2016 SESSION

16105170D **HOUSE BILL NO. 991** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on Health, Welfare and Institutions 4 on February 9, 2016) 5 6 (Patron Prior to Substitute—Delegate Lopez) A BILL to amend and reenact § 63.2-608 of the Code of Virginia, relating to Virginia Initiative for 7 Employment Not Welfare; education and training programs. 8 Be it enacted by the General Assembly of Virginia: 9 1. That § 63.2-608 of the Code of Virginia is amended and reenacted as follows: § 63.2-608. Virginia Initiative for Employment Not Welfare (VIEW). 10 11 A. The Department shall establish and administer the Virginia Initiative for Employment Not Welfare (VIEW) to reduce long-term dependence on welfare, to emphasize personal responsibility, and to 12 enhance opportunities for personal initiative and self-sufficiency by promoting the value of work. The 13 Department shall endeavor to develop placements for VIEW participants that will enable participants to 14 develop job skills that are likely to result in independent employment and that take into consideration 15 16 the proficiency, experience, skills, and prior training of a participant. VIEW shall recognize clearly defined responsibilities and obligations on the part of public assistance 17 recipients and shall include a written agreement of personal responsibility requiring parents to participate 18 in work activities while receiving TANF, earned-income disregards to reduce disincentives to work, and 19 20 a limit on TANF financial assistance. 21 VIEW shall require all able-bodied recipients of TANF who do not meet an exemption to participate 22 in a work activity. VIEW shall require eligible TANF recipients to participate in unsubsidized, partially 23 subsidized or fully subsidized employment or other allowable TANF work activity as defined by federal 24 law and enter into an agreement of personal responsibility. B. To the maximum extent permitted by federal law, and notwithstanding other provisions of 25 Virginia law, the Department and local departments may, through applicable procurement laws and 26 27 regulations, engage the services of public and private organizations to operate VIEW and to provide 28 services incident to such operation. 29 C. All VIEW participants shall be under the direction and supervision of a case manager. 30 D. The Department shall ensure that participants are assigned to one of the following work activities 31 within 90 days after the approval of TANF assistance: 32 1. Unsubsidized private-sector employment; 33 2. Subsidized employment, as follows: 34 a. The Department shall conduct a program in accordance with this section that shall be known as 35 the Full Employment Program (FEP). FEP replaces TANF with subsidized employment. Persons not able to find unsubsidized employment who are otherwise eligible for TANF may participate in FEP 36 unless exempted by this chapter. FEP shall assign participants to subsidized wage-paying private-sector 37 38 jobs designed to increase the participants' self-sufficiency and improve their competitive position in the 39 workforce. 40 b. Participants in FEP shall be placed in full-time employment when appropriate and shall be paid by 41 the employer at an hourly rate not less than the federal or state minimum wage, whichever is higher. At no point shall a participant's spendable income received from wages and tax credits be less than the 42 value of TANF received prior to the work placement. 43 44 c. Every employer subject to the Virginia unemployment insurance tax shall be eligible for assignment of FEP participants, but no employer shall be required to utilize such participants. Employers 45 shall ensure that jobs made available to FEP participants are in conformity with § 3304(a)(5) of the 46 47 Federal Unemployment Tax Act. FEP participants cannot be used to displace regular workers. **48** d. FEP employers shall: 49 (i) Endeavor to make FEP placements positive learning and training experiences; 50 (ii) Provide on-the-job training to the degree necessary for the participants to perform their duties; 51 (iii) Pay wages to participants at the same rate that they are paid to other employees performing the same type of work and having similar experience and employment tenure; 52 53 (iv) Provide sick leave, holiday and vacation benefits to participants to the same extent and on the 54 same basis that they are provided to other employees performing the same type of work and having similar employment experience and tenure; 55 (v) Maintain health, safety and working conditions at or above levels generally acceptable in the 56 57 industry and no less than those in which other employees perform the same type of work; (vi) Provide workers' compensation coverage for participants; 58

59 (vii) Encourage volunteer mentors from among their other employees to assist participants in HB991H1

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60 becoming oriented to work and the workplace; and

(viii) Sign an agreement with the local department outlining the employer requirements to participate
in FEP. All agreements shall include notice of the employer's obligation to repay FEP reimbursements in
the event the employer violates FEP rules.

e. As a condition of FEP participation, employers shall be prohibited from discriminating against any person, including program participants, on the basis of race, color, sex, national origin, religion, age, or disability;

67 3. Part-time or temporary employment;

68 4. Community work experience, as follows:

a. The Department and local departments shall work with other state, regional and local agencies and governments in developing job placements that serve a useful public purpose as provided in § 482(f) of the Social Security Act, as amended. Placements shall be selected to provide skills and serve a public function. VIEW participants shall not displace regular workers.

b. The number of hours per week for participants shall be determined by combining the total dollar
amount of TANF and food stamps and dividing by the minimum wage with a maximum of a work
week of 32 hours, of which up to 12 hours of employment-related education and training may substitute
for work experience employment; or

5. Any other allowable TANF work activity as defined by federal law.

78 E. Notwithstanding the provisions of subsections A and D, if a local department determines that a 79 VIEW participant is in need of job skills and would benefit from immediate job skills training, it may 80 place the participant in a program preparing individuals for a high school equivalency examination approved by the Board of Education or, a career and technical education program targeted at skills 81 82 required for particular employment opportunities, or an apprenticeship program developed by the local 83 department in accordance with requirements established by the Department. Eligible participants include 84 those with problems related to obtaining and retaining employment, such as participants (i) with less than a high school education, (ii) whose reading or math skills are at or below the eighth grade level, 85 86 (iii) who have not retained a job for a period of at least six months during the prior two years, or (iv) 87 who are in a treatment program for a substance abuse problem or are receiving services through a 88 family violence treatment program. The VIEW participant may continue in a high school equivalency 89 examination preparation program or, career and technical education program, or apprenticeship program 90 for as long as the local department determines he is progressing satisfactorily and to the extent permitted 91 by the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (P.L. 104-193), as 92 amended.

F. Participants may be reevaluated after a period determined by the local department and reassigned
to another work component. In addition, the number of hours worked may be reduced by the local
department so that a participant may complete additional training or education to further his
employability.

97 G. Local departments shall be authorized to sanction parents up to the full amount of the TANF 98 grant for noncompliance, unless good cause exists.

99 H. VIEW participants shall not be assigned to projects that require that they travel unreasonable100 distances from their homes or remain away from their homes overnight without their consent.

Any injury to a VIEW participant arising out of and in the course of community work experience
 shall be covered by the participant's existing Medicaid coverage. If a community work experience
 participant is unable to work due to such an accident, his status shall be reviewed to determine whether
 he is eligible for an exemption from the limitation on TANF financial assistance.

105 A community work experience participant who becomes incapacitated for 30 days or more shall be 106 eligible for TANF financial assistance for the duration of the incapacity, if otherwise eligible.

107 The Board shall adopt regulations providing for the accrual of paid sick leave or other equivalent108 mechanism for community work experience participants.

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