2020 SESSION

20109887D 1 **SENATE BILL NO. 384** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Second Joint Conference Committee 4 on March 7, 2020) 5 6 (Patron Prior to Substitute—Senator McPike) A BILL to amend and reenact §§ 2.2-3705.7, 2.2-3711, 18.2-334.3, 37.2-304, 58.1-4000, 58.1-4002, 7 58.1-4007, 58.1-4027, 59.1-364, and 59.1-569 of the Code of Virginia; to amend the Code of Virginia by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding in Article 1 of 8 9 Chapter 3 of Title 37.2 a section numbered 37.2-314.1, by adding a section numbered 58.1-4015.1, and by adding in Chapter 40 of Title 58.1 an article numbered 2, consisting of sections numbered 10 58.1-4030 through 58.1-4047, relating to sports betting. 11 Be it enacted by the General Assembly of Virginia: 12 1. That §§ 2.2-3705.7, 2.2-3711, 18.2-334.3, 37.2-304, 58.1-4000, 58.1-4002, 58.1-4007, 58.1-4027, 13 59.1-364, and 59.1-569 of the Code of Virginia are amended and reenacted and that the Code of 14 15 Virginia is amended by adding in Chapter 3 of Title 11 a section numbered 11-16.1, by adding in Article 1 of Chapter 3 of Title 37.2 a section numbered 37.2-314.1, by adding a section numbered 16 58.1-4015.1, and by adding in Chapter 40 of Title 58.1 an article numbered 2, consisting of 17 sections numbered 58.1-4030 through 58.1-4047, as follows: 18 § 2.2-3705.7. Exclusions to application of chapter; records of specific public bodies and certain 19 20 other limited exclusions. 21 The following information contained in a public record is excluded from the mandatory disclosure 22 provisions of this chapter but may be disclosed by the custodian in his discretion, except where such 23 disclosure is prohibited by law. Redaction of information excluded under this section from a public 24 record shall be conducted in accordance with § 2.2-3704.01. 25 1. State income, business, and estate tax returns, personal property tax returns, and confidential 26 records held pursuant to § 58.1-3. 2. Working papers and correspondence of the Office of the Governor, the Lieutenant Governor, or 27 28 the Attorney General; the members of the General Assembly, the Division of Legislative Services, or the 29 Clerks of the House of Delegates or the Senate of Virginia; the mayor or chief executive officer of any 30 political subdivision of the Commonwealth; or the president or other chief executive officer of any public institution of higher education in the Commonwealth. However, no information that is otherwise 31 32 open to inspection under this chapter shall be deemed excluded by virtue of the fact that it has been 33 attached to or incorporated within any working paper or correspondence. Further, information publicly 34 available or not otherwise subject to an exclusion under this chapter or other provision of law that has 35 been aggregated, combined, or changed in format without substantive analysis or revision shall not be 36 deemed working papers. Nothing in this subdivision shall be construed to authorize the withholding of 37 any resumes or applications submitted by persons who are appointed by the Governor pursuant to 38 § 2.2-106 or 2.2-107. 39 As used in this subdivision: 40 "Members of the General Assembly" means each member of the Senate of Virginia and the House of 41 Delegates and their legislative aides when working on behalf of such member. 42 "Office of the Governor" means the Governor; the Governor's chief of staff, counsel, director of 43 policy, and Cabinet Secretaries; the Assistant to the Governor for Intergovernmental Affairs; and those 44 individuals to whom the Governor has delegated his authority pursuant to § 2.2-104. "Working papers" means those records prepared by or for a public official identified in this 45 subdivision for his personal or deliberative use. 46 47 3. Information contained in library records that can be used to identify (i) both (a) any library patron who has borrowed material from a library and (b) the material such patron borrowed or (ii) any library **48** patron under 18 years of age. For the purposes of clause (ii), access shall not be denied to the parent, 49 including a noncustodial parent, or guardian of such library patron. 50 51 4. Contract cost estimates prepared for the confidential use of the Department of Transportation in 52 awarding contracts for construction or the purchase of goods or services, and records and automated 53 systems prepared for the Department's Bid Analysis and Monitoring Program. 54 5. Lists of registered owners of bonds issued by a political subdivision of the Commonwealth, whether the lists are maintained by the political subdivision itself or by a single fiduciary designated by 55 56 the political subdivision. 57 6. Information furnished by a member of the General Assembly to a meeting of a standing committee, special committee, or subcommittee of his house established solely for the purpose of 58 59 reviewing members' annual disclosure statements and supporting materials filed under § 30-110 or of

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60 formulating advisory opinions to members on standards of conduct, or both.

61 7. Customer account information of a public utility affiliated with a political subdivision of the
62 Commonwealth, including the customer's name and service address, but excluding the amount of utility
63 service provided and the amount of money charged or paid for such utility service.

8. Personal information, as defined in § 2.2-3801, (i) filed with the Virginia Housing Development 64 65 Authority concerning individuals who have applied for or received loans or other housing assistance or 66 who have applied for occupancy of or have occupied housing financed, owned or otherwise assisted by the Virginia Housing Development Authority; (ii) concerning persons participating in or persons on the 67 waiting list for federally funded rent-assistance programs; (iii) filed with any local redevelopment and 68 housing authority created pursuant to § 36-4 concerning persons participating in or persons on the 69 waiting list for housing assistance programs funded by local governments or by any such authority; or (iv) filed with any local redevelopment and housing authority created pursuant to § 36-4 or any other 70 71 72 local government agency concerning persons who have applied for occupancy or who have occupied affordable dwelling units established pursuant to § 15.2-2304 or 15.2-2305. However, access to one's 73 74 own information shall not be denied.

9. Information regarding the siting of hazardous waste facilities, except as provided in § 10.1-1441, if
disclosure of such information would have a detrimental effect upon the negotiating position of a
governing body or on the establishment of the terms, conditions, and provisions of the siting agreement.

10. Information on the site-specific location of rare, threatened, endangered, or otherwise imperiled plant and animal species, natural communities, caves, and significant historic and archaeological sites if, in the opinion of the public body that has the responsibility for such information, disclosure of the information would jeopardize the continued existence or the integrity of the resource. This exclusion shall not apply to requests from the owner of the land upon which the resource is located.

83 11. Memoranda, graphics, video or audio tapes, production models, data, and information of a 84 proprietary nature produced by or for or collected by or for the Virginia Lottery relating to matters of a 85 specific lottery game design, development, production, operation, ticket price, prize structure, manner of 86 selecting the winning ticket, manner of payment of prizes to holders of winning tickets, frequency of 87 drawings or selections of winning tickets, odds of winning, advertising, or marketing, where such 88 information not been publicly released, published, copyrighted, or patented. Whether released, published, 89 or copyrighted, all game-related information shall be subject to public disclosure under this chapter upon 90 the first day of sales for the specific lottery game to which it pertains.

12. Information held by the Virginia Retirement System, acting pursuant to § 51.1-124.30, or a local 91 92 retirement system, acting pursuant to § 51.1-803, or by a local finance board or board of trustees of a 93 trust established by one or more local public bodies to invest funds for post-retirement benefits other 94 than pensions, acting pursuant to Article 8 (§ 15.2-1544 et seq.) of Chapter 15 of Title 15.2, or by the board of visitors of the University of Virginia, acting pursuant to § 23.1-2210, or by the board of 95 visitors of The College of William and Mary in Virginia, acting pursuant to § 23.1-2803, or by the 96 Virginia College Savings Plan, acting pursuant to § 23.1-704, relating to the acquisition, holding, or 97 98 disposition of a security or other ownership interest in an entity, where such security or ownership 99 interest is not traded on a governmentally regulated securities exchange, if disclosure of such 100 information would (i) reveal confidential analyses prepared for the board of visitors of the University of Virginia, prepared for the board of visitors of The College of William and Mary in Virginia, prepared 101 102 by the retirement system, a local finance board or board of trustees, or the Virginia College Savings Plan, or provided to the retirement system, a local finance board or board of trustees, or the Virginia 103 104 College Savings Plan under a promise of confidentiality of the future value of such ownership interest or the future financial performance of the entity and (ii) have an adverse effect on the value of the 105 investment to be acquired, held, or disposed of by the retirement system, a local finance board or board 106 of trustees, the board of visitors of the University of Virginia, the board of visitors of The College of 107 108 William and Mary in Virginia, or the Virginia College Savings Plan. Nothing in this subdivision shall be 109 construed to prevent the disclosure of information relating to the identity of any investment held, the 110 amount invested, or the present value of such investment.

111 13. Financial, medical, rehabilitative, and other personal information concerning applicants for or
 112 recipients of loan funds submitted to or maintained by the Assistive Technology Loan Fund Authority
 113 under Chapter 11 (§ 51.5-53 et seq.) of Title 51.5.

14 14. Information held by the Virginia Commonwealth University Health System Authority pertaining 115 to any of the following: an individual's qualifications for or continued membership on its medical or 116 teaching staffs; proprietary information gathered by or in the possession of the Authority from third 117 parties pursuant to a promise of confidentiality; contract cost estimates prepared for confidential use in 118 awarding contracts for construction or the purchase of goods or services; information of a proprietary 119 nature produced or collected by or for the Authority or members of its medical or teaching staffs; 120 financial statements not publicly available that may be filed with the Authority from third parties; the 121 identity, accounts, or account status of any customer of the Authority; consulting or other reports paid

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122 for by the Authority to assist the Authority in connection with its strategic planning and goals; the 123 determination of marketing and operational strategies where disclosure of such strategies would be 124 harmful to the competitive position of the Authority; and information of a proprietary nature produced 125 or collected by or for employees of the Authority, other than the Authority's financial or administrative 126 records, in the conduct of or as a result of study or research on medical, scientific, technical, or 127 scholarly issues, whether sponsored by the Authority alone or in conjunction with a governmental body 128 or a private concern, when such information has not been publicly released, published, copyrighted, or 129 patented. This exclusion shall also apply when such information is in the possession of Virginia 130 Commonwealth University.

131 15. Information held by the Department of Environmental Quality, the State Water Control Board, 132 the State Air Pollution Control Board, or the Virginia Waste Management Board relating to (i) active 133 federal environmental enforcement actions that are considered confidential under federal law and (ii) 134 enforcement strategies, including proposed sanctions for enforcement actions. Upon request, such 135 information shall be disclosed after a proposed sanction resulting from the investigation has been 136 proposed to the director of the agency. This subdivision shall not be construed to prevent the disclosure 137 of information related to inspection reports, notices of violation, and documents detailing the nature of 138 any environmental contamination that may have occurred or similar documents.

139 16. Information related to the operation of toll facilities that identifies an individual, vehicle, or travel
140 itinerary, including vehicle identification data or vehicle enforcement system information; video or
141 photographic images; Social Security or other identification numbers appearing on driver's licenses;
142 credit card or bank account data; home addresses; phone numbers; or records of the date or time of toll
143 facility use.

144 17. Information held by the Virginia Lottery pertaining to (i) the social security number, tax 145 identification number, state sales tax number, home address and telephone number, personal and lottery 146 banking account and transit numbers of a retailer, and financial information regarding the nonlottery 147 operations of specific retail locations and (ii) individual lottery winners, except that a winner's name, 148 hometown, and amount won shall be disclosed. If the value of the prize won by the winner exceeds \$10 149 million, the information described in clause (ii) shall not be disclosed unless the winner consents in 150 writing to such disclosure.

151 18. Information held by the Board for Branch Pilots relating to the chemical or drug testing of a
152 person regulated by the Board, where such person has tested negative or has not been the subject of a
153 disciplinary action by the Board for a positive test result.

154 19. Information pertaining to the planning, scheduling, and performance of examinations of holder
155 records pursuant to the Virginia Disposition of Unclaimed Property Act (§ 55.1-2500 et seq.) prepared
156 by or for the State Treasurer or his agents or employees or persons employed to perform an audit or
157 examination of holder records.

158 20. Information held by the Virginia Department of Emergency Management or a local governing
159 body relating to citizen emergency response teams established pursuant to an ordinance of a local
160 governing body that reveal the name, address, including e-mail address, telephone or pager numbers, or
161 operating schedule of an individual participant in the program.

162 21. Information held by state or local park and recreation departments and local and regional park authorities concerning identifiable individuals under the age of 18 years. However, nothing in this 163 164 subdivision shall operate to prevent the disclosure of information defined as directory information under 165 regulations implementing the Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g, unless the 166 public body has undertaken the parental notification and opt-out requirements provided by such regulations. Access shall not be denied to the parent, including a noncustodial parent, or guardian of 167 168 such person, unless the parent's parental rights have been terminated or a court of competent jurisdiction 169 has restricted or denied such access. For such information of persons who are emancipated, the right of 170 access may be asserted by the subject thereof. Any parent or emancipated person who is the subject of 171 the information may waive, in writing, the protections afforded by this subdivision. If the protections are 172 so waived, the public body shall open such information for inspection and copying.

173 22. Information submitted for inclusion in the Statewide Alert Network administered by the
174 Department of Emergency Management that reveal names, physical addresses, email addresses, computer
175 or internet protocol information, telephone numbers, pager numbers, other wireless or portable
176 communications device information, or operating schedules of individuals or agencies, where the release
177 of such information would compromise the security of the Statewide Alert Network or individuals
178 participating in the Statewide Alert Network.

179 23. Information held by the Judicial Inquiry and Review Commission made confidential by **180** § 17.1-913.

181 24. Information held by the Virginia Retirement System acting pursuant to § 51.1-124.30, a local retirement system acting pursuant to § 51.1-803 (hereinafter collectively referred to as the retirement

183 system), or the Virginia College Savings Plan, acting pursuant to § 23.1-704 relating to:

a. Internal deliberations of or decisions by the retirement system or the Virginia College Savings
Plan on the pursuit of particular investment strategies, or the selection or termination of investment
managers, prior to the execution of such investment strategies or the selection or termination of such
managers, if disclosure of such information would have an adverse impact on the financial interest of
the retirement system or the Virginia College Savings Plan; and

b. Trade secrets provided by a private entity to the retirement system or the Virginia College Savings
Plan if disclosure of such records would have an adverse impact on the financial interest of the
retirement system or the Virginia College Savings Plan.

192 For the records specified in subdivision b to be excluded from the provisions of this chapter, the entity shall make a written request to the retirement system or the Virginia College Savings Plan:

(1) Invoking such exclusion prior to or upon submission of the data or other materials for whichprotection from disclosure is sought;

196 (2) Identifying with specificity the data or other materials for which protection is sought; and

197 (3) Stating the reasons why protection is necessary.

198 The retirement system or the Virginia College Savings Plan shall determine whether the requested199 exclusion from disclosure meets the requirements set forth in subdivision b.

200 Nothing in this subdivision shall be construed to prevent the disclosure of the identity or amount of201 any investment held or the present value and performance of all asset classes and subclasses.

202 25. Information held by the Department of Corrections made confidential by § 53.1-233.

203 26. Information maintained by the Department of the Treasury or participants in the Local
204 Government Investment Pool (§ 2.2-4600 et seq.) and required to be provided by such participants to the
205 Department to establish accounts in accordance with § 2.2-4602.

206 27. Personal information, as defined in § 2.2-3801, contained in the Veterans Care Center Resident
207 Trust Funds concerning residents or patients of the Department of Veterans Services Care Centers,
208 except that access shall not be denied to the person who is the subject of the information.

209 28. Information maintained in connection with fundraising activities by the Veterans Services 210 Foundation pursuant to § 2.2-2716 that reveal the address, electronic mail address, facsimile or telephone 211 number, social security number or other identification number appearing on a driver's license, or credit 212 card or bank account data of identifiable donors, except that access shall not be denied to the person 213 who is the subject of the information. Nothing in this subdivision, however, shall be construed to prevent the disclosure of information relating to the amount, date, purpose, and terms of the pledge or 214 215 donation or the identity of the donor, unless the donor has requested anonymity in connection with or as 216 a condition of making a pledge or donation. The exclusion provided by this subdivision shall not apply 217 to protect from disclosure (i) the identities of sponsors providing grants to or contracting with the 218 foundation for the performance of services or other work or (ii) the terms and conditions of such grants 219 or contracts.

220 29. Information prepared for and utilized by the Commonwealth's Attorneys' Services Council in the
221 training of state prosecutors or law-enforcement personnel, where such information is not otherwise
available to the public and the disclosure of such information would reveal confidential strategies,
methods, or procedures to be employed in law-enforcement activities or materials created for the
investigation and prosecution of a criminal case.

30. Information provided to the Department of Aviation by other entities of the Commonwealth in
connection with the operation of aircraft where the information would not be subject to disclosure by the
entity providing the information. The entity providing the information to the Department of Aviation
shall identify the specific information to be protected and the applicable provision of this chapter that
excludes the information from mandatory disclosure.

31. Information created or maintained by or on the behalf of the judicial performance evaluationprogram related to an evaluation of any individual justice or judge made confidential by § 17.1-100.

32. Information reflecting the substance of meetings in which (i) individual sexual assault cases are
discussed by any sexual assault response team established pursuant to § 15.2-1627.4, (ii) individual child
abuse or neglect cases or sex offenses involving a child are discussed by multidisciplinary child sexual
abuse response teams established pursuant to § 15.2-1627.5, or (iii) individual cases of abuse, neglect, or
exploitation of adults as defined in § 63.2-1603 are discussed by multidisciplinary teams established
pursuant to §§ 15.2-1627.5 and 63.2-1605. The findings of any such team may be disclosed or published
in statistical or other aggregated form that does not disclose the identity of specific individuals.

33. Information contained in the strategic plan, marketing plan, or operational plan prepared by the
Virginia Economic Development Partnership Authority pursuant to § 2.2-2237.1 regarding target
companies, specific allocation of resources and staff for marketing activities, and specific marketing
activities that would reveal to the Commonwealth's competitors for economic development projects the
strategies intended to be deployed by the Commonwealth, thereby adversely affecting the financial
interest of the Commonwealth. The executive summaries of the strategic plan, marketing plan, and

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245 operational plan shall not be redacted or withheld pursuant to this subdivision.

246 34. Information discussed in a closed session of the Physical Therapy Compact Commission or the 247 Executive Board or other committees of the Commission for purposes set forth in subsection E of 248 § 54.1-3491.

249 35. Personal information provided to or obtained by the Virginia Lottery in connection with the 250 voluntary exclusion program administered pursuant to § 58.1-4015.1.

§ 2.2-3711. Closed meetings authorized for certain limited purposes.

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A. Public bodies may hold closed meetings only for the following purposes:

253 1. Discussion, consideration, or interviews of prospective candidates for employment; assignment, 254 appointment, promotion, performance, demotion, salaries, disciplining, or resignation of specific public 255 officers, appointees, or employees of any public body; and evaluation of performance of departments or schools of public institutions of higher education where such evaluation will necessarily involve 256 257 discussion of the performance of specific individuals. Any teacher shall be permitted to be present 258 during a closed meeting in which there is a discussion or consideration of a disciplinary matter that 259 involves the teacher and some student and the student involved in the matter is present, provided the teacher makes a written request to be present to the presiding officer of the appropriate board. Nothing 260 261 in this subdivision, however, shall be construed to authorize a closed meeting by a local governing body 262 or an elected school board to discuss compensation matters that affect the membership of such body or 263 board collectively.

264 2. Discussion or consideration of admission or disciplinary matters or any other matters that would 265 involve the disclosure of information contained in a scholastic record concerning any student of any 266 public institution of higher education in the Commonwealth or any state school system. However, any 267 such student, legal counsel and, if the student is a minor, the student's parents or legal guardians shall be permitted to be present during the taking of testimony or presentation of evidence at a closed 268 269 meeting, if such student, parents, or guardians so request in writing and such request is submitted to the 270 presiding officer of the appropriate board.

271 3. Discussion or consideration of the acquisition of real property for a public purpose, or of the 272 disposition of publicly held real property, where discussion in an open meeting would adversely affect 273 the bargaining position or negotiating strategy of the public body. 274

4. The protection of the privacy of individuals in personal matters not related to public business.

275 5. Discussion concerning a prospective business or industry or the expansion of an existing business 276 or industry where no previous announcement has been made of the business' or industry's interest in 277 locating or expanding its facilities in the community.

278 6. Discussion or consideration of the investment of public funds where competition or bargaining is 279 involved, where, if made public initially, the financial interest of the governmental unit would be 280 adversely affected.

281 7. Consultation with legal counsel and briefings by staff members or consultants pertaining to actual 282 or probable litigation, where such consultation or briefing in open meeting would adversely affect the 283 negotiating or litigating posture of the public body. For the purposes of this subdivision, "probable 284 litigation" means litigation that has been specifically threatened or on which the public body or its legal 285 counsel has a reasonable basis to believe will be commenced by or against a known party. Nothing in 286 this subdivision shall be construed to permit the closure of a meeting merely because an attorney 287 representing the public body is in attendance or is consulted on a matter.

288 8. Consultation with legal counsel employed or retained by a public body regarding specific legal 289 matters requiring the provision of legal advice by such counsel. Nothing in this subdivision shall be 290 construed to permit the closure of a meeting merely because an attorney representing the public body is 291 in attendance or is consulted on a matter.

292 9. Discussion or consideration by governing boards of public institutions of higher education of 293 matters relating to gifts, bequests and fund-raising activities, and of grants and contracts for services or 294 work to be performed by such institution. However, the terms and conditions of any such gifts, bequests, 295 grants, and contracts made by a foreign government, a foreign legal entity, or a foreign person and 296 accepted by a public institution of higher education in the Commonwealth shall be subject to public 297 disclosure upon written request to the appropriate board of visitors. For the purpose of this subdivision, 298 (i) "foreign government" means any government other than the United States government or the 299 government of a state or a political subdivision thereof, (ii) "foreign legal entity" means any legal entity 300 (a) created under the laws of the United States or of any state thereof if a majority of the ownership of 301 the stock of such legal entity is owned by foreign governments or foreign persons or if a majority of the 302 membership of any such entity is composed of foreign persons or foreign legal entities or (b) created under the laws of a foreign government, and (iii) "foreign person" means any individual who is not a 303 304 citizen or national of the United States or a trust territory or protectorate thereof.

305 10. Discussion or consideration by the boards of trustees of the Virginia Museum of Fine Arts, the

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306 Virginia Museum of Natural History, the Jamestown-Yorktown Foundation, the Fort Monroe Authority,
 307 and The Science Museum of Virginia of matters relating to specific gifts, bequests, and grants from
 308 private sources.

11. Discussion or consideration of honorary degrees or special awards.

310 12. Discussion or consideration of tests, examinations, or other information used, administered, or311 prepared by a public body and subject to the exclusion in subdivision 4 of § 2.2-3705.1.

312 13. Discussion, consideration, or review by the appropriate House or Senate committees of possible
313 disciplinary action against a member arising out of the possible inadequacy of the disclosure statement
314 filed by the member, provided the member may request in writing that the committee meeting not be
315 conducted in a closed meeting.

316 14. Discussion of strategy with respect to the negotiation of a hazardous waste siting agreement or to 317 consider the terms, conditions, and provisions of a hazardous waste siting agreement if the governing 318 body in open meeting finds that an open meeting will have an adverse effect upon the negotiating 319 position of the governing body or the establishment of the terms, conditions and provisions of the siting 320 agreement, or both. All discussions with the applicant or its representatives may be conducted in a 321 closed meeting.

322 15. Discussion by the Governor and any economic advisory board reviewing forecasts of economic323 activity and estimating general and nongeneral fund revenues.

324 16. Discussion or consideration of medical and mental health records subject to the exclusion in325 subdivision 1 of § 2.2-3705.5.

17. Deliberations of the Virginia Lottery Board in a licensing appeal action conducted pursuant to
subsection D of § 58.1-4007 regarding the denial or revocation of a license of a lottery sales agent; and
discussion, consideration or review of Virginia Lottery matters related to proprietary lottery game
information and studies or investigations excluded from disclosure under subdivision 6 of § 2.2-3705.3
and subdivision 11 of § 2.2-3705.7.

18. Those portions of meetings in which the Board of Corrections discusses or discloses the identity
of, or information tending to identify, any prisoner who (i) provides information about crimes or
criminal activities, (ii) renders assistance in preventing the escape of another prisoner or in the
apprehension of an escaped prisoner, or (iii) voluntarily or at the instance of a prison official renders
other extraordinary services, the disclosure of which is likely to jeopardize the prisoner's life or safety.

336 19. Discussion of plans to protect public safety as it relates to terrorist activity or specific cybersecurity threats or vulnerabilities and briefings by staff members, legal counsel, or law-enforcement 337 338 or emergency service officials concerning actions taken to respond to such matters or a related threat to 339 public safety; discussion of information subject to the exclusion in subdivision 2 or 14 of § 2.2-3705.2, 340 where discussion in an open meeting would jeopardize the safety of any person or the security of any 341 facility, building, structure, information technology system, or software program; or discussion of reports 342 or plans related to the security of any governmental facility, building or structure, or the safety of 343 persons using such facility, building or structure.

344 20. Discussion by the Board of the Virginia Retirement System, acting pursuant to § 51.1-124.30, or 345 of any local retirement system, acting pursuant to § 51.1-803, or by a local finance board or board of trustees of a trust established by one or more local public bodies to invest funds for postemployment 346 347 benefits other than pensions, acting pursuant to Article 8 (§ 15.2-1544 et seq.) of Chapter 15 of Title 348 15.2, or by the board of visitors of the University of Virginia, acting pursuant to § 23.1-2210, or by the Board of the Virginia College Savings Plan, acting pursuant to § 23.1-706, regarding the acquisition, 349 350 holding or disposition of a security or other ownership interest in an entity, where such security or 351 ownership interest is not traded on a governmentally regulated securities exchange, to the extent that 352 such discussion (i) concerns confidential analyses prepared for the board of visitors of the University of 353 Virginia, prepared by the retirement system, or a local finance board or board of trustees, or the Virginia 354 College Savings Plan or provided to the retirement system, a local finance board or board of trustees, or 355 the Virginia College Savings Plan under a promise of confidentiality, of the future value of such 356 ownership interest or the future financial performance of the entity, and (ii) would have an adverse 357 effect on the value of the investment to be acquired, held, or disposed of by the retirement system, a 358 local finance board of board of trustees, the board of visitors of the University of Virginia, or the 359 Virginia College Savings Plan. Nothing in this subdivision shall be construed to prevent the disclosure 360 of information relating to the identity of any investment held, the amount invested or the present value 361 of such investment.

362 21. Those portions of meetings in which individual child death cases are discussed by the State Child
363 Fatality Review Team established pursuant to § 32.1-283.1, those portions of meetings in which
364 individual child death cases are discussed by a regional or local child fatality review team established
365 pursuant to § 32.1-283.2, those portions of meetings in which individual death cases are discussed by
366 family violence fatality review teams established pursuant to § 32.1-283.3, those portions of meetings in
367 which individual adult death cases are discussed by the state Adult Fatality Review Team established

pursuant to § 32.1-283.5, those portions of meetings in which individual adult death cases are discussed
by a local or regional adult fatality review team established pursuant to § 32.1-283.6, those portions of
meetings in which individual death cases are discussed by overdose fatality review teams established
pursuant to § 32.1-283.7, and those portions of meetings in which individual maternal death cases are
discussed by the Maternal Mortality Review Team pursuant to § 32.1-283.8.

373 22. Those portions of meetings of the board of visitors of the University of Virginia or the Eastern 374 Virginia Medical School Board of Visitors, as the case may be, and those portions of meetings of any 375 persons to whom management responsibilities for the University of Virginia Medical Center or Eastern 376 Virginia Medical School, as the case may be, have been delegated, in which there is discussed proprietary, business-related information pertaining to the operations of the University of Virginia 377 378 Medical Center or Eastern Virginia Medical School, as the case may be, including business development 379 or marketing strategies and activities with existing or future joint venturers, partners, or other parties 380 with whom the University of Virginia Medical Center or Eastern Virginia Medical School, as the case 381 may be, has formed, or forms, any arrangement for the delivery of health care, if disclosure of such 382 information would adversely affect the competitive position of the Medical Center or Eastern Virginia 383 Medical School, as the case may be.

384 23. Discussion or consideration by the Virginia Commonwealth University Health System Authority 385 or the board of visitors of Virginia Commonwealth University of any of the following: the acquisition or 386 disposition by the Authority of real property, equipment, or technology software or hardware and related 387 goods or services, where disclosure would adversely affect the bargaining position or negotiating 388 strategy of the Authority; matters relating to gifts or bequests to, and fund-raising activities of, the 389 Authority; grants and contracts for services or work to be performed by the Authority; marketing or 390 operational strategies plans of the Authority where disclosure of such strategies or plans would adversely 391 affect the competitive position of the Authority; and members of the Authority's medical and teaching 392 staffs and qualifications for appointments thereto.

393 24. Those portions of the meetings of the Health Practitioners' Monitoring Program Committee within
394 the Department of Health Professions to the extent such discussions identify any practitioner who may
395 be, or who actually is, impaired pursuant to Chapter 25.1 (§ 54.1-2515 et seq.) of Title 54.1.

396 25. Meetings or portions of meetings of the Board of the Virginia College Savings Plan wherein
397 personal information, as defined in § 2.2-3801, which has been provided to the Board or its employees
398 by or on behalf of individuals who have requested information about, applied for, or entered into
399 prepaid tuition contracts or savings trust account agreements pursuant to Chapter 7 (§ 23.1-700 et seq.)
400 of Title 23.1 is discussed.

401 26. Discussion or consideration, by the former Wireless Carrier E-911 Cost Recovery Subcommittee
402 created pursuant to former § 56-484.15, of trade secrets submitted by CMRS providers, as defined in
403 § 56-484.12, related to the provision of wireless E-911 service.

404 27. Those portions of disciplinary proceedings by any regulatory board within the Department of
405 Professional and Occupational Regulation, Department of Health Professions, or the Board of
406 Accountancy conducted pursuant to § 2.2-4019 or 2.2-4020 during which the board deliberates to reach
407 a decision or meetings of health regulatory boards or conference committees of such boards to consider
408 settlement proposals in pending disciplinary actions or modifications to previously issued board orders as
409 requested by either of the parties.

410 28. Discussion or consideration of information subject to the exclusion in subdivision 11 of
411 § 2.2-3705.6 by a responsible public entity or an affected locality or public entity, as those terms are
412 defined in § 33.2-1800, or any independent review panel appointed to review information and advise the
413 responsible public entity concerning such records.

29. Discussion of the award of a public contract involving the expenditure of public funds, including
interviews of bidders or offerors, and discussion of the terms or scope of such contract, where
discussion in an open session would adversely affect the bargaining position or negotiating strategy of
the public body.

30. Discussion or consideration of grant or loan application information subject to the exclusion in subdivision 17 of § 2.2-3705.6 by (i) the Commonwealth Health Research Board or (ii) the Innovation and Entrepreneurship Investment Authority or the Research and Technology Investment Advisory
Committee appointed to advise the Innovation and Entrepreneurship Investment Authority.

422 31. Discussion or consideration by the Commitment Review Committee of information subject to the
423 exclusion in subdivision 5 of § 2.2-3705.2 relating to individuals subject to commitment as sexually
424 violent predators under Chapter 9 (§ 37.2-900 et seq.) of Title 37.2.

32. Discussion or consideration of confidential proprietary information and trade secrets developed
and held by a local public body providing certain telecommunication services or cable television services
and subject to the exclusion in subdivision 18 of § 2.2-3705.6. However, the exemption provided by this
subdivision shall not apply to any authority created pursuant to the BVU Authority Act (§ 15.2-7200 et

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429 seq.).

430 33. Discussion or consideration by a local authority created in accordance with the Virginia Wireless
431 Service Authorities Act (§ 15.2-5431.1 et seq.) of confidential proprietary information and trade secrets
432 subject to the exclusion in subdivision 19 of § 2.2-3705.6.

433 34. Discussion or consideration by the State Board of Elections or local electoral boards of voting434 security matters made confidential pursuant to § 24.2-410.2 or 24.2-625.1.

435 35. Discussion or consideration by the Forensic Science Board or the Scientific Advisory Committee
436 created pursuant to Article 2 (§ 9.1-1109 et seq.) of Chapter 11 of Title 9.1 of criminal investigative
437 files subject to the exclusion in subdivision B 1 of § 2.2-3706.

438 36. Discussion or consideration by the Brown v. Board of Education Scholarship Committee of
439 information or confidential matters subject to the exclusion in subdivision A 3 of § 2.2-3705.4, and
440 meetings of the Committee to deliberate concerning the annual maximum scholarship award, review and
441 consider scholarship applications and requests for scholarship award renewal, and cancel, rescind, or
442 recover scholarship awards.

443 37. Discussion or consideration by the Virginia Port Authority of information subject to the exclusion
444 in subdivision 1 of § 2.2-3705.6 related to certain proprietary information gathered by or for the Virginia
445 Port Authority.

38. Discussion or consideration by the Board of Trustees of the Virginia Retirement System acting pursuant to § 51.1-124.30, by the Investment Advisory Committee appointed pursuant to § 51.1-124.26, by any local retirement system, acting pursuant to § 51.1-803, by the Board of the Virginia College
Savings Plan acting pursuant to § 23.1-706, or by the Virginia College Savings Plan's Investment Advisory Committee appointed pursuant to § 23.1-702 of information subject to the exclusion in subdivision 24 of § 2.2-3705.7.

452 39. Discussion or consideration of information subject to the exclusion in subdivision 3 of **453** § 2.2-3705.6 related to economic development.

454 40. Discussion or consideration by the Board of Education of information relating to the denial, 455 suspension, or revocation of teacher licenses subject to the exclusion in subdivision 11 of § 2.2-3705.3.

456 41. Those portions of meetings of the Virginia Military Advisory Council or any commission created
457 by executive order for the purpose of studying and making recommendations regarding preventing
458 closure or realignment of federal military and national security installations and facilities located in
459 Virginia and relocation of such facilities to Virginia, or a local or regional military affairs organization
460 appointed by a local governing body, during which there is discussion of information subject to the
461 exclusion in subdivision 8 of § 2.2-3705.2.

462 42. Discussion or consideration by the Board of Trustees of the Veterans Services Foundation of
463 information subject to the exclusion in subdivision 28 of § 2.2-3705.7 related to personally identifiable
464 information of donors.

465 43. Discussion or consideration by the Virginia Tobacco Region Revitalization Commission of
466 information subject to the exclusion in subdivision 23 of § 2.2-3705.6 related to certain information
467 contained in grant applications.

468 44. Discussion or consideration by the board of directors of the Commercial Space Flight Authority
469 of information subject to the exclusion in subdivision 24 of § 2.2-3705.6 related to rate structures or
470 charges for the use of projects of, the sale of products of, or services rendered by the Authority and
471 certain proprietary information of a private entity provided to the Authority.

472 45. Discussion or consideration of personal and proprietary information related to the resource 473 management plan program and subject to the exclusion in (i) subdivision 25 of § 2.2-3705.6 or (ii) 474 subsection E of § 10.1-104.7. This exclusion shall not apply to the discussion or consideration of records 475 that contain information that has been certified for release by the person who is the subject of the 476 information or transformed into a statistical or aggregate form that does not allow identification of the 477 person who supplied, or is the subject of, the information.

478 46. Discussion or consideration by the Board of Directors of the Virginia Alcoholic Beverage Control
479 Authority of information subject to the exclusion in subdivision 1 of § 2.2-3705.3 related to
480 investigations of applicants for licenses and permits and of licensees and permittees.

481 47. Discussion or consideration of grant or loan application records subject to the exclusion in subdivision 28 of § 2.2-3705.6 related to the submission of an application for an award from the Virginia Research Investment Fund pursuant to Article 8 (§ 23.1-3130 et seq.) of Chapter 31 of Title
484 23.1 or interviews of parties to an application by a reviewing entity pursuant to subsection D of § 2.3.1-3133 or by the Virginia Research Investment Committee.

486 48. Discussion or development of grant proposals by a regional council established pursuant to
487 Article 26 (§ 2.2-2484 et seq.) of Chapter 24 to be submitted for consideration to the Virginia Growth
488 and Opportunity Board.

489 49. Discussion or consideration of (i) individual sexual assault cases by a sexual assault response
490 team established pursuant to § 15.2-1627.4, (ii) individual child abuse or neglect cases or sex offenses

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491 involving a child by a child sexual abuse response team established pursuant to § 15.2-1627.5, or (iii) 492 individual cases involving abuse, neglect, or exploitation of adults as defined in § 63.2-1603 pursuant to

493 §§ 15.2-1627.5 and 63.2-1605.

494 50. Discussion or consideration by the Board of the Virginia Economic Development Partnership 495 Authority, the Joint Legislative Audit and Review Commission, or any subcommittees thereof, of the 496 portions of the strategic plan, marketing plan, or operational plan exempt from disclosure pursuant to 497 subdivision 33 of § 2.2-3705.7.

498 51. Those portions of meetings of the subcommittee of the Board of the Virginia Economic 499 Development Partnership Authority established pursuant to subsection F of § 2.2-2237.3 to review and 500 discuss information received from the Virginia Employment Commission pursuant to subdivision C 2 of 501 § 60.2-114.

502 52. Deliberations of the Virginia Lottery Board in an appeal conducted pursuant to § 58.1-4007 503 regarding the denial of, revocation of, suspension of, or refusal to renew a permit related to sports 504 betting and any discussion, consideration, or review of matters related to investigations excluded from 505 mandatory disclosure under subdivision 1 of § 2.2-3705.3.

506 B. No resolution, ordinance, rule, contract, regulation or motion adopted, passed or agreed to in a 507 closed meeting shall become effective unless the public body, following the meeting, reconvenes in open 508 meeting and takes a vote of the membership on such resolution, ordinance, rule, contract, regulation, or 509 motion that shall have its substance reasonably identified in the open meeting.

510 C. Public officers improperly selected due to the failure of the public body to comply with the other 511 provisions of this section shall be de facto officers and, as such, their official actions are valid until they 512 obtain notice of the legal defect in their election.

513 D. Nothing in this section shall be construed to prevent the holding of conferences between two or 514 more public bodies, or their representatives, but these conferences shall be subject to the same 515 procedures for holding closed meetings as are applicable to any other public body.

516 E. This section shall not be construed to (i) require the disclosure of any contract between the 517 Department of Health Professions and an impaired practitioner entered into pursuant to Chapter 25.1 518 (§ 54.1-2515 et seq.) of Title 54.1 or (ii) require the board of directors of any authority created pursuant 519 to the Industrial Development and Revenue Bond Act (§ 15.2-4900 et seq.), or any public body 520 empowered to issue industrial revenue bonds by general or special law, to identify a business or industry 521 to which subdivision A 5 applies. However, such business or industry shall be identified as a matter of 522 public record at least 30 days prior to the actual date of the board's authorization of the sale or issuance 523 of such bonds. 524

§ 11-16.1. Exemption; authorized sports betting.

525 This chapter shall not apply to any sports betting or related activity that is lawful under Article 2 526 (§ 58.1-4030 et seq.) of Chapter 40 of Title 58.1. 527

- § 18.2-334.3. Exemptions to article; state lottery; sports betting.
- 528 Nothing in this article shall apply to any:

537

529 1. Any lottery conducted by the Commonwealth of Virginia pursuant to Article 1 (§ 58.1-4000 et 530 seq.) of Chapter 40 of Title 58.1; or

531 2. Any sports betting or related activity that is lawful under Article 2 (§ 58.1-4030 et seq.) of 532 Chapter 40 of Title 58.1. 533

§ 37.2-304. Duties of Commissioner.

534 The Commissioner shall be the chief executive officer of the Department and shall have the 535 following duties and powers: 536

- 1. To supervise and manage the Department and its state facilities.
 - 2. To employ the personnel required to carry out the purposes of this title.

538 3. To make and enter into all contracts and agreements necessary or incidental to the performance of 539 the Department's duties and the execution of its powers under this title, including contracts with the 540 United States, other states, and agencies and governmental subdivisions of the Commonwealth, 541 consistent with policies and regulations of the Board and applicable federal and state statutes and 542 regulations.

543 4. To accept, hold, and enjoy gifts, donations, and bequests on behalf of the Department from the 544 United States government, agencies and instrumentalities thereof, and any other source, subject to the 545 approval of the Governor. To these ends, the Commissioner shall have the power to comply with 546 conditions and execute agreements that may be necessary, convenient, or desirable, consistent with 547 policies and regulations of the Board.

548 5. To accept, execute, and administer any trust in which the Department may have an interest, under 549 the terms of the instruments creating the trust, subject to the approval of the Governor.

550 6. To transfer between state hospitals and training centers school-age individuals who have been 551 identified as appropriate to be placed in public school programs and to negotiate with other school 552 divisions for placements in order to ameliorate the impact on those school divisions located in a 553 jurisdiction in which a state hospital or training center is located.

554 7. To provide to the Director of the Commonwealth's designated protection and advocacy system, 555 established pursuant to § 51.5-39.13, a written report setting forth the known facts of (i) critical 556 incidents, as that term is defined in § 37.2-709.1, or deaths of individuals receiving services in facilities 557 and (ii) serious injuries, as that term is defined in regulations adopted by the Board pursuant to 558 § 37.2-400, or deaths of individuals receiving services in programs operated or licensed by the 559 Department within 15 working days of the critical incident, serious injury, or death.

560 8. To work with the appropriate state and federal entities to ensure that any individual who has received services in a state facility for more than one year has possession of or receives prior to 561 discharge any of the following documents, when they are needed to obtain the services contained in his 562 discharge plan: a Department of Motor Vehicles approved identification card that will expire 90 days 563 564 from issuance, a copy of his birth certificate if the individual was born in the Commonwealth, or a social security card from the Social Security Administration. State facility directors, as part of their 565 responsibilities pursuant to § 37.2-837, shall implement this provision when discharging individuals. 566

9. To work with the Department of Veterans Services and the Department for Aging and 567 568 Rehabilitative Services to establish a program for mental health and rehabilitative services for Virginia 569 veterans and members of the Virginia National Guard and Virginia residents in the Armed Forces 570 Reserves not in active federal service and their family members pursuant to § 2.2-2001.1.

10. To establish and maintain a pharmaceutical and therapeutics committee composed of 571 representatives of the Department of Medical Assistance Services, state facilities operated by the 572 573 Department, community services boards, at least one health insurance plan, and at least one individual 574 receiving services to develop a drug formulary for use at all community services boards, state facilities 575 operated by the Department, and providers licensed by the Department.

576 11. To establish and maintain the Commonwealth Mental Health First Aid Program pursuant to 577 § 37.2-312.2.

578 12. To submit a report for the preceding fiscal year by December 1 of each year to the Governor and 579 the Chairmen of the House Appropriations and Senate Finances Committees that provides information on the operation of Virginia's publicly funded behavioral health and developmental services system. The 580 581 report shall include a brief narrative and data on the number of individuals receiving state facility 582 services or community services board services, including purchased inpatient psychiatric services; the 583 types and amounts of services received by these individuals; and state facility and community services 584 board service capacities, staffing, revenues, and expenditures. The annual report shall describe major 585 new initiatives implemented during the past year and shall provide information on the accomplishment 586 of systemic outcome and performance measures during the year.

587 13. To administer the Problem Gambling Treatment and Support Fund established pursuant to 588 § 37.2-314.1.

589 Unless specifically authorized by the Governor to accept or undertake activities for compensation, the 590 Commissioner shall devote his entire time to his duties. 591

§ 37.2-314.1. Problem Gambling Treatment and Support Fund.

592 There is hereby created in the state treasury a special nonreverting fund to be known as the Problem 593 Gambling Treatment and Support Fund, referred to in this section as "the Fund." The Fund shall be 594 established on the books of the Comptroller. All revenue accruing to the Fund pursuant to subsection A 595 of § 58.1-4038 shall be paid into the state treasury and credited to the Fund. Interest earned on moneys 596 in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, 597 including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall 598 remain in the Fund. Moneys in the Fund shall be used solely for the purposes of (i) providing counseling and other support services for compulsive and problem gamblers, (ii) developing and 599 600 implementing problem gambling treatment and prevention programs, and (iii) providing grants to 601 supporting organizations that provide assistance to compulsive gamblers. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the 602 603 Comptroller upon written request signed by the Commissioner. CHAPTER 40 604

004	
605	VIRGINIA LOTTERY LAW; SPORTS BETTING.
606	Article 1.
607	Powers and Duties of Virginia Lottery Board; Administration of Tickets
608	§ 58.1-4000. Short title.
(00	

This chapter article shall be known and may be cited as the "Virginia Lottery Law." 609

§ 58.1-4002. Definitions. 610

- For the purposes of As used in this chapter, unless the context requires a different meaning: 611
- "Board" means the Virginia Lottery Board established by this chapter. 612
- 613 "Department" means the independent agency responsible for the administration of the Virginia

and Prizes.

614 Lottery created in this chapter pursuant to this article and sports betting pursuant to Article 2 (§ 58.1-4030 et seq.). 615

616 "Director" means the Director of the Virginia Lottery.

"Lottery" or "state lottery" means the lottery or lotteries established and operated pursuant to this 617 618 chapter.

619 'Ticket courier service'' means a service operated for the purpose of purchasing Virginia Lottery 620 tickets on behalf of individuals located within or outside the Commonwealth and delivering or 621 transmitting such tickets, or electronic images thereof, to such individuals as a business-for-profit 622 delivery service.

623 "Voluntary exclusion program" means a program established by the Board pursuant to § 58.1-4015.1 624 that allows individuals to voluntarily exclude themselves from engaging in the activities described in 625 subdivision B 1 of § 58.1-4015.1 by placing their name on a voluntary exclusion list and following the

626 procedures set forth by the Board. 627

§ 58.1-4007. Powers of the Board.

628 A. The Board shall have the power to adopt regulations governing the establishment and operation of 629 a lottery pursuant to this article and sports betting pursuant to Article 2 (§ 58.1-4030 et seq.). The 630 regulations governing the establishment and operation of the lottery and sports betting shall be 631 promulgated by the Board after consultation with the Director. Such regulations shall be in accordance 632 with the Administrative Process Act (§ 2.2-4000 et seq.). The regulations shall provide for all matters necessary or desirable for the efficient, honest, and economical operation and administration of the 633 634 lottery and sports betting and for the convenience of the purchasers of tickets or shares, and the holders 635 of winning tickets or shares, and sports bettors. The regulations, which may be amended, repealed, or 636 supplemented as necessary, shall include, but not be limited to, the following:

637 1. The type or types of lottery or game to be conducted in accordance with § 58.1-4001.

638 2. The price or prices of tickets or shares in the lottery.

639 3. The numbers and sizes of the prizes on the winning tickets or shares, including informing the 640 public of the approximate odds of winning and the proportion of lottery revenues (i) disbursed as prizes 641 and (ii) returned to the Commonwealth as net revenues.

642 4. The manner of selecting the winning tickets or shares. 643

5. The manner of payment of prizes to the holders of winning tickets or shares.

644 6. The frequency of the drawings or selections of winning tickets or shares without limitation.

645 7. Without limitation as to number, the type or types of locations at which tickets or shares may be **646** sold.

647 8. The method to be used in selling tickets or shares.

9. The advertisement of the lottery in accordance with the provisions of subsection E of § 58.1-4022.

648 649 10. The licensing of agents to sell tickets or shares who will best serve the public convenience and 650 promote the sale of tickets or shares. No person under the age of 18 shall be licensed as an agent. A 651 licensed agent may employ a person who is 16 years of age or older to sell or otherwise vend tickets at 652 the agent's place of business so long as the employee is supervised in the selling or vending of tickets 653 by the manager or supervisor in charge at the location where the tickets are being sold. Employment of 654 such person shall be in compliance with Chapter 5 (§ 40.1-78 et seq.) of Title 40.1.

655 11. The manner and amount of compensation, if any, to be paid licensed sales agents necessary to 656 provide for the adequate availability of tickets or shares to prospective buyers and for the convenience 657 of the public. Notwithstanding the provisions of this subdivision, the Board shall not be required to 658 approve temporary bonus or incentive programs for payments to licensed sales agents.

659 12. Apportionment of the total revenues accruing from the sale of tickets or shares and from all other 660 sources and establishment of the amount of the special reserve fund as provided in § 58.1-4022 of this **661** chapter.

13. Such other matters necessary or desirable for the efficient and economical operation and 662 663 administration of the lottery.

664 14. The operation of sports betting pursuant to Article 2 (§ 58.1-4030 et seq.). In adopting such 665 regulations, the Board shall establish a consumer protection program and publish a consumer protection 666 bill of rights. Such program and bill of rights shall include measures to protect sports bettors, as 667 defined in § 58.1-4030, with respect to identity, funds and accounts, consumer complaints, self-exclusion, 668 and any other consumer protection measure the Board determines to be reasonable.

669 15. The administration of a voluntary exclusion program as provided in § 58.1-4015.1.

670 The Department shall not be subject to the provisions of Chapter 43 (§ 2.2-4300 et seq.) of Title 2.2; 671 however, the Board shall promulgate regulations, after consultation with the Director, relative to departmental procurement which include standards of ethics for procurement consistent with the 672 provisions of Article 6 (§ 2.2-4367 et seq.) of Chapter 43 of Title 2.2 and which ensure that 673 674 departmental procurement will be based on competitive principles.

707

675 The Board shall have the power to advise and recommend, but shall have no power to veto or modify administrative decisions of the Director. However, the Board shall have the power to accept, 676 677 modify or reject any revenue projections before such projections are forwarded to the Governor.

678 B. The Board shall carry on a continuous study and investigation of the lottery and sports betting 679 throughout the Commonwealth to:

680 1. Ascertain any defects of this chapter or the regulations issued hereunder which cause abuses in the 681 administration and operation of the lottery and sports betting and any evasions of such provisions.

2. Formulate, with the Director, recommendations for changes in this chapter and the regulations **682** 683 promulgated hereunder to prevent such abuses and evasions.

684 3. Guard against the use of this chapter and the regulations promulgated hereunder as a subterfuge 685 for organized crime and illegal gambling.

4. Ensure that this law and the regulations of the Board are in such form and are so administered as 686 **687** to serve the true purpose of this chapter.

C. The Board shall make a continuous study and investigation of (i) the operation and the 688 administration of similar laws which that may be in effect in other states or countries, (ii) any literature 689 690 on the subject which that may be published or available, (iii) any federal laws which that may affect the 691 operation of the lottery and sports betting, and (iv) the reaction of Virginia citizens to the potential 692 features of the lottery and sports betting with a view to recommending or effecting changes that will 693 serve the purpose of this chapter.

694 D. The Board shall hear and decide an appeal of any denial by the Director of the licensing or 695 revocation of a license of a lottery agent pursuant to subdivision A 10 of subsection A of this section 696 and subdivision B 5 of subsection B of § 58.1-4006 of this chapter. The Board shall hear and decide an appeal of any penalty, denial of a permit or renewal, or suspension or revocation of a permit imposed 697 by the Director pursuant to Article 2 (§ 58.1-4030 et seq.). 698

E. The Board shall have the authority to initiate procedures for the planning, acquisition, and construction of capital projects as set forth in Article 4 (§ 2.2-1129 et seq.) of Chapter 11 and Article 3 699 700 701 (§ 2.2-1819 et seq.) of Chapter 18 of Title 2.2.

702 F. The Board may adjust the percentage of uncollectible gaming receivables allowed to be subtracted 703 from adjusted gross revenue, as defined in § 58.1-4030, if it determines that a different percentage is reasonable and customary in the sports betting industry. 704 705

§ 58.1-4015.1. Voluntary exclusion program.

A. The Board shall adopt regulations to establish and implement a voluntary exclusion program.

B. The regulations shall include the following provisions:

708 1. Except as provided by regulation of the Board, a person who participates in the voluntary 709 exclusion program agrees to refrain from (i) playing any account-based lottery game authorized under the provisions of this article; (ii) participating in sports betting, as defined in § 58.1-4030; (iii) 710 711 engaging in any form of casino gaming that may be allowed under the laws of the Commonwealth; (iv) participating in charitable gaming, as defined in § 18.2-340.16; (v) participating in fantasy contests, as 712 713 defined in § 59.1-556; or (vi) wagering on horse racing, as defined in § 59.1-365. Any state agency, at 714 the request of the Department, shall assist in administering the voluntary exclusion program pursuant to 715 the provisions of this section.

716 2. A person who participates in the voluntary exclusion program may choose an exclusion period of 717 two years, five years, or lifetime.

718 3. Except as provided by regulation of the Board, a person who participates in the voluntary 719 exclusion program may not petition the Board for removal from the program for the duration of his 720 exclusion period.

721 4. The name of a person participating in the program shall be included on a list of excluded 722 persons. The list of persons entering the voluntary exclusion program and the personal information of 723 the participants shall be confidential, with dissemination by the Department limited to sales agents and 724 permit holders, as defined in § 58.1-4030, and any other parties the Department deems necessary for 725 purposes of enforcement. The list and the personal information of participants in the voluntary exclusion 726 program shall not be subject to disclosure under the Virginia Freedom of Information Act (§ 2.2-3700 et 727 seq.). In addition, the Board may disseminate the list to other parties upon request by the participant 728 and agreement by the Board.

729 5. Sales agents and permit holders shall make all reasonable attempts as determined by the Board to 730 cease all direct marketing efforts to a person participating in the program. The voluntary exclusion 731 program shall not preclude sales agents and permit holders from seeking the payment of a debt incurred 732 by a person before entering the program. 733

§ 58.1-4027. Judicial review.

734 The action of the Board in (i) granting, or in refusing to grant, or denving a license or registration 735 or in suspending or revoking any license or registration under the provisions of this chapter article and (ii) granting, denying, suspending, or revoking any permit or imposing any penalty pursuant to Article 2 736

737 (§ 58.1-4030 et seq.) shall be subject to review in accordance with the provisions of the Administrative 738 Process Act (§ 2.2-4000 et seq.). Such review shall be limited to the evidential record of the proceedings 739 provided by the Board. Both the petitioner and the Board shall have the right to appeal to the Court of 740 Appeals from any order of the court.

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Article 2. Sports Betting.

§ 58.1-4030. Definitions.

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

745 "Adjusted gross revenue" means gross revenue minus:

746 1. All cash and the cash value of merchandise paid out as winnings to bettors, and the value of all 747 bonuses or promotions provided to patrons as an incentive to place or as a result of their having placed 748 Internet sports betting wagers;

749 2. Uncollectible gaming receivables, which shall not exceed two percent, or a different percentage as 750 determined by the Board pursuant to subsection F of § 58.1-4007, of gross revenue minus all cash paid 751 out as winnings to bettors;

3. If the permit holder is a significant infrastructure limited licensee, as defined in § 59.1-365, any 752 753 funds paid into the horsemen's purse account pursuant to the provisions of subdivision 14 of § 59.1-369; 754 and 755

4. All excise taxes on sports betting paid pursuant to federal law.

756 "College sports" means an athletic event (i) in which at least one participant is a team from a public 757 or private institution of higher education, regardless of where such institution is located, and (ii) that 758 does not include a team from a Virginia public or private institution of higher education.

759 "Covered persons" means athletes; umpires, referees, and officials; personnel associated with clubs, 760 teams, leagues, and athletic associations; medical professionals and athletic trainers who provide 761 services to athletes and players; and the immediate family members and associates of such persons.

762 "Gross revenue" means the total of all cash, property, or any other form of remuneration, whether 763 collected or not, received by a permittee from its sports betting operations.

"Major league sports franchise" means a professional baseball, basketball, football, hockey, or 764 765 soccer team that is at the highest-level league of play for its respective sport.

766 "Official league data" means statistics, results, outcomes, and other data relating to a professional 767 sports event obtained by a permit holder under an agreement with a sports governing body or with an 768 entity expressly authorized by a sports governing body for determining the outcome of tier 2 bets.

769 "Permit holder" means a person to which the Director issues a permit pursuant to §§ 58.1-4032 and 770 58.1-4033.

771 "Personal biometric data" means any information about an athlete that is derived from his DNA, 772 heart rate, blood pressure, perspiration rate, internal or external body temperature, hormone levels, 773 glucose levels, hydration levels, vitamin levels, bone density, muscle density, or sleep patterns, or other 774 information as may be prescribed by the Board by regulation.

775 "Professional sports" means an athletic event involving at least two human competitors who receive 776 compensation, in excess of their expenses, for participating in such event. "Professional sports" does not include charitable gaming, as defined in § 18.2-340.16; fantasy contests, as defined in § 59.1-556; or 777 778 horse racing, as defined in § 59.1-365.

779 "Prohibited conduct" means any statement, action, or other communication intended to influence, 780 manipulate, or control a betting outcome of a sports event or of any individual occurrence or performance in a sports event in exchange for financial gain or to avoid financial or physical harm. 781 782 "Prohibited conduct" includes statements, actions, and communications made to a covered person by a 783 third party. "Prohibited conduct" does not include statements, actions, or communications made or 784 sanctioned by a sports team or sports governing body.

785 "Proposition bet" means a bet on an individual action, statistic, occurrence, or non-occurrence to be 786 determined during an athletic event and includes any such action, statistic, occurrence, or 787 non-occurrence that does not directly affect the final outcome of the athletic event to which it relates.

788 "Sports betting" means placing wagers on professional sports, college sports, sporting events, and 789 any portion thereof, and includes placing wagers related to the individual performance statistics of 790 athletes in such sports and events. "Sports betting" includes any system or method of wagering approved 791 by the Director, including single-game bets, teaser bets, parlays, over-under, moneyline, pools, exchange 792 wagering, in-game wagering, in-play bets, proposition bets, and straight bets. "Sports betting" does not include participating in charitable gaming authorized by Article 1.1:1 (§ 18.2-340.15 et seq.) of Chapter 793 794 8 of Title 18.2; participating in any lottery game authorized under Article 1 (§ 58.1-4000 et seq.); 795 wagering on horse racing authorized by Chapter 29 (§ 59.1-364 et seq.) of Title 59.1; or participating 796 in fantasy contests authorized by Chapter 51 (§ 59.1-556 et seq.) of Title 59.1. "Sports betting" does not 797 include placing a wager on a college sports event in which a Virginia public or private institution of

798 higher education is a participant.

799 "Sports betting permit" means a permit to operate a sports betting platform issued pursuant to the 800 provisions of §§ 58.1-4032, 58.1-4033, and 58.1-4034.

801 "Sports betting platform" means a website, app, or other platform accessible via the Internet or 802 mobile, wireless, or similar communications technology that sports bettors use to participate in sports 803 betting.

804 "Sports betting program" means the program established by the Board to allow sports betting as 805 described in this article.

806 "Sports bettor" means a person physically located in Virginia who participates in sports betting.

"Sports event" or "sporting event" means professional sports, college sports, and any athletic event, 807 808 motor race event, electronic sports event, or competitive video game event.

"Sports governing body" means an organization, headquartered in the United States, that prescribes 809 810 rules and enforces codes of conduct with respect to a professional sports or college sports event and the participants therein. "Sports governing body" includes a designee of the sports governing body. 811

812 "Stadium" means the physical facility that is the primary location at which a major league sports 813 franchise hosts athletic events and any appurtenant facilities.

814 "Tier 1 bet" means a bet that is placed using the Internet and that is not a tier 2 bet.

"Tier 2 bet" means a bet that is placed using the Internet and that is placed after the event it 815 816 concerns has started.

817 "Virginia college sports" means an athletic event in which at least one participant is a team from a Virginia public or private institution of higher education. "Youth sports" means an athletic event (i) involving a majority of participants under age 18 or (ii) in 818

819 which at least one participant is a team from a public or private elementary, middle, or secondary school, regardless of where such school is located. However, if an athletic event meets the definition of 820 821 822 college sports or professional sports, such event shall not be considered youth sports regardless of the 823 age of the participants. 824

§ 58.1-4031. Powers and duties of the Director related to sports betting; reporting.

825 A. The Board shall operate a sports betting program under the direction of the Director, who shall 826 allow applicants to apply for permits to engage in sports betting operations in the Commonwealth. The 827 Board shall regulate such operations. The Department shall not operate a sports betting platform. 828

B. The Director may:

829 1. Require bond or other surety satisfactory to the Director from permit holders in such amount as 830 provided in the rules and regulations of the Board adopted under this article;

831 2. Suspend, revoke, or refuse to renew any permit issued pursuant to this article or the rules and 832 regulations adopted under this article; and

833 3. Enter into contracts for the operation of the sports betting program, and enter into contracts with 834 other states related to sports betting, provided that a contract awarded or entered into by the Director 835 shall not be assigned by the holder thereof except by specific approval of the Director. 836

C. The Director shall:

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837 1. Certify monthly to the State Comptroller and the Board a full and complete statement of sports 838 betting revenues and expenses for the previous month:

839 2. Report monthly to the Governor, the Secretary of Finance, and the Chairmen of the Senate 840 Committee on Finance and Appropriations, House Committee on Finance, and House Committee on 841 Appropriations the total sports betting revenues and expenses for the previous month and make an annual report, which shall include a full and complete statement of sports betting revenues and 842 843 expenses, to the Governor and the General Assembly, including recommendations for changes in this 844 article as the Director and Board deem prudent; and

845 3. Report immediately to the Governor and the General Assembly any matters that require immediate 846 changes in the laws of the Commonwealth in order to prevent abuses and evasions of this article or the 847 rules and regulations adopted under this article or to rectify undesirable conditions in connection with 848 the administration or operation of the sports betting program.

849 D. The Director shall approve methods for sports bettors to fund sports betting accounts, including 850 automated clearing house payments, credit cards, debit cards, wire transfers, and any other method that 851 the Director determines is appropriate for sports betting.

§ 58.1-4032. Application for a sports betting permit; penalty.

A. An applicant for a sports betting permit shall:

1. Submit an application to the Director, on forms prescribed by the Director, containing the 854 855 information prescribed in subsection B; and

2. Pay to the Department a nonrefundable fee of \$250,000. 856

857 B. An application for a sports betting permit shall include the following information:

858 1. The applicant's background in sports betting;

2. The applicant's experience in wagering activities in other jurisdictions, including the applicant's 859

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860 *history and reputation of integrity and compliance;*

861 *3.* The applicant's proposed internal controls, including controls to ensure that no prohibited or voluntarily excluded person will be able to participate in sports betting;

4. The applicant's history of working to prevent compulsive gambling, including training programs
 for its employees;

865 5. If applicable, any supporting documentation necessary to establish eligibility for substantial and preferred consideration pursuant to the provisions of this section;

867 6. The applicant's proposed procedures to detect and report suspicious or illegal betting activity; and
868 7. Any other information the Director deems necessary.

869 C. The chief security officer of the Department shall conduct a background investigation on the
 870 applicant. The background investigation shall include a credit history check, a tax record check, and a
 871 criminal history records check.

872 D. 1. The Director shall not issue any permit pursuant to this article until the Board has established
873 a consumer protection program and published a consumer protection bill of rights pursuant to the
874 provisions of subdivision A 14 of § 58.1-4007.

875 2. a. The Director shall issue no fewer than four permits pursuant to this section; however, if an
876 insufficient number of applicants apply for the Director to satisfy such minimum, this provision shall not
877 be interpreted to direct the Director to issue a permit to an unqualified applicant. A permit shall not
878 count toward this minimum if it (i) is issued pursuant to subdivision 4 or 5 to a major league sports
879 franchise or to the operator of a facility; (ii) is issued pursuant to subdivision 6 to an applicant that
880 operates or intends to operate a casino gaming establishment; or (iii) is revoked, expires, or otherwise
881 becomes not effective.

b. The Director shall issue no more than 12 permits pursuant to this section. A permit shall not count toward this maximum if it (i) is issued pursuant to subdivision 4 or 5 to a major league sports franchise or to the operator of a facility or (ii) is revoked, expires, or otherwise becomes not effective.

885 3. In issuing permits to operate sports betting platforms, the Director shall consider the following 886 factors:

a. The contents of the applicant's application as required by subsection B;

b. The extent to which the applicant demonstrates past experience, financial viability, compliance
with applicable laws and regulations, and success with sports betting operations in other states;

890 c. The extent to which the applicant will be able to meet the duties of a permit holder, as specified **891** in § 58.1-4034;

892 d. Whether the applicant has demonstrated to the Department that it has made serious, good-faith
893 efforts to solicit and interview a reasonable number of investors that are minority individuals, as defined
894 in § 2.2-1604;

895 e. The amount of adjusted gross revenue and associated tax revenue that an applicant is expected to generate;

897 f. The effect of issuing an additional permit on the amount of gross revenue and associated tax898 revenue generated by all existing permit holders, considered in the aggregate; and

g. Any other factor the Director considers relevant.

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900 4. In issuing permits to operate sports betting platforms prior to July 1, 2025, the Director shall give 901 substantial and preferred consideration to any applicant that is a major league sports franchise 902 headquartered in the Commonwealth that remitted personal state income tax withholdings based on 903 taxable wages in the Commonwealth in excess of \$200 million for the 2019 taxable year. Any permit 904 holder granted a permit pursuant to this subdivision shall receive substantial and preferred 905 consideration of its first, second, and third applications for renewal pursuant to the provisions of 906 § 58.1-4033; however, such permit holder shall not receive substantial and preferred consideration of its 907 fourth and subsequent applications for renewal. Any permit granted pursuant to this subdivision shall 908 expire if the permit holder ceases to maintain its headquarters in the Commonwealth.

909 5. In issuing permits to operate sports betting platforms prior to July 1, 2025, the Director shall give 910 substantial and preferred consideration to any applicant that is a major league sports franchise that 911 plays five or more regular season games per year at a facility in the Commonwealth or that is the 912 operator of a facility in the Commonwealth where a major league sports franchise plays five or more 913 regular season games per year; however, the Director shall give such substantial and preferred 914 consideration only if the applicant (i) is headquartered in the Commonwealth, (ii) has an annualized 915 payroll for taxable wages in the Commonwealth that is in excess of \$10 million over the 90-day period prior to the application date, and (iii) the total number of individuals working at the facility in the 916 917 Commonwealth where the major league sports franchise plays five or more regular season games is in 918 excess of 100.

919 6. If casino gaming is authorized under the laws of the Commonwealth, then in issuing permits to 920 operate sports betting platforms, the Director shall give substantial and preferred consideration to any

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applicant that (i) has made or intends to make a capital investment of at least \$250 million in a casino 921 922 gaming establishment, including the value of the real property upon which such establishment is located

and all furnishings, fixtures, and other improvements; (ii) has had its name submitted as a preferred 923

casino gaming operator to the Department by an eligible host city; and (iii) has been certified by the 924 925 Department to proceed to a local referendum on whether casino gaming will be allowed in the locality

926 in which the applicant intends to operate a casino gaming establishment.

927 E. The Director shall make a determination on an initial application for a sports betting permit 928 within 60 days of receipt. The Director's action shall be final unless appealed in accordance with 929 § 58.1-4007.

930 F. The following shall be grounds for denial of a permit or renewal of a permit:

931 1. The Director reasonably believes the applicant will be unable to satisfy the duties of a permit 932 holder as described in subsection A of § 58.1-4034;

933 2. The Director reasonably believes that the applicant or its directors lack good character, honesty, 934 or integrity:

935 3. The Director reasonably believes that the applicant's prior activities, criminal record, reputation, 936 or associations are likely to (i) pose a threat to the public interest, (ii) impede the regulation of sports 937 betting, or (iii) promote unfair or illegal activities in the conduct of sports betting;

938 4. The applicant or its directors knowingly make a false statement of material fact or deliberately 939 fail to disclose information requested by the Director;

940 5. The applicant or its directors knowingly fail to comply with the provisions of this article or any 941 requirements of the Director;

6. The applicant or its directors were convicted of a felony, a crime of moral turpitude, or any 942 criminal offense involving dishonesty or breach of trust within the 10 years prior to the submission date 943 944 of the permit application;

7. The applicant's license, registration, or permit to conduct a sports betting operation issued by any 945 946 other jurisdiction has been suspended or revoked; 947

8. The applicant defaults in payment of any obligation or debt due to the Commonwealth; or

9. The applicant's application is incomplete.

949 G. The Director shall have the discretion to waive any of the grounds for denial of a permit or 950 renewal of a permit if he determines that denial would limit the number of applicants or permit holders 951 in a manner contrary to the best interests of the Commonwealth.

952 H. Prior to issuance of a permit, each permit holder shall either (i) be bonded by a surety company 953 entitled to do business in the Commonwealth in such amount and penalty as may be prescribed by the 954 regulations of the Board or (ii) provide other surety, letter of credit, or reserve as may be satisfactory 955 to the Director. Such surety shall be prescribed by Board regulations and shall not exceed a reasonable 956 amount.

957 I. Any person who knowingly and willfully falsifies, conceals, or misrepresents a material fact or 958 knowingly and willfully makes a false, fictitious, or fraudulent statement or representation in any 959 application pursuant to this article is guilty of a Class 1 misdemeanor. 960

§ 58.1-4033. Renewals of permits.

A. A permit issued pursuant to § 58.1-4032 shall be valid for three years from the date issued.

B. At least 60 days before the expiration of a permit, the permit holder shall submit a renewal 962 963 application, on forms prescribed by the Director, with a nonrefundable renewal fee of \$200,000.

964 C. The Director may deny a permit renewal if he finds grounds for denial as described in subsection F of § 58.1-4032. The Director's action shall be final unless appealed in accordance with § 58.1-4007. 965

966 D. The Director shall make a determination on an initial application for a sports betting permit 967 within 60 days of receipt. The Director's action shall be final unless appealed in accordance with 968 § 58.1-4007.

§ 58.1-4034. Duties of permit holders.

A. A permit holder shall ensure that its sports betting operation takes reasonable measures to:

1. Ensure that only persons physically located in Virginia are able to place bets through its sports 971 972 *betting platform, if applicable;*

973 2. Protect the confidential information of bettors using its sports betting platform or placing bets at 974 its sports betting facility:

975 3. Prevent betting on events that are prohibited by § 58.1-4039, underage betting as prohibited by 976 § 58.1-4040, and bets by persons who are prohibited from sports betting by § 58.1-4041;

977 4. Allow persons to restrict themselves from placing bets with the permit holder, including sharing, 978 at the person's request, his request for self-exclusion with the Department for the sole purpose of 979 disseminating the request to other permit holders:

980 5. Establish procedures to detect suspicious or illegal betting activity, including measures to 981 *immediately report such activity to the Department;*

982 6. Provide for the issuance of applicable tax forms to persons who meet the reporting threshold for 983 income from sports betting; and

984 7. If applicable, allow sports bettors to establish and fund sports betting accounts over the Internet 985 on a sports betting platform, which may be funded through methods including automated clearing house 986 payments, credit cards, debit cards, wire transfers, or any other method approved by the Director under 987 § 58.1-4031.

988 B. A permit holder shall maintain records on:

989 1. All bets, including the bettor's personal information, the amount and type of bet, the time and 990 location of the bet, and the outcome of the bet; and

991 2. Suspicious or illegal betting activity.

992 C. A permit holder shall disclose the records described in subsection B to the Department upon 993 request and shall maintain such records for at least three years after the related sports event occurs.

994 D. 1. If a sports governing body notifies the Department that real-time information-sharing for bets placed on its sporting events is necessary and desirable, permit holders shall, as soon as is 995 996 commercially reasonable, share the information required to be retained pursuant to subdivision B 1 of § 58.1-4034 with the sports governing body or its designee with respect to bets on its sporting events. The information shared pursuant to this subsection shall be shared pseudonymously and shall not 997 **998** 999 include personal information associated with any bettor. A permit holder shall not be required to share 1000 any information that is required to be kept confidential under federal or Virginia law.

1001 2. A sports governing body shall use information shared pursuant to this subsection only for the 1002 purpose of integrity monitoring and shall not use such information for any commercial purpose. A 1003 sports governing body shall provide for security measures with respect to such information so as to prevent unauthorized access and distribution. 1004

1005 E. In advertising its sports betting operations, a permit holder shall ensure that its advertisements:

1006 1. Do not target persons under the age of 21:

1007 2. Disclose the identity of the permit holder;

1008 3. Provide information about or links to resources related to gambling addiction; and

1009 4. Are not misleading to a reasonable person.

1010 F. A permit holder shall not sublicense, convey, concede, or otherwise transfer its permit to a third 1011 party unless granted approval by the Director. The Director shall charge a nonrefundable fee of 1012 \$200,000 for a permit transfer.

1013 G. 1. A permit holder is prohibited from holding itself out to the public as a sports betting operation 1014 under more than one brand, and a permit holder shall conspicuously display its identity to sports 1015 bettors; however, if a permit holder is a major league sports franchise, it shall not be required to 1016 associate the name of its sports betting platform with the name of the major league sports franchise and 1017 shall be allowed to hold its sports betting platform out to the public under a separate brand name.

1018 2. A permit holder is prohibited from cooperatively marketing its sports betting platform with any 1019 business issued a license pursuant to the provisions of Title 4.1. This prohibition shall not apply to any 1020 major league sports franchise or operator of a facility issued a permit pursuant to the provisions of subdivision D 4 or D 5 of § 58.1-4032, provided that such major league sports franchise or operator of 1021 1022 a facility shall be authorized to cooperatively market only on the premises of its stadium. If casino 1023 gaming is authorized under the laws of the Commonwealth and a casino gaming operator is licensed by 1024 the Department as a permit holder, the prohibition in this subdivision shall not apply to such operator, 1025 provided that such operator shall be authorized to cooperatively market only on the premises of its 1026 casino gaming establishment. A permit holder shall not be allowed an exemption from the prohibition in 1027 this subdivision unless (i) such permit holder complies with any applicable local zoning ordinances and 1028 (ii) the local governing body approves by ordinance cooperative marketing with respect to the permit 1029 holder's stadium or casino gaming establishment.

1030 H. A permit holder shall not purchase or use any personal biometric data unless the permit holder 1031 has received written permission from the athlete's exclusive bargaining representative. 1032

§ 58.1-4035. Suspension and revocation of permits; civil penalties.

1033 If the Director determines that a permit holder has violated this article, he may, with at least 15 1034 days' notice and a hearing, (i) suspend or revoke the permit holder's permit and (ii) impose a monetary 1035 penalty of not more than \$1,000 for each violation of this article. The Department shall enforce civil 1036 penalties under this section and shall deposit all collected penalties to the general fund. The Director's 1037 action shall be final unless appealed in accordance with § 58.1-4007.

1038 § 58.1-4036. Use of official league data.

1039 A. A permit holder may use any data source for determining the result of a tier 1 bet.

1040 B. A sports governing body may notify the Department that it desires permit holders to use official 1041 league data to settle tier 2 bets. A notification under this subsection shall be made according to forms 1042 and procedures prescribed by the Director. The Director shall notify each permit holder of the sports 1043 governing body's notification within five days after the Department's receipt of the notification. If a

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1044 sports governing body does not notify the Department of its desire to supply official league data, a 1045 permit holder may use any data source for determining the result of a tier 2 bet on a professional 1046 sports event of the league governed by the sports governing body.

1047 C. Within 60 days after the Director notifies each permit holder as required under subsection B, 1048 permit holders shall use only official league data to determine the results of tier 2 bets on professional 1049 sports events of the league governed by the sports governing body, unless any of the following apply:

1050 1. The sports governing body is unable to provide a feed, on commercially reasonable terms, of official league data to determine the results of a tier 2 bets, in which case permit holders may use any 1051 data source for determining the results of tier 2 bets until the data feed becomes available on 1052 1053 commercially reasonable terms.

1054 2. A permit holder demonstrates to the Department that the sports governing body has not provided 1055 or offered to provide a feed of official league data to such permit holder on commercially reasonable 1056 terms, according to criteria identified in subsection D.

1057 D. The Director shall consider the following information in determining whether a sports governing 1058 body has provided or offered to provide a feed of official league data on commercially reasonable 1059 terms.

1060 1. The availability of a sports governing body's official league data for tier 2 bets from more than 1061 one authorized source:

1062 2. Market information regarding the purchase, in Virginia and in other states, by permit holders of 1063 data from all authorized sources;

3. The nature and quantity of the data, including the quality and complexity of the process used for 1064 1065 collecting the data; and 1066

4. Any other information the Director deems relevant.

E. During any time period in which the Director is determining whether official league data is 1067 1068 available on commercially reasonable terms pursuant to the provisions of subsections C and D, a permit 1069 holder may use any data source for determining the results of any tier 2 bets. The Director shall make 1070 a determination under subsections C and D within 120 days after a permit holder notifies the 1071 Department that it desires to demonstrate that a sports governing body has not provided or offered to 1072 provide a feed of official league data to the permit holder on commercially reasonable terms. 1073

§ 58.1-4037. Tax on adjusted gross revenue.

A. There shall be imposed a tax of 15 percent on a permit holder's adjusted gross revenue.

1075 B. The tax imposed pursuant to this section is due monthly to the Department, and the permit holder 1076 shall remit it on or before the twentieth day of the next succeeding calendar month. If the permit 1077 holder's accounting necessitates corrections to a previously remitted tax, the permit holder shall 1078 document such corrections when it pays the following month's taxes.

1079 C. If the permit holder's adjusted gross revenue for a month is a negative number, the permit holder 1080 may carry over the negative amount to a return filed for a subsequent month and deduct such amount 1081 from its tax liability for such month, provided that such amount shall not be carried over and deducted 1082 against tax liability in any month that is more than 12 months later than the month in which such 1083 amount was accrued. 1084

§ 58.1-4038. Distribution of tax revenue.

A. The Department shall allocate 2.5 percent of the tax revenue collected pursuant to § 58.1-4037 to 1085 1086 the Problem Gambling Treatment and Support Fund established pursuant to § 37.2-314.1.

1087 B. The Department shall allocate the remaining 97.5 percent of the tax revenue collected pursuant to 1088 § 58.1-4037 to the general fund.

1089 § 58.1-4039. Events on which betting is prohibited; penalty.

1090 A. 1. No person shall place or accept a bet on youth sports.

1091 2. No person shall place or accept a proposition bet on college sports.

1092 3. No person shall place or accept a bet on Virginia college sports.

1093 B. 1. A sports governing body may notify the Department that it desires to restrict, limit, or prohibit 1094 sports betting on its sporting events by providing notice in accordance with requirements prescribed by 1095 the Director. A sports governing body also may request to restrict the types of bets that may be offered.

2. For any request made pursuant to subdivision 1, the requester shall bear the burden of 1096 1097 establishing to the satisfaction of the Director that the relevant betting or other activity poses a 1098 significant and unreasonable integrity risk. The Director shall seek input from affected permit holders 1099 before making a determination on such request.

1100 3. If the Director denies a request made pursuant to subdivision 1, the Director shall give the requester notice and the right to be heard and offer proof in opposition to such determination in 1101 accordance with regulations established by the Board. If the Director grants a request, the Board shall 1102 promulgate by regulation such restrictions, limitations, or prohibitions as may be requested. 1103

1104 4. A permit holder shall not offer or take any bets in violation of regulations promulgated by the 1105 Board pursuant to this subsection.

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- 1106 C. Any person convicted of violating this section is guilty of a Class 1 misdemeanor.
- 1107 § 58.1-4040. Underage betting prohibited; penalty.

1108 A. No person shall knowingly accept or redeem a sports bet by, or knowingly offer to accept or 1109 redeem a sports bet on behalf of, a person under the age of 21 years.

- 1110 B. Any person convicted of violating this section is guilty of a Class 1 misdemeanor.
- 1111 § 58.1-4041. Persons prohibited from sports betting; penalty.
- 1112 A. The following persons shall be prohibited from sports betting:
- 1113 1. The Director and any Board member, officer, or employee of the Department;
- 1114 2. Any permit holder;
- 1115 3. Any director, officer, owner, or employee of a permit holder and any relative living in the same 1116 household as such persons; and
- 1117 4. Any officer or employee of any entity working directly on a contract with the Department related 1118 to sports betting.
- 1119 B. The persons described in subdivision A 3 shall be prohibited from sports betting only with respect 1120 to the related permit holder, but shall not be prohibited from placing sports bets with other permit 1121 holders.
- 1122 C. Any competitor, coach, trainer, employee, or owner of a team in a professional or college sports 1123 event, or any referee for a professional or college sports event, shall be prohibited from placing a bet 1124 on any event in a league in which such person participates. In determining which persons are 1125 prohibited from placing wagers under this subsection, a permit holder shall use publicly available 1126 information and any lists of persons that a sports governing body may provide to the Department.
- 1127 D. Any person convicted of violating this section is guilty of a Class 1 misdemeanor.
- 1128 § 58.1-4042. Operation and advertising of unpermitted facilities prohibited; penalty.
- 1129 A. No person, except for a permit holder authorized pursuant to the provisions of this article, shall 1130 make its premises available for placing sports bets using the Internet or advertise that its premises may 1131 be used for such purpose.
- 1132 B. The Director may impose a monetary penalty of for each violation of this section. For a person 1133 determined to have made its premises available for placing sports bets using the Internet, the penalty 1134 shall not exceed \$1,000 per day per individual who places a sports bet. For a person determined to 1135 have advertised that its premises may be used for such purpose, the penalty shall not exceed \$10,000 1136 per violation. 1137
 - § 58.1-4043. Reporting and investigating prohibited conduct.
- 1138 A. The Department shall establish a hotline or other method of communication that allows any 1139 person to confidentially report information about prohibited conduct to the Board.
- 1140 B. The Department shall investigate all reasonable allegations of prohibited conduct by a permit 1141 holder. The Department shall refer credible allegations of prohibited conduct by any person to the 1142 appropriate law-enforcement entity.
- 1143 C. The Department shall maintain the confidentiality of the identity of any reporting person unless 1144 such person authorizes disclosure of his identity or until such time as the allegation of prohibited 1145 conduct is referred to law enforcement. If an allegation of prohibited conduct is referred to law 1146 enforcement, the Department shall disclose a reporting person's identity only to the applicable 1147 *law-enforcement agency.*
- 1148 D. If the Department receives a complaint of prohibited conduct by an athlete, the Department shall 1149 notify the appropriate sports governing body of the athlete to review the complaint.
- 1150 E. The Department and permit holders shall cooperate with investigations conducted by sports 1151 governing bodies or law-enforcement agencies. Such cooperation shall include providing or facilitating 1152 the provision of account-level betting information and audio or video files relating to persons placing 1153 wagers. 1154
 - § 58.1-4044. Required direct notification to the Department and to sports governing bodies.
- 1155 A. A permit holder shall, as soon as is commercially reasonable, report to the Department any 1156 information relating to:
- 1157 1. Criminal or disciplinary proceedings commenced against the permit holder in connection with its 1158 operations in the Commonwealth; 1159
 - 2. Abnormal betting activity or patterns that may indicate a risk to the integrity of a bet or wager;
- 1160 3. Any potential breach of a sports governing body's rules and codes of conduct pertaining to sports 1161 betting, to the extent that such rules and codes of conduct are provided to and known by the permit 1162 holder;
- 1163 4. Any conduct that may alter the outcome of an athletic event for purposes of financial gain, 1164 including match fixing; and
- 1165 5. Suspicious or illegal wagering activities, including using funds derived from illegal activity to 1166 place bets, using bets to conceal or launder funds derived from illegal activity, using agents to place

1167 bets, and using false identification to place bets.

1168 B. A permit holder shall, as soon as is commercially practicable, report the information described in 1169 subdivisions A 2, 3, and 4 to any sports governing body that may be affected by the activities described 1170

in subdivisions A 2, 3, and 4. 1171 § 58.1-4045. Liquidity pools.

1172 The Board may promulgate rules authorizing permit holders to offset loss and manage risk, directly 1173 or with a third party approved by the Director, through the use of a liquidity pool in Virginia or 1174 another jurisdiction so long as such permit holder, or an affiliate of such permit holder, is licensed by 1175 such jurisdiction to operate a sports betting business. However, a permit holder's use of a liquidity pool shall not eliminate its duty to ensure that it has sufficient funds available to pay bettors. 1176

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§ 58.1-4046. Intermediate routing of electronic data.

All sports betting shall be initiated and received within Virginia unless otherwise permitted by 1178 1179 federal law. Consistent with the intent of the United States Congress as expressed in the Unlawful 1180 Internet Gambling Enforcement Act, 31 U.S.C. § 5361 et seq., the intermediate routing of electronic data 1181 relating to lawful intrastate sports betting authorized under this article shall not determine the location 1182 in which such bet is initiated and received. 1183

§ 58.1-4047. Certain provisions in Article 1 (§ 58.1-4000 et seq.) to apply, mutatis mutandis.

1184 Except as provided in this article, the provisions of Article 1 (§ 58.1-4000 et seq.) shall apply to 1185 sports betting under this article. The Board shall promulgate regulations to interpret and clarify the 1186 applicability of Article 1 to this article. 1187

§ 59.1-364. Control of racing with pari-mutuel wagering.

A. Horse racing with pari-mutuel wagering as licensed herein shall be permitted in the 1188 1189 Commonwealth for the promotion, sustenance and growth of a native industry, in a manner consistent with the health, safety and welfare of the people. The Virginia Racing Commission is vested with 1190 1191 control of all horse racing with pari-mutuel wagering in the Commonwealth, with plenary power to 1192 prescribe regulations and conditions under which such racing and wagering shall be conducted, so as to 1193 maintain horse racing in the Commonwealth of the highest quality and free of any corrupt, incompetent, 1194 dishonest or unprincipled practices and to maintain in such racing complete honesty and integrity. The 1195 Virginia Racing Commission shall encourage participation by local individuals and businesses in those 1196 activities associated with horse racing.

1197 B. The conduct of any horse racing with pari-mutuel wagering participation in such racing or 1198 wagering and entrance to any place where such racing or wagering is conducted is a privilege which 1199 may be granted or denied by the Commission or its duly authorized representatives in its discretion in 1200 order to effectuate the purposes set forth in this chapter.

1201 C. The award of any prize money for any pari-mutuel wager placed at a racetrack or satellite facility 1202 licensed by the Commission shall not be deemed to be a part of any gaming contract within the purview 1203 of § 11-14.

1204 D. This section shall not apply to any sports betting or related activity that is lawful under Article 2 1205 (§ 58.1-4030 et seq.) of Chapter 40 of Title 58.1, which shall be regulated pursuant to such chapter.

§ 59.1-569. Fantasy contests conducted under this chapter not illegal gambling.

A. Nothing contained in Article 1 (§ 18.2-325 et seq.) of Chapter 8 of Title 18.2 shall be applicable 1207 to a fantasy contest conducted in accordance with this chapter. The award of any prize money for any 1208 1209 fantasy contest shall not be deemed to be part of any gaming contract within the purview of § 11-14.

B. This section shall not apply to any sports betting or related activity that is lawful under Article 2 1210 (§ 58.1-4030 et seq.) of Chapter 40 of Title 58.1, which shall be regulated pursuant to such chapter. 1211

2. That the Virginia Lottery Board (the Board) shall promulgate regulations implementing the 1212 provisions of this act. The Board's initial adoption of regulations shall be exempt from the 1213 Administrative Process Act (§ 2.2-4000 et seq. of the Code of Virginia), except that the Board shall 1214 1215 provide an opportunity for public comment on the regulations prior to adoption. The Board shall 1216 complete work on such regulations no later than September 15, 2020.