonwealth for
2340 2341 2342 2343 2344	For Statements filed in statement indicating whether I certify that I complete	January June 2016 and eac er you completed the ethics or d ethics training as required b Interests are open for public	h two yea ientation s y § 30-129	rs thereafter, consistent consistent of the second se	pursuant to law:
2345 2346 2347 2348 2349 2350 2351 2352 2353	statement be corrected, au promptly to the request. I will satisfy such request or I swear or affirm that th	rules of the house in which I ugmented, or revised in any understand that if a determina be subjected to disciplinary a ne foregoing information is ful (Subjected to disciplinary a here foregoing information is ful have the same effect as if per to complete Statement.) SCHEDUL	respect, I tion is ma ction of m l, true and the signation formed by	hereby pledge de that the stater y house. correct to the be	that I shall respond nent is insufficient, est of my knowledge
2354		to			
2355		STATEMENT OF ECON	OMIC INT	ERESTS.	
2356 2357 2358 2359 2360		CES AND DIRECTORSHIPS. of which you or a member of	your imm	ediate family is a	n paid officer or paid
2361 2362 2363 2364 2365 2366	Name of Business	Address of Business	Posit 	ion Held and	by Whom
2368 2369 2370 2371 2372 2373 2374	report debts to any governi in value to the loan.	by checking each category. nent. Do not report loans secu- ties below and indicate which	ured by red	corded liens on p	ss of \$5,000. Do no
2375 2376					
2377 2378 2379 2380 2381	Check appropriate categories Banks Savings institutions			Check \$5,001 to \$50,000	one More than \$50,000
2382 2383	Other loan or finance Insurance companies				
2384 2385 2386	Stock, commodity or c companies Other businesses:	other brokerage			
2387 2388 2389	(State principal busi creditor and its name	ness activity for each e.)	_		
2390			_		
2391 2392 2393 2394		ness or occupation of	_		
4374	each creditor and its				

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	the members of my immediate fan	mly are as fol	llows:	
Check			Check	one
appropriate		\$5,001		More than
categories		\$50,00	00	\$50,000
Banks				
Savings institutions				
Other loan or finance	companies			
Insurance companies				·
Stock, commodity or o	ther brokerage			
companies Other businesses:				
	ness activity for each			
creditor and its name				
Individual creditors:				
(State principal busi	ness or occupation of			
each creditor and its				
SCHEDULE C - SECUI				TO ITEM 3
SCHEDULE C - SECUE "Securities" INCLUDES contracts. "Securities" EXCLUDE insurance policies. Identify each business of family, directly or indirectl each issuer and type of secu Do not list U.S. Bonds or its authorities, agencies,	RITIES. stocks, bonds, mutual funds, lim S certificates of deposit, money r Virginia governmental entity in w y, separately or together, own security individually. or other government securities not or local governments. Do not list ost major businesses conduct busine	ited partners market fur hich you or urities valued issued by the organization	hips, and nds, ann a member l in exces e Commo s that do	commodity uity contract r of your imi ss of \$5,000. onwealth of V not do busi
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2453 (i) for your presentation of a single talk, participation in one meeting, or publication of a work or (ii) 2454 for your attendance at a meeting, conference, or event where your attendance at the meeting, conference, or event was designed to (a) educate you on issues relevant to your duties as a legislator, including 2455 issues faced by your constituents, or (b) enhance your knowledge and skills relative to your duties as a 2456 2457 legislator. Any lodging, transportation, money, or other thing of value received by a legislator that does 2458 not satisfy the criteria of clause (i), (ii)(a), or (ii)(b) shall be listed as a gift on Schedule E. Do not list payments or reimbursements by the Commonwealth. (See Schedule D-2 for such payments or 2459 2460 reimbursements.) List a payment even if you donated it to charity. Do not list information about a 2461 payment if you returned it within 60 days or if you received it from an employer already listed under 2462 Item 6 or from a source of income listed on Schedule F.

2463 If no payment must be listed, check here / /.

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Payer	Approximate Value	Circumstances	Type of Payment (e.g., Honoraria Travel reimburse ment, etc.)
			RETURN TO ITEM

SCHEDULE D-2 - PAYMENTS BY THE COMMONWEALTH FOR MEETINGS.

List each meeting for which the Commonwealth provided payments or reimbursements during the past six months to you for lodging, transportation, money, or any other thing of value with a combined value exceeding \$200 \$100 for your participation in your capacity as a legislator. Do not list payments or reimbursements by the Commonwealth for meetings or travel within the Commonwealth.
2481 If no payment must be listed, check here / /.

Payer	Approximate Value	Circumstances	Type of Paym (e.g., Trave reimbursemer etc.)

SCHEDULE E - GIFTS.

List each business, governmental entity, or individual that, during the past six months, (i) furnished you or a member of your immediate family with any gift or entertainment at a single event, and the value received exceeded \$50 or (ii) furnished you or a member of your immediate family with gifts or entertainment in any combination and the total value received exceeded \$100 \$50, and for which you or the member of your immediate family neither paid nor rendered services in exchange. List each such gift or event.

Do not list entertainment events unless the average value per person attending the event exceeded
\$50. Do not list business entertainment related to the private profession or occupation of you or the
member of your immediate family who received such business entertainment. Do not list gifts or other
things of value given by a relative or personal friend for reasons clearly unrelated to your public
position. Do not list campaign contributions publicly reported as required by Chapter 9.3 (§ 24.2-945 et
seq.) of Title 24.2 of the Code of Virginia.

2507					
2508		Name of Business,	City or	Exact	
2509	Name of	Organization, or	County	Gift or	Approximate
2510	Recipient	Individual	and State	Event	Value
2511					

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Complete this farm, or consultin family, separately	or together, own se is owned or explain the nat or corporate na	ach self-ow ership, or o n an interes operated un ure of the ame, list th	rned or famil corporation in st having a vander a trade, enterprise. In	h which you alue in exce partnership, f rental prop	usiness (includ u or a memberss of \$5,000. or corporate perty is owned	er of your im name, list tha l or operated
Business Corporation, Partnership, Farm;		Nature Enterpr	ise		Gross incor	
Address of Rental Property	City or County and State	(farmin law, re		\$50,000 or less		More than \$250,000
Complete this (i) any person	-2 - LOBBYIST Schedule for ead who is, or has	ch lobbyist been with	relationship	with the foll	NTS. lowing:	TO ITEM 8
(ii) any busine employs, or enga	ss in which you ges as an inder	have a group have a group of the second seco	ntractor, any	ree percent of person wh	ownership inte o is, or has b	rest and that I
(ii) any busine employs, or enga	ss in which you ges as an inder	have a group have a group of the second seco	ntractor, any	ree percent of person wh	ownership inte o is, or has b nonwealth. Paymer	erest and that loeen within the
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2570 excluding compensation for other services to such businesses and representation consisting solely of the 2571 filing of mandatory papers and subsequent representation regarding the mandatory papers filed by you.

2572 Identify each business, the nature of the representation and the amount received by dollar category from each such business. You may state the type, rather than name, of the business if you are required 2573 2574 by law not to reveal the name of the business represented by you. 2575

Name	Type	pose of				Amount 1	Received	
of Busi-	of Busi-	Repre- senta-		\$1,001 to	\$10,001 to	\$50,001 to	\$100,001 to	\$250,001
ness	ness	tion	Agency	\$10,000	\$50,000	\$100,000	\$250,000	and over

2588 If you have received \$250,001 or more from a single business within the reporting period, indicate the amount received, rounded to the nearest \$10,000. Amount Received: 2589 2590

SCHEDULE G-2 - PAYMENTS FOR REPRESENTATION BY ASSOCIATES.

2591 List the businesses that have been represented before any state governmental agency, excluding any 2592 court or judge, by persons who are your partners, associates or others with whom you have a close financial association and who received total compensation in excess of \$1,000 for such representation 2593 2594 during the past six months, excluding representation consisting solely of the filing of mandatory papers 2595 and subsequent representation regarding the mandatory papers filed by your partners, associates or others 2596 with whom you have a close financial association.

2597 Identify such businesses by type and also name the state governmental agencies before which such 2598 person appeared on behalf of such businesses.

Type of Business

Name of State Governmental Agency

2606

2607

2617

2599 2600

2576

SCHEDULE G-3 - PAYMENTS FOR OTHER SERVICES GENERALLY.

Indicate below types of businesses that operate in Virginia to which services were furnished by you 2608 or persons with whom you have a close financial association pursuant to an agreement between you and 2609 such businesses, or between persons with whom you have a close financial association and such 2610 2611 businesses and for which total compensation in excess of \$1,000 was received during the past six 2612 months. Services reported in this Schedule shall not include services involving the representation of 2613 businesses that are reported in Schedule G-1 or G-2 above.

2614 Identify opposite each category of businesses listed below (i) the type of business, (ii) the type of 2615 service rendered and (iii) the value by dollar category of the compensation received for all businesses falling within each category. 2616

2618								
2619		Check						
2620		if	Туре					
2621		ser-	of		Value	of Comper	nsation	
2622		vices	ser-					
2623		were	vice	\$1,001	\$10,001	\$50,001	\$100,001	
2624		ren-	ren-	to	to	to	to	\$250,001
2625		dered	dered	\$10,000	\$50,000	\$100,000	\$250,000	and over
2626	Electric utilities							
2627	Gas utilities							

Telephone utilities				·			
Water utilities							
Cable television							
companies		·					
Interstate							
transportation							
companies				·	·		
Intrastate							
transportation							
companies				·		·	
Oil or gas retail							
companies							
Banks							
Savings							
institutions							
Loan or finance							
companies							
Manufacturing							
companies (state							
type of product,							
e.g., textile,							
furniture, etc.)							
Mining companies							
Life insurance							
companies							
Casualty insurance							
companies							
Other insurance							
companies							
Retail companies						· · · · · · · · ·	
Beer, wine or							-
liquor companies							
or distributors							
Trade associations							
Professional							
associations							
Associations of							
public employees							
or officials							
Counties, cities							
or towns							
Labor organizations				·			
Other				·			
				·			
						RETIEN	TO ITEM 9
SCHEDULE H - REA	L EST	ATE.					
List real estate other			cipal resid	ence in wh	nich you or	a member	of your im
family holds an interest,							
\$5,000 or more. Each pare							
	Des	cribe	the type	of real			
			u own in				
List the location			(busines		If the	real est	ate is
(state, and county			nal, apa		owned o	or record	led in
or city where you			l, open			other th	
own real estate)	etc					ist that	
					, –-		

List all contracts, wheth governmental agency for the immediate family holds an in or land contract, valued at m the lease of real estate in w valued at more than \$1,000. interest derived through an or	TATE CONTRACTS WITH STAT er pending or completed within e sale or exchange of real estate terest, including a corporate, partne ore than \$10,000. List all contract hich you or a member of your in This requirement to disclose an in wnership interest in a business unle	the past six months, with a in which you or a member of rship or trust interest, option, ease s with a state governmental agen nmediate family holds such an in interest in a lease does not apply
percent of the total equity of	the business.	
List your real		
estate interest and		
the person or entity,		
including the type of		
entity, which is		
party to the contract.		State the annual
Describe any		income from the
management role and	List each	contract, and the
the percentage	governmental agency	amount, if any, of
ownership interest	which is a party to	income you or any
you or your immediate	the contract and	immediate family
family member has in	indicate the county	member derives
the real estate	or city where the	annually from
or entity.	real estate is located.	the contract.

B. Any legislator who knowingly and intentionally makes a knowing misstatement false statement of 2723 2724 a material fact on the Statement of Economic Interests is guilty of a Class 5 felony and shall be subject 2725 to disciplinary action for such violations by the house in which the legislator sits.

2726 C. The Statement of Economic Interests of all members of each house shall be reviewed by the 2727 Council. If a legislator's Statement is found to be inadequate as filed, the legislator shall be notified in 2728 writing and directed to file an amended Statement correcting the indicated deficiencies, and a time shall be set within which such amendment shall be filed. If the Statement of Economic Interests, in either its 2729 2730 original or amended form, is found to be adequate as filed, the legislator's filing shall be deemed in full 2731 compliance with this section as to the information disclosed thereon.

2732 D. Ten percent of the membership of a house, on the basis of newly discovered facts, may in writing 2733 request the house in which those members sit, in accordance with the rules of that house, to review the 2734 Statement of Economic Interests of another member of that house in order to determine the adequacy of 2735 his filing. In accordance with the rules of each house, each Statement of Economic Interests shall be 2736 promptly reviewed, the adequacy of the filing determined, and notice given in writing to the legislator whose Statement is in issue. Should it be determined that the Statement requires correction, 2737 2738 augmentation or revision, the legislator involved shall be directed to make the changes required within 2739 such time as shall be set under the rules of each house.

2740 If a legislator, after having been notified in writing in accordance with the rules of the house in 2741 which he sits that his Statement is inadequate as filed, fails to amend his Statement so as to come into 2742 compliance within the time limit set, he shall be subject to disciplinary action by the house in which he 2743 sits. No legislator shall vote on any question relating to his own Statement.

2744 § 30-124. Advisory opinions.

2745 A legislator shall not be prosecuted or disciplined for a violation of this chapter if his alleged 2746 violation resulted from his good faith reliance on a written opinion of a committee on standards of 2747 conduct established pursuant to § 30-120, an opinion of the Attorney General as provided in § 30-122, 2748 or a formal opinion of the Virginia Conflict of Interest and Ethics Advisory Council established pursuant 2749 to § 30-355, and the opinion was made after his full disclosure of the facts regardless of whether such 2750 opinion is later withdrawn provided the alleged violation occurred prior to the withdrawal of the 2751 opinion. 2752

§ 30-126. Civil penalty from violation of this chapter.

2753 A. In addition to any other fine or penalty provided by law, any money or other thing of value 2754 derived by a legislator from a violation of §§ 30-103 through 30-108 shall be forfeited and, in the event 2755 of a knowing violation, there may also be imposed a civil penalty in an amount equal to the amount of 2756 money or thing of value forfeited to the Commonwealth. If the thing of value received by the legislator 2757 in violation of this chapter should enhance in value between the time of the violation and the time of 2758 discovery of the violation, the greater value shall determine the amount of the civil penalty.

2759 B. A legislator who fails to file the disclosure form required by § 30-111 within the time period prescribed shall be assessed a civil penalty in an amount equal to \$250. The Council shall notify the 2760 2761 Attorney General of any legislator's failure to file the required form within 30 days of the deadline for 2762 filing and the Attorney General shall assess and collect the civil penalty. All civil penalties collected 2763 pursuant to this subsection shall be deposited into the general fund and used exclusively to fund the 2764 Council.

2765 § 30-355. Virginia Conflict of Interest and Ethics Advisory Council; membership; terms; 2766 quorum; expenses.

2767 A. The Virginia Conflict of Interest and Ethics Advisory Council (the Council) is hereby created as 2768 an advisory council in the legislative branch to encourage and facilitate compliance with the State and 2769 Local Government Conflict of Interests Act (§ 2.2-3100 et seq.) and the General Assembly Conflicts of 2770 Interests Act (§ 30-100 et seq.) (hereafter the Acts) and the lobbying laws in Article 3 (§ 2.2-418 et 2771 seq.) of Chapter 4 of Title 2.2 (hereafter Article 3).

2772 B. The Council shall consist of 15 nine members as follows: four three members appointed by the 2773 Speaker of the House of Delegates, one two of whom shall be a member members of the House of 2774 Delegates, and one of whom shall be a former member of the House of Delegates, and two of whom 2775 shall be nonlegislative citizen members retired judge of a court of record; four three members appointed 2776 by the Senate Committee on Rules, one two of whom shall be a member members of the Senate, and 2777 one of whom shall be a former member of the Senate, and two of whom shall be nonlegislative citizen 2778 members retired judge of a court of record; four and three members appointed by the Governor, two 2779 one of whom shall be executive branch employees and two of whom shall be nonlegislative citizen 2780 members; one member designated by the Attorney General; one member appointed by the Senate 2781 Committee on Rules a retired judge of a court of record, one of whom shall be appointed from a list of three nominees submitted by the Virginia Association of Counties, and one member appointed by the 2782 2783 Speaker of the House of Delegates of whom shall be appointed from a list of three nominees submitted 2784 by the Virginia Municipal League. In the appointment to the Council of members of the House of 2785 Delegates made by the Speaker and members of the Senate made by the Senate Committee on Rules, 2786 equal representation shall be given to each of the political parties having the highest and next highest 2787 number of members elected to their respective body. All members of the Council are subject to 2788 confirmation by the General Assembly by a majority vote in each house of (i) the members present of 2789 the majority party and (ii) the members present of the minority party.

2790 C. All appointments following the initial staggering of terms shall be for terms of four years, except 2791 that appointments to fill vacancies shall be for the unexpired terms in the same manner as the original 2792 appointment. No nonlegislative citizen member shall be eligible to serve for more than two successive 2793 four-year terms. However, after the expiration of a term of three years or less, or after the expiration of 2794 the remainder of a term to which appointed to fill a vacancy, two additional terms may be served by 2795 such member if appointed thereto. Legislative members and other state government officials shall serve 2796 terms coincident with their terms of office. Legislative members may be reappointed for successive 2797 terms.

2798 D. The members of the Council shall elect from among their membership a chairman and a 2799 vice-chairman for two-year terms. The chairman and vice-chairman may not succeed themselves to the 2800 same position. The Council shall hold meetings quarterly or upon the call of the chairman. A majority 2801 of the Council *appointed* shall constitute a quorum.

2802 E. Members of the Council shall receive no compensation for their services but shall be reimbursed 2803 for all reasonable and necessary expenses incurred in the performance of their duties as provided in 2804 §§ 2.2-2813, 2.2-2825, and 30-19.12, as appropriate. Funding for expenses of the members shall be

2805 provided from existing appropriations to the Council.

2806 § 30-356. Powers and duties of the Council.

2807 The Council shall:

2808 1. Review all disclosure forms filed by lobbyists pursuant to Article 3 and by state and local 2809 government officers and employees and legislators pursuant to the Acts. The Council shall may review 2810 all disclosure forms for completeness, which shall include including reviewing the information contained 2811 on the face of the form to determine if the disclosure form has been fully completed and comparing the 2812 disclosures contained in any disclosure form filed by a lobbyist pursuant to § 2.2-426 with other 2813 disclosure forms filed with the Council, and be followed by requests for requesting any amendments to 2814 ensure the completeness of and correction of errors in the forms, if necessary. If a disclosure form is 2815 found to have not been filed or to have been incomplete as filed, the Council shall notify the filer in 2816 writing and direct the filer to file a completed disclosure form within a prescribed period of time, and such notification shall be confidential and is excluded from the provisions of the Virginia Freedom of 2817 2818 Information Act (§ 2.2-3700 et seq.);

2819 2. Accept any Require all disclosure forms by computer or electronic means to be filed electronically 2820 in accordance with the standards approved by the Council and using software meeting standards 2821 approved by it. The Council shall provide software or electronic access for filing the required disclosure 2822 forms to all filers without charge and may. The Council shall prescribe the method of execution and 2823 certification of electronically filed forms, including the use of an electronic signature as authorized by 2824 the Uniform Electronic Transactions Act (§ 59.1-479 et seq.), and the procedures for receiving forms in 2825 the office of the Council;

2826 3. Accept and review any statement received from a filer disputing the receipt by such filer of a gift 2827 that has been disclosed on the form filed by a lobbyist pursuant to Article 3;

2828 4. Beginning July 1, 2015 2016, establish and maintain a searchable electronic database comprising 2829 disclosure forms filed pursuant to §§ 2.2-426, 2.2-3117, 2.2-3118, and 30-111. Such database shall be 2830 available to the public through the Council's official website;

2831 4. 5. Furnish, upon request, formal advisory opinions or guidelines and other appropriate information, 2832 including informal advice, regarding ethics and, conflicts issues arising under Article 3 or the Acts, or a 2833 person's duties under Article 3 or the Acts to any person covered by Article 3 or the Acts or to any 2834 agency of state or local government, in an expeditious manner. The Council may authorize a designee to 2835 furnish formal opinions or informal advice. Formal advisory opinions are public record and shall be 2836 published on the Council's website; however, no formal advisory opinion furnished by a designee of the 2837 Council shall be published until such opinion has been approved by the Council. Published formal 2838 advisory opinions may have such deletions and changes as may be necessary to protect the identity of 2839 the person involved. Informal advice given by the Council or the Council's designee is confidential, 2840 protected by the attorney-client privilege, and is excluded from the provisions of the Virginia Freedom 2841 of Information Act (§ 2.2-3700 et seq.);

2842 5. 6. Conduct training seminars and educational programs for lobbyists, state and local government 2843 officers and employees and, legislators, and other interested persons on the requirements of Article 3 and 2844 the Acts and provide ethics orientation sessions for legislators in compliance with Article 6 (§ 30-129.1 2845 et seq.) of Chapter 13;

2846 6-7. Approve orientation courses conducted pursuant to § 2.2-3128 and, upon request, review the 2847 educational materials and approve any training or course on the requirements of Article 3 and the Acts 2848 conducted for state and local government officers and employees;

2849 7. 8. Publish such educational materials as it deems appropriate on the provisions of Article 3 and 2850 the Acts;

2851 8. 9. Review actions taken in the General Assembly with respect to the discipline of its members for 2852 the purpose of offering nonbinding advice;

2853 9. 10. Request from any agency of state or local government such assistance, services, and 2854 information as will enable the Council to effectively carry out its responsibilities. Information provided 2855 to the Council by an agency of state or local government shall not be released to any other party unless 2856 authorized by such agency; and

2857 11. Redact from any document or form that is to be made available to the public any residential 2858 address, personal telephone number, or signature contained on that document or form; and

2859 10. 12. Report on or before December 1 of each year on its activities and findings regarding Article 2860 3 and the Acts, including recommendations for changes in the laws, to the General Assembly and the 2861 Governor. The annual report shall be submitted by the chairman as provided in the procedures of the 2862 Division of Legislative Automated Systems for the processing of legislative documents and reports and 2863 shall be published as a state document. 2864

§ 30-356.1. Request for approval for certain travel.

2865 A. The Council shall receive and review a request for the approval of travel submitted by a person

required to file the disclosure form prescribed in § 2.2-3117 or 30-111 to accept any travel-related 2866 2867 transportation, lodging, hospitality, food or beverage, or other thing of value that has a value exceeding 2868 \$100 where such approval is required pursuant to subsection G of § 2.2-3103.1 or subsection F of 2869 § 30-103.1. A request for the approval of travel shall not be required for the following, but such travel 2870 shall be disclosed as may be required by the Acts: 2871

1. Travel disclosed pursuant to the Campaign Finance Disclosure Act (§ 24.2-945 et seq.);

2872 2. Travel paid for or provided by the government of the United States, any of its territories, or any 2873 state or any political subdivision of such state;

2874 3. Travel provided to facilitate attendance by a legislator at a regular or special session of the General Assembly, a meeting of a legislative committee or commission, or a national conference where 2875 2876 attendance is approved by the House or Senate Committee on Rules; or

2877 4. Travel related to an official meeting of the Commonwealth, its political subdivisions, or any 2878 board, commission, authority, or other entity, or any charitable organization established pursuant to 2879 § 501(c)(3) of the Internal Revenue Code affiliated with such entity, to which such person has been 2880 appointed or elected or is a member by virtue of his office or employment.

2881 B. When reviewing a request for the approval of travel, the Council shall consider the purpose of the 2882 travel as it relates to the official duties of the requester. The Council shall approve any request for 2883 travel that bears a reasonable relationship between the purpose of the travel and the official duties of 2884 the requester. Such travel shall include any meeting, conference, or other event (i) composed primarily 2885 of public officials, (ii) at which public policy related to the duties of the requester will be discussed in a 2886 substantial manner, (iii) reasonably expected to educate the requester on issues relevant to his official 2887 duties or to enhance the requester's knowledge and skills relative to his official duties, or (iv) at which 2888 the requester has been invited to speak regarding matters reasonably related to the requester's official 2889 duties.

2890 C. The Council shall not approve any travel requests that bear no reasonable relationship between 2891 the purpose of the proposed travel and the official duties of the requestor. In making such 2892 determination, the Council shall consider the duration of travel, the destination of travel, the estimated 2893 value of travel, and any previous or recurring travel.

2894 D. Within five business days of receipt of a request for the approval of travel, the Council shall 2895 grant or deny the request, unless additional information has been requested. If additional information 2896 has been requested, the Council shall grant or deny the request for the approval within five business 2897 days of receipt of such information. If the Council has not granted or denied the request for approval of 2898 travel or requested additional information within such five-day period, such travel shall be deemed to 2899 have been approved by the Council. Nothing in this subsection shall preclude a person from amending 2900 or resubmitting a request for the approval of travel. The Council may authorize a designee to review 2901 and grant or deny requests for the approval of travel.

2902 E. A request for the approval of travel shall be on a form prescribed by the Council and made 2903 available on its website. Such form may be submitted by electronic means, facsimile, in-person 2904 submission, or mail or commercial mail delivery.

2905 F. No person shall be prosecuted, assessed a civil penalty, or otherwise disciplined for acceptance of 2906 a travel-related thing of value if he accepted the travel-related thing of value after receiving approval 2907 under this section, regardless of whether such approval is later withdrawn provided the travel occurred 2908 prior to the withdrawal of the opinion.

2909 § 30-357. Staff.

2910 Staff assistance to the Council shall be provided by the Division of Legislative Services. Staff shall 2911 perform those duties assigned to it by the Council, including those duties enumerated in § 30-356. The 2912 Division of Legislative Services shall employ an executive director, who shall be subject to the 2913 confirmation of the Joint Committee on Rules.

2914 2. That the provisions of this act requiring that the disclosure forms prescribed by §§ 2.2-426, 2.2-3117, 2.2-3118, and 30-111 of the Code of Virginia be submitted electronically with the 2915 2916 Virginia Conflict of Interest and Ethics Advisory Council shall become effective on July 1, 2016.

2917 3. That the Virginia Conflict of Interest and Ethics Advisory Council shall review the current 2918 statutory disclosure forms located at §§ 2.2-426, 2.2-3117, 2.2-3118, and 30-111 of the Code of Virginia and make recommendations for the revision of such forms consistent with the provisions 2919 2920 of this act. The Council shall submit its recommendations to the General Assembly on or before 2921 November 15, 2016.

2922 4. That the provisions of this act shall become effective on January 1, 2016.

2923 5. That the provisions of this act may result in a net increase in periods of imprisonment or 2924 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot 2925 be determined for periods of imprisonment in state adult correctional facilities; therefore, Chapter

2926 2 of the Acts of Assembly of 2014, Special Session I, requires the Virginia Criminal Sentencing 2927 Commission to assign a minimum fiscal impact of \$50,000. Pursuant to \$ 30-19.1:4, the estimated 2928 amount of the necessary appropriation cannot be determined for periods of commitment to the 2929 custody of the Department of Juvenile Justice.