2021 SPECIAL SESSION II

21300314D **HOUSE BILL NO. 7001** 1 2 FLOOR AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by Delegate Gilbert 4 on August 3, 2021) 5 (Patron Prior to Substitute—Delegate Torian) 6 A BILL to amend and reenact § 3-5.23 and the fourteenth and fifteenth enactments of Chapter 1289 of 7 the Acts of Assembly of 2020, as amended by Chapter 56 of the Acts of Assembly of 2020, Special Session 1, and Chapter 552 of the Acts of Assembly of 2021, Special Session 1, which appropriated 8 funds the two years ending, respectively, on June 30, 2021, and June 30, 2022, and to amend 9 Chapter 1289 of the Acts of Assembly of 2020, as amended by Chapter 56 of the Acts of Assembly of 2020, Special Session 1, and Chapter 552 of the Acts of Assembly of 2021, Special Session 1, by adding an item numbered 479.20 and by adding enactments numbered 14 through 26, relating to 10 11 12 emergent issues; pandemic response and appropriation of federal American Rescue Plan Act of 2021 13 14 funds. 15 Be it enacted by the General Assembly of Virginia: 1. That Chapter 1289 of the Acts of Assembly of 2020, as amended by Chapter 56 of the Acts of 16 Assembly of 2020, Special Session 1, and Chapter 552 of the Acts of Assembly of 2021, Special 17 Session I, is amended and reenacted by amending § 3-5.23 and the fourteenth and fifteenth 18 enactments, and that Chapter 1289 of the Acts of Assembly of 2020, as amended by Chapter 56 of 19 20 the Acts of Assembly of 2020, Special Session 1, and Chapter 552 of the Acts of Assembly of 2021, 21 Special Session 1, is amended by adding an item numbered 479.20 and by adding enactments 22 numbered 14 through 26 as follows: 23 24 25 26 27 479.20 First Year -Second Year - FY2022 FY2021 Disaster Planning and Operations (72200) \$9,054,283,601 \$0 \$0 Pandemic Response (72211) \$9,054,283,601 Fund Sources: 28 \$9.054.283.601 Federal Trust \$0 29 A. Out of the revenues received from the federal distributions of the American Rescue Plan Act of 30 2021 (ARPA), the following table represents non-discretionary amounts appropriated prior to the 31 enactment of this act. 32 ARPA Funding Source Agency / Purpose Amount 33 34 35 36 State and Local Recovery Fund -Department of Accounts Transfer Payments \$316,876,775 (162) / ARPA local allocations -Local (Non-Entitlement) - (US Treasury) Non-Entitlement Localities - Part 1 WIC Cash Value Vouchers Department of Health (601) / Increase WIC \$8,910,669 37 Increase (USDA) Cash-value voucher benefit for fruit and 38 vegetables 39 Unemployment Insurance Virginia Employment Commission (182)/ \$2,058,424,317 40 Extension Implementation Grants Unemployment Insurance Benefits 41 (US DOL) 42 Aid to State Veterans Homes - Per Department of Veterans Services (912) / Aid to \$4,285,124 43 Diem Program (US VA) State Veterans Homes per diem Program B.1. The appropriation for this Item includes an amount estimated at \$3,141,030,631 in the second 44 year from the revenues to be received from distributions of the federal State and Local Recovery Fund 45 (SLRF) pursuant to the American Rescue Plan Act of 2021 (ARPA). 46 47 2. The following appropriations shall be transferred from this Item for the following purposes: 48 a. Unemployment Assistance 49 1) \$73,600,000 to the Virginia Employment Commission (182) for information technology 50 modernization, call center improvements, security, and claims adjudication. Information technology improvements shall include a customer relationship management system and other such communication 51 52 tools to better serve Unemployment Insurance clients. 53 2) \$1,300,000,000 to the Virginia Employment Commission (182) for deposit to the Unemployment 54 Trust Fund. 3) Notwithstanding any other provision of law, the Virginia Employment Commission shall compute 55 tax rates for Calendar Year 2022 by excluding pandemic related claim activity. Any such rate for any 56 employer for Calendar Year 2022, may be less than, but shall not exceed the established rate for that 57 employer for Calendar Year 2021. For purposes of this calculation, pandemic related claim activity is 58

defined as all regular Unemployment Insurance claims activity from April 1, 2020, through June 30,

2021. The pool charge for Calendar Year 2022 shall be computed using this same methodology and set

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at an amount not to exceed the rate in effect for Calendar Year 2021. 61

62 b. Broadband

63 1) \$500,000 to the Department of General Services (194) for legal and real estate transaction 64 support for agencies that own property to support broadband expansion.

65 2) \$479,000,000 to the Department of Housing and Community Development (165) to support 66 broadband access managed and awarded through the Virginia Telecommunications Initiative grant 67 making process; however, the agency may adjust the criteria to reflect the provisions established by the U.S. Department of the Treasury's rules and regulations regarding the Coronavirus State and Local 68 69 Fiscal Recovery Funds established under the American Rescue Plan Act.

70 3) \$8,000,000 to the Department of Housing and Community Development (165) for the Line 71 Extension Customer Assistance Program to support the extension of existing broadband networks to low 72 to moderate income residents.

73 4) For grants awarded from the amounts appropriated in paragraphs B.2.b.2), C.1., and Item 114, 74 Paragraph L. of Chapter 552, 2021 Acts of Assembly, Special Session I for the construction of 75 broadband infrastructure through the Virginia Telecommunications Initiative, the Department of Housing 76 and Community Development shall deliver an annual performance report to the Governor, Secretary of 77 Commerce and Trade, and Chairs of the House Appropriations Committee and Senate Finance and 78 Appropriations Committee on or before November 1st of each year, starting in Calendar Year 2022. To 79 the extent possible, the annual performance report shall contain information by grant recipient and year on the following metrics: (1) Number of passings; (2) Grant dollars expended by fund source (State and 80 Local Recovery Fund, Capital Project Fund, general fund state grants and match); (3) Contract 81 performance period, and on-time progress towards project delivery; (4) Maximum advertised project 82 speeds available; and, (5) Achievement of key project milestones. The annual performance report shall include an evaluation of any projects under risk of incompletion or underperformance. The Department 83 84 of Housing and Community Development shall develop a public facing dashboard to be updated 85 quarterly that contains key performance information by grant recipient and year, and includes the key 86 87 performance indicators outlined above. Information in this public facing tool shall contain data 88 beginning with grants awarded in the Fiscal Year 2022 Virginia Telecommunications Initiative grant 89 cvcle. 90

c. Rebuild VA

91 1) \$250,000,000 to the Department of Small Business and Supplier Diversity (350) for the Rebuild 92 VA program. In awarding these funds, priority shall be given to qualifying applications received by the 93 Department on or before June 30, 2021, for which a grant has not been awarded. The Department shall 94 solicit new applications to allocate any balance that remains from this appropriation. In allocating 95 funds to support grants for applications solicited by the agency after June 30, 2021: (1) the Department 96 shall prioritize funding for businesses in the hospitality and tourism industry, that includes, but is not 97 limited to hotel and lodging establishments, restaurants, and entertainment and public amusement 98 venues; and, (2) in awarding these funds to restaurants, funds shall be reserved for restaurants that have not received federal assistance through the Small Business Administration's Restaurant 99 100 Revitalization Fund or loan forgiveness from the Small Business Administration's Paycheck Protection 101 Program. 102

d. Other small business

103 1) \$22,500,000 to the Department of Housing and Community Development (165) to support the 104 Virginia Removal or Rehabilitation of Derelict Structures Fund program. Notwithstanding \$36-155, 105 Code of Virginia, for the purposes of this funding, the maximum grant amount shall be \$5,000,000 for projects in economically distressed areas, and any grant award in excess of \$1,000,000 for projects in 106 economically distressed areas shall be conditioned upon a 100 percent match of local and/or private funds by the local government. The funds shall be managed and awarded through the Industrial 107 108 109 Revitalization Fund process; however, the department may adjust the criteria to reflect the provisions 110 established by the U.S. Department of the Treasury's rules and regulations regarding the Coronavirus 111 State and Local Fiscal Recovery Funds established under the American Rescue Plan Act. Pursuant to 112 these provisions, DHCD shall increase project cap amounts and consider updates to program guidelines 113 that make more projects viable, especially in communities disproportionately impacted by the pandemic. Where the proposed project's end user is a private business, DHCD shall include evaluation criteria 114 115 that incentivizes significant private investment.

2) \$4,000,000 to the Department of Housing and Community Development to support the Virginia 116 117 Main Street Program in providing assistance to businesses recovering from the COVID-19 pandemic. 118

e. Utility Assistance

119 1) a) \$120,000,000 for utility assistance, to help provide direct assistance to residential utility 120 customers with accounts over 60 days in arrears including the cost to administer the program.

b) The State Corporation Commission shall establish an application process to distribute funds 121 122 directly to utilities for the purpose of efficiently providing direct assistance to customers. Funds shall be

123 awarded proportionally based on total arrearages of residential utility customer accounts over 60 days 124 in arrears as of August 31, 2021. The Director, Department of Planning and Budget shall distribute 125 funds to the State Corporation Commission within 30 days of the passage of this act. The Director, 126 Department of Planning and Budget in consultation with the State Corporation Commission and the 127 Department of Housing and Community Development shall transfer amounts from this allocation to 128 address the arrearages held by residential customers of utilities outside the jurisdiction of the 129 Commission to the Department of Housing and Community Development for distribution to these utilities. Notwithstanding § 2.2-4002, Code of Virginia, the provisions contained in this paragraph 130 131 establishing the utility direct assistance program shall not be subject to the Administrative Process Act.

132 c) Upon receipt of any funds provided in this paragraph, utilities shall maintain separate ARPA 133 COVID-19 Utility Assistance Funds and record direct assistance payments to residential customers on their books in accordance with applicable accounting standards. Utilities may not direct any funds 134 135 provided in this paragraph to new deposits, down payments, fees, late fees, interest charges, or 136 penalties. Utilities may require the customer to attest to the utility or to a third party chosen by the 137 utility that the customer has experienced a financial hardship resulting directly or indirectly from the 138 COVID-19 pandemic or that they have experienced a hardship to pay during the COVID-19 pandemic prior to receiving direct assistance from the utility's ARPA COVID-19 Utility Assistance Fund. While 139 140 utilities may require attestation of such hardship, it is implied that arrearages accrued over 60 days for 141 customer nonpayment of bills from March 12, 2020, to the effective date of this act, for which federal 142 relief funds shall be used for direct subsidy payments on behalf of customers were incurred as a 143 financial hardship created by the COVID-19 pandemic. Utilities shall reflect the direct assistance 144 payment on an eligible customer's monthly bill, after the funds are applied to the customer's account. 145 Should the application of any assistance render a customer due a balance necessitating a cash refund 146 payable to the customer, such assistance shall be proportionally reduced as to achieve a zero balance.

147 d) For the purposes of this appropriation, utilities include electric companies subject to regulation of 148 the State Corporation Commission, natural gas suppliers subject to the regulation of the Commission, 149 electric and gas municipal utilities, and water suppliers and wastewater service providers, subject to the regulation of Commission or constituting a municipal utility. "Municipal utility" means a utility 150 151 providing electric, gas, water, or wastewater service that is owned or operated by a city, county, town, 152 authority, or other political subdivision of the Commonwealth. Notwithstanding the provisions of this 153 paragraph, a utility does not include any Phase II utility subject to the regulation of the State 154 Corporation Commission.

155 e) The Department of Housing and Community Development shall survey municipal utilities to 156 determine the amount of unspent utility assistance funds previously provided under the Coronavirus Aid, 157 Relief, and Economic Security (CARES) Act (P.L. 116-136), as well as the level of outstanding customer 158 arrearages as of August 31, 2021, from March 12, 2020. The information collected shall include the 159 number and value of accounts that are at least 60 days in arrears disaggregated by residential, business, and industrial users. Utilities not subject to the regulation of the State Corporation 160 Commission shall submit the required information to the Department in a timely manner. The 161 Department shall submit a report on its findings to the Governor and the Chairs of the House 162 163 Appropriations Committee and Senate Finance and Appropriations Committee by November 1, 2021.

f) The State Corporation Commission shall survey jurisdictional utilities to determine the amount of 164 165 unspent utility assistance funds previously provided under the Coronavirus Aid, Relief, and Economic 166 Security (CARES) Act (P.L. 116-136), as well as the level of outstanding customer arrearages as of 167 August 31, 2021, from March 12, 2020. The information collected shall include the number and value of 168 accounts that are at least 60 days in arrears disaggregated by residential, business, and industrial 169 users. Utilities subject to the regulation of the State Corporation Commission shall submit the required 170 information to the Commission in a timely manner. The Commission shall submit a report on its 171 findings to the Governor and the Chairs of the House Appropriations Committee and Senate Finance 172 and Appropriations Committee by November 1, 2021.

173 g) If it is determined that the funds provided in this paragraph are insufficient to satisfy the
174 aggregate outstanding jurisdictional and municipal utility customer arrearages following the passage of
175 this act, additional funding may be considered during the 2022 General Assembly Session.

176 f. Tourism

177 1) \$50,000,000 to the Virginia Tourism Authority (320) to support local domestic marketing
 178 organizations, as well as the Authority's marketing and incentive programs.

179 2) \$1,000,000 to the Virginia Tourism Authority (320) to collaborate and partner with the City of
180 Virginia Beach to develop historical and cultural content with the Virginia African American Cultural
181 Center (VAACC).

182 3) \$6,000,000 to the Fort Monroe Authority (360) for construction of a permanent monument to commemorate the 400-year anniversary of the First Landing of Africans at Point Comfort in Fort

184 Monroe.

185 4) \$250,000 to the Department of Historic Resources (423) to be provided to the City of 186 Harrisonburg to partner with the Dallard-Newman House to complete development of a Museum of 187 African- American History and Culture in Harrisonburg.

188 g. Education

189 1) \$500,000 to Direct Aid to Public Education (197) to support An Achievable Dream program in 190 Henrico County.

191 2) \$800,000 to Direct Aid to Public Education (197) to provide a one-time grant to Portsmouth 192 Public Schools to support students with workforce readiness education and industry based skills, 193 including internships and externships, apprenticeships, and assistance in enrollment in post-secondary 194 education.

195 3) \$600,000,000 to the Department of Education for a Family Education Fund. The parent or 196 guardian of every public school student shall be awarded one-time \$500 grant from the fund intended to 197 be used for learning loss recovery and mental health support and counseling.

198 4) \$250,000 to Direct Aid to Public Education (197) to support Chesterfield Recovery High School. 199 h. Education - Ventilation

200 1) \$250,000,000 to Direct Aid to Public Education (197) for qualifying new construction, renovation, 201 or ventilation improvement projects in local public schools. Funds shall be allocated to local school 202 divisions based on the composite index of local ability to pay with a minimum allocation of \$200,000 203 per division. Funds shall be paid to school divisions on a reimbursement basis. Localities shall provide 204 a match for these funds from any available fund sources equal to 100 percent of the grant amount. A 205 school division may elect to accept a grant amount less than its formula allocation. Before receiving any funds, local school divisions must provide a description for each of the projects to be completed 206 with these funds, including estimated costs and date of completion, and certify to the Department of Education no later than November 15, 2021, that these funds will be used for qualifying projects in 207 208 209 public facilities in accordance with guidelines issued by the U.S. Department of the Treasury for the American Rescue Plan Act Coronavirus State and Local Fiscal Recovery Funds. Following certification 210 211 from a school division that it will not participate in the grant program or elects to accept an amount less than its formula allocation, the Department of Education is authorized to reallocate any program 212 213 balances based on actual demand. No later than December 15, 2021, the Department of Education shall 214 compile the school division certifications and submit a report to the Chairs of the Senate Finance and 215 Appropriations and House Appropriations Committees, the Secretary of Education, the Secretary of 216 Finance, and the Director, Department of Planning and Budget.

217 2) \$2,000,000 to the Jamestown-Yorktown Foundation (425) to upgrade its ventilation systems in its 218 facilities.

219 3) \$5,000,000 to the Virginia Museum of Fine Arts (238) to replace outdated air handling units on 220 the main museum campus. 221

i. Higher Education

222 \$100,000,000 to the State Council of Higher Education for Virginia (245) for need-based 1) 223 financial aid for in-state undergraduate students from low- and moderate-income households at public 224 institutions of higher education. No less than 30 days prior to distributing the funds to the public 225 institutions, the Council shall report on the allocation methodology used to the Chairs of the House 226 Appropriations and Senate Finance and Appropriations Committees, the Secretary of Finance, the 227 Secretary of Education, and the Director, Department of Planning and Budget.

228 2) \$11,000,000 to the State Council of Higher Education for Virginia (245) for need-based financial 229 aid for in-state undergraduate students from low- and moderate-income households at institutions of higher education eligible for the Virginia Tuition Assistance Grant Program in accordance with § 23.1-628 through § 23.1-635, Code of Virginia. No institution shall receive more than ten percent of 230 231 232 the total funding provided herein. No less than 30 days prior to distributing the funds to the private 233 institutions, the Council shall report on the allocation methodology used to the Chairs of the House Appropriations and Senate Finance and Appropriations Committees, the Secretary of Finance, the 234 235 Secretary of Education, and the Director, Department of Planning and Budget.

236 3) \$40,000,000 to the Virginia Community College System (260) for capital projects at Northern 237 Virginia Community College (NVCC). Of this allocation, \$15,000,000 is designated for construction of a 238 new building that would allow NVCC to expand its trades programs in carpentry, electrical, computer 239 integration in trades, advanced automotive, and backup power systems. \$25,000,000 is designated for 240 construction of a building that would allow NVCC to expand its nursing, phlebotomy, occupational 241 therapy assistant, and physical therapist assistant programs. 242

4) \$10,000,000 to the Online Virginia Network Authority (244).

j. Food Access 243

244 1) \$14,600,000 to the Department of Agriculture and Consumer Services (301) for food assistance, including the expansion of food access and healthcare partnerships, development of a shelf-stable food 245

purchase program, and the purchase of food from local farmers through the Virginia Farm to Virginia 246 247 Families Food Box Program.

248 k. CSOs and Wastewater

249 1) \$5,750,000 to the Department of Health (601) to provide improvement funds for well and septic 250 systems for homeowners at or below 200 percent of the federal poverty guidelines.

251 2) \$75,000,000 to the Department of Environmental Quality (440) for septic, straight pipe, and sewer 252 collection system repair, replacement, and upgrades.

253 3) \$125,000,000 to the Department of Environmental Quality (440) for grants to the cities of 254 Alexandria, Lynchburg, and Richmond to pay a portion of the costs of combined sewer overflow control 255 projects. The City of Alexandria is to receive \$50,000,000; the City of Lynchburg is to receive 256 \$25,000,000; and the City of Richmond is to receive \$50,000,000. In order to receive these funds, the 257 locality must certify that it is providing a 100 percent match to the funds it will receive pursuant to this 258 paragraph.

259 4) \$100,000,000 to the Department of Environmental Quality (440) to reimburse eligible entities as 260 provided for in the Enhanced Nutrient Removal Certainty (ENRC) Program established in \$62.1-44.19:14, Code of Virginia, for capital costs incurred for the design and installation of nutrient 261 262 removal technology, and to reimburse the Town of Pound and the City of Petersburg for capital costs incurred for infrastructure improvements that are eligible for reimbursement under the Virginia Water 263 Facilities Revolving Fund established in §§62.1-225, Code of Virginia. Such reimbursements shall be in 264 265 accordance with eligibility determinations made by the Department of Environmental Quality.

266 *l.* Drinking Water

267 1) \$50,000,000 to the Department of Health (601) to support equal access to drinking water at small 268 and disadvantaged community waterworks. These funds shall be limited in their use to qualifying 269 municipal and private drinking water projects and shall not be used for improvements to the department's internal systems, staffing, or processes. 270

271 m. Parks

272 1) \$25,000,000 to the Department of Conservation and Recreation (199) for outdoor recreation area 273 maintenance and construction needs.

274 2) \$1,000,000 to the Department of Conservation and Recreation (199) to be provided to Fairfax 275 County for trail system connections at Lake Royal Park. 276

n. Mental Health

277 1) \$45,000,000 to the Department of Behavioral Health and Developmental Services (720) for 278 bonuses provided to direct care staff at state behavioral health facilities and intellectual disability 279 training centers.

280 2) \$10,000,000 to the Department of Behavioral Health and Developmental Services (720) for the 281 continued expansion of community-based crisis services, which may include mobile crisis services and 282 crisis receiving facilities.

283 3) \$1,200,000 to the Department of Behavioral Health and Developmental Services (720) for the 284 purchase of personal protective equipment at state facilities.

285 4) \$50,000,000 to the Department of Behavioral Health and Developmental Services (720) for the 286 renovation or replacement of ventilation and water or sewer systems at state facilities.

287 5) \$5,000,000 to the Department of Behavioral Health and Developmental Services (720) for 288 permanent supportive housing in Northern Virginia to assist with the bed crisis at state facilities.

289 6) \$1,650,000 to the Department of Behavioral Health and Developmental Services (720) to expand 290 a pilot program to serve approximately 60 additional individuals with a primary diagnosis of dementia 291 who are ready for discharge from state geriatric behavioral health hospitals to the community and who 292 are in need of nursing facility level care. Funding for the pilot program shall be dependent upon an 293 agreement between the department and the Community Services Board in the jurisdiction the pilot 294 The Department shall report to the Governor, the Chairs of the House program is located. 295 Appropriations and Senate Finance and Appropriations Committees, and the Director of the Department 296 of Planning and Budget on the design and implementation of the pilot program by December 1, 2021, with a report on the program's outcomes, including data on hospital readmissions and program 297 298 sustainability by June 30, 2022.

299 7) \$1,000,000 to the Department of Criminal Justice Services (140) to provide resources for crisis 300 intervention team training to law-enforcement officers and dispatchers, and one position to provide 301 technical assistance in support of the mental health awareness response and community understanding services (Marcus) alert system. 302

303 o. Substance Use Disorder

304 1) \$5,000,000 to the Department of Health (601) for substance misuse and suicide prevention efforts.

305 2) \$10,000,000 to the Department of Behavioral Health and Developmental Services (720) to make 306 grants to members of the Virginia Association of Recovery Residences for recovery support services.

307 3) \$5,000,000 to the Department of Behavioral Health and Developmental Services (720) to expand 308 community-based substance use disorder treatment services.

309 p. Public Health Initiatives

310 1) \$2,285,000 to the Department of General Services (194) for Consolidated Labs to include courier 311 / dropbox enhancements, customer support upgrades, and Laboratory Information Management System 312 (LIMS) infrastructure, development, and improvement.

313 2) \$3,750,000 to the Department of Housing and Community Development (165) for a dedicated lead 314 rehabilitation program to address childhood lead poisoning in residential properties.

315 3) \$8,000,000 to the Department of Health (601) to address broadband connectivity and network infrastructure issues at local health departments. The department shall communicate a detailed plan 316 and implementation schedule to the Governor, the Chairs of the House Appropriations and Senate 317 Finance and Appropriations Committees, and the Director of the Department of Planning and Budget by 318 319 September 30, 2021. Additionally, the department shall report quarterly to the Governor, the Chairs of the House Appropriations and Senate Finance and Appropriations Committees, and the Director of the 320 Department of Planning and Budget on progress made, with the first progress report to be delivered not 321 322 later than December 31, 2021. 323 4) \$10,000,000 to the Department of Health (601) for the procurement and deployment of an

324 electronic health records system. The department shall communicate a detailed plan and implementation 325 schedule to the Governor, the Chairs of the House Appropriations and Senate Finance and 326 Appropriations Committees, and the Director of the Department of Planning and Budget by September 30, 2021. Additionally, the department shall report quarterly to the Governor, the Chairs of the House 327 328 Appropriations and Senate Finance and Appropriations Committees, and the Director of the Department 329 of Planning and Budget on progress made, with the first progress report to be delivered not later than 330 December 31, 2021.

331 5) \$30,000,000 to the Department of Health (601) to target core building upgrades at local health 332 departments to mitigate the impact of infrastructure that hinders the agency's ability to reach and serve 333 at-risk communities. The department shall communicate a detailed plan and implementation schedule to 334 the Governor, the Chairs of the House Appropriations and Senate Finance and Appropriations Committees, and the Director of the Department of Planning and Budget by September 30, 2021. 335

336 Additionally, the department shall report quarterly to the Governor, the Chairs of the House 337 Appropriations and Senate Finance and Appropriations Committees, and the Director of the Department 338 of Planning and Budget on progress made, with the first progress report to be delivered not later than 339 December 31, 2021.

340 6) \$10,000,000 to the Department of Health (601) for the modernization of administrative systems 341 and software in order to create response capacity during future emergencies. The department shall 342 communicate a detailed plan and implementation schedule to the Governor, the Chairs of the House 343 Appropriations and Senate Finance and Appropriations Committees, and the Director of the Department of Planning and Budget by September 30, 2021. Additionally, the department shall report quarterly to 344 the Governor, the Chairs of the House Appropriations and Senate Finance and Appropriations 345 346 Committees, and the Director of the Department of Planning and Budget on progress made, with the 347 first progress report to be delivered not later than December 31, 2021.

348 7) \$1,000,000 to the Department of Health (601) for the creation of a Public Oral Health Taskforce 349 aimed at strengthening public oral health and improving patient outcomes and experiences.

350 8) \$10,000,000 to the Department of Health (601) for a records management system that will digitize and automate records processes. The department shall communicate a detailed plan and implementation 351 352 schedule to the Governor, the Chairs of the House Appropriations and Senate Finance and Appropriations Committees, and the Director of the Department of Planning and Budget by September 353 354 30, 2021. Additionally, the department shall report quarterly to the Governor, the Chairs of the House 355 Appropriations and Senate Finance and Appropriations Committees, and the Director of the Department 356 of Planning and Budget on progress made, with the first progress report to be delivered not later than 357 December 31, 2021. 358

9) \$20,000,000 to the Department of Health (601) for community outreach and marketing.

359 10) \$10,000,000 to the Department of Medical Assistance Services (602) to address operational 360 backlogs by hiring contractors to assist with eligibility re-evaluations and member appeals. Funding 361 also will be used to perform COVID-19 related outreach and engagement activities.

11) \$31,148,676 to the Department of Medical Assistance Services (602) to make payments to 362 363 Medicaid-eligible nursing homes and specialized care providers equivalent to a \$5 per diem rate for service dates between July 1, 2021, and June 30, 2022. The department shall have the authority to work 364 365 with necessary vendors and contractors to determine payment eligibility, amounts, and the process by which payments will be made. Final payments will be made by September 30, 2022. The department 366 367 shall have the authority to implement such payments prior to the completion of any regulatory process 368 to effect such changes.

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369 12) \$528,300 to the Department for Aging and Rehabilitative Services (262) to fund HVAC/air 370 quality systems and physical plant improvements in assisted living facilities that serve a disproportionate 371 share of auxiliary grant residents.

372 13) \$1,000,000 to the Department of Social Services (765) for the Virginia Trauma-Informed 373 Community Network (TICN) to provide a community awareness campaign, education, professional 374 development, mini grants, and other initiatives to support existing networks.

375 14) \$600,000 to the Department for the Blind and Vision Impaired (702) to construct an outdoor 376 multi-purpose pavilion to allow activities to be conducted outdoors in a safer environment relative to 377 COVID-19 transmission.

15) \$11,500,000 to the Department for the Blind and Vision Impaired (702) to renovate the Virginia 378 379 Industries for the Blind facility in Charlottesville to ensure that an essential link in the pandemic supply 380 chain is available.

381 16) \$450,000 to the Department for the Blind and Vision Impaired (702) to upgrade the ventilation 382 systems in six agency offices.

383 17) \$1,393,085 to the Department of Emergency Management (127) for Virginia Emergency Support 384 Team (VEST) COVID-19 recovery activities and four support staff.

385 18) \$10,270,354 to the Department of Veterans Services (912) to address revenue shortfalls resulting 386 from reduced census at Sitter & Barfoot Veterans Care Center and Virginia Veterans Care Center 387 caused by COVID-19, and to provide support for temporary additional staff at state veterans cemeteries.

388 19) a) \$50,000,000 to the Department of Military Affairs (123) for projects at Readiness Centers 389 (armories) to replace HVAC systems and to convert or expand existing multi-purpose spaces or to add 390 space that may be used as emergency medical suites and to provide the necessary support equipment. 391

Priority for use of these funds shall be given to completing HVAC projects.

392 b) No less than 60 days prior to initiating a project, the department shall submit preliminary plans 393 and specifications along with cost estimates for review and approval by the Six-Year Capital Outlay 394 Plan Advisory Committee.

395 20) \$529,000 to the Department of Military Affairs (123) for Infrared Body Temperature Scanning 396 equipment and personal protective equipment.

397 q. Addressing Community Violence

398 1) \$2,500,000 to group violence intervention programs as set forth in the twenty-fourth enactment of 399 this act.

400 2) \$12,199,930 to the Department of Criminal Justice Services (140) to support services to victims of 401 crime including, but not limited, services for victims of sexual assault and domestic violence, victims of 402 elder abuse and child abuse, and victims of crime.

403 3) \$1,000,000 to the Department of Criminal Justice Services (140) to support the Virginia Sexual **404** and Domestic Violence Victim Fund.

4) \$800,000 to the Department of Criminal Justice Services (140) to provide a one-time grant to the 405 406 City of Hampton to support an employment program for court-involved youths and adults facing 407 barriers to employment, expand services for those participating in or at risk of participating in gun 408 violence, and provide counseling or mental health services for those exposed to violence.

409 5) \$505,375 to the Department of Forensic Science (778) for the purchase of equipment to analyze 410 firearms evidence.

411 r. Public Safety

412 1) \$375,000 to the Division of Capitol Police (961) to address staffing and security concerns at the 413 seat of government. The funding shall be allocated subject to the approval of a spending plan by the 414 Committee on Joint Rules that is consistent with federal requirements of the American Rescue Plan Act.

415 2) \$66,611,635 to the Compensation Board (157) for a one-time hazard pay bonus of \$5,000 for 416 state-supported sworn officers of Sheriffs Departments and Regional Jails. Included in this amount is \$11,311,830, which shall be provided for the state's share of locally-funded positions, dependent upon 417 418 local sheriff's offices and regional jails satisfying a local match requirement of one-half the total cost of 419 the provision of a one-time hazard bonus of \$5,000.

420 3) \$31,494,724 to the Department of Corrections (799) for COVID-19 testing in correctional 421 facilities, including point prevalence testing at correctional facilities, antigen testing for non-vaccinated 422 staff and visitors, equipment and supplies for COVID tests, and for wastewater surveillance testing. Also 423 included in this amount is funding to support COVID-19 vaccination teams, to purchase equipment for 424 the emergency disinfection team, to purchase personal protective equipment (PPE) for correctional 425 facilities, and to support the expansion of telehealthcare.

426 4) \$10,000,000 to the Department of Corrections (799) for one-time hazard pay for corrections and 427 law enforcement staff.

428 5) \$1,618,086 to the Department of Corrections (799) to support rate increases for medical 429 contractors and five staff positions to support COVID-19 project management activities.

430 6) \$45,000 to the Department of Corrections (799) to reimburse the contractor that operates the 431 Lawrenceville Correctional Center for the cost of personal protective equipment (PPE).

432 7) \$410,000 to the Department of Juvenile Justice (777) to provide quarantine spaces, tents to enable 433 outdoor visitation, testing supplies, personal protective equipment, and ventilation modifications for 434 facilities. Also included in this amount is funding for mobile smartphones, for medical tracking software, 435 and for vaccination clinics for residents and staff.

(8) \$638,140 to the Department of Juvenile Justice (777) to provide hazard pay for probation and 436 437 security staff and a sign-on bonus for cafeteria and janitorial workers.

9) \$1,380,000 to the Department of State Police (156) to purchase live scan fingerprinting machines 438 439 for the agency's area offices.

440 10) a) \$20,000,000 to the Department of State Police (156) to provide one-time bonuses to sworn, 441 law enforcement personnel. The department is authorized to pay bonuses to its sworn, law enforcement 442 officers of: \$5,000 to all sworn, law enforcement officers, compression bonuses within a range 443 equivalent to two and eight percent of salary as appropriate to qualifying officers, sign-on/recruitment bonuses to newly hired troopers of \$5,000, and retention bonuses as needed. In addition, these funds 444 445 may be used to reimburse up to \$2,000 of relocation expenses for each newly hired trooper and any law 446 enforcement personnel who is being relocated by the department.

447 b) The department shall report its plan for allocating these funds to the permitted uses stated above 448 in the compensation plan required in paragraph 5.k.5b) of this item. In addition, no later than 449 September 1, 2022, the department shall report the actual bonuses and expenses paid in fiscal year 450 2022.

451 11) \$30,034,350 to the Department of Criminal Justice Services (140) to provide a one-time hazard 452 pay bonus of \$5,000 for sworn law-enforcement officers of local police departments that qualify for funding pursuant to Item 408, Chapter 522, 2021 Special Session I Acts of Assembly. The department 453 shall distribute the funding to qualified localities that also provide a match to these funds such that the 454 455 locality funds one-half of the \$5,000 bonus.

s. Elections

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457 3.a. Prior to initiating any program, service, or spending from the appropriations listed in paragraph 458 2. above, the responsible agency must ensure that its intended action qualifies for the use of the funds 459 under the ARPA criteria to support health expenditures, to address negative economic impacts caused by 460 the public health emergency, to provide premium pay for essential workers, or to invest in water, sewer, and broadband infrastructure as described in the Interim Final Rule or the guidance issued by the U.S. 461 462 Department of Treasury. Agencies shall not rely on the provisions for replacing lost public sector 463 revenue as a qualifying criteria without receiving prior written approval from the Governor.

464 b. Agencies must ensure compliance with all use, documentation, and reporting requirements 465 established in state and federal guidelines and laws.

466 5. In addition to the amounts appropriated in the second year in the preceding subparagraphs of B.2. above, \$353,871,958 is authorized to be included in the Governor's introduced budget for the 467 468 2022-2024 biennium from SLRF amounts received from the federal government. The following agencies 469 shall provide a plan for the proposed use of the SLRF amounts listed to the Governor and the Chairs of 470 the House Appropriation and Senate Finance and Appropriations Committees via budget requests 471 submitted to the Department of Planning and Budget on or before October 1, 2021. 472

a. Unemployment Assistance

473 1) \$17,600,000 to the Virginia Employment Commission (182) for information technology 474 modernization, call center improvements, security, and claims adjudication. Information technology 475 improvements shall include a customer relationship management system and other such communication 476 tools to better serve Unemployment Insurance clients. 477

b. Broadband

478 1) \$1,500,000 to the Department of General Services (194) for legal and real estate transaction 479 support for agencies that own property to support broadband expansion.

480 2) \$8,000,000 to the Department of Housing and Community Development (165) for a Line Extension 481 Customer Assistance Program to support the extension of existing broadband networks to 482 low-to-moderate income residents. 483

c. Other small business

484 1) \$22,500,000 to the Department of Housing and Community Development (165) to support the Virginia Removal or Rehabilitation of Derelict Structures Fund program. Notwithstanding \$36-155, 485 486 Code of Virginia, for the purposes of this funding, the maximum grant amount shall be \$5,000,000 for 487 projects in economically distressed areas, and any grant award in excess of \$1,000,000 for projects in economically distressed areas shall be conditioned upon a 100 percent match of local and/or private 488 funds by the local government. The funds shall be managed and awarded through the Industrial 489 490 Revitalization Fund process; however, the department may adjust the criteria to reflect the provisions established by the U.S. Department of the Treasury's rules and regulations regarding the Coronavirus 491

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492 State and Local Fiscal Recovery Funds established under the American Rescue Plan Act. Pursuant to 493 these provisions, DHCD shall increase project cap amounts and consider updates to program guidelines **494** that make more projects viable, especially in communities disproportionately impacted by the pandemic.

495 Where the proposed project's end user is a private business, DHCD shall include evaluation criteria 496 that incentivizes significant private investment.

497 2) \$4,000,000 to the Department of Housing and Community Development (165) to support the 498 Virginia Main Street program in providing assistance to businesses recovering from the COVID-19 499 pandemic.

500 d. Food Access

501 1) \$11,000,000 to the Department of Agriculture and Consumer Services (301) for food assistance, 502 including continuation of the Virginia Agriculture Food Assistance Program established in §3.2-4783, 503 Code of Virginia, and to expand the capacity of Virginia's network of food providers to accept, store, 504 and distribute food products. 505

e. CSOs and Wastewater

506 1) \$5,750,000 to the Department of Health (601) to provide improvement funds for well and septic 507 systems for homeowners at or below 200 percent of the federal poverty guidelines. 508

f. Drinking Water

509 1) \$50,000,000 to the Department of Health (601) to support equal access to drinking water at small 510 and disadvantaged community waterworks. These funds shall be limited in their use to qualifying 511 municipal and private drinking water projects and shall not be used for improvements to the 512 department's internal systems, staffing, or processes. 513

g. Mental Health

514 1) \$76,900,000 to the Department of Behavioral Health and Developmental Services (720) for salary 515 adjustments for direct care staff at state behavioral health facilities and intellectual disability training 516 centers.

517 2) \$20,000,000 to the Department of Behavioral Health and Developmental Services (720) for the 518 continued expansion of community-based crisis services.

519 3) \$1,200,000 to the Department of Behavioral Health and Developmental Services (720) for the 520 purchase of personal protective equipment at state facilities.

521 4) \$1,650,000 to the Department of Behavioral Health and Developmental Services (720) to continue 522 an expanded pilot program in FY 2023 to serve approximately 60 additional individuals with a primary 523 diagnosis of dementia who are ready for discharge from state geriatric behavioral health hospitals to 524 the community and who are in need of nursing facility level care. Funding for the pilot program shall 525 be dependent upon an agreement between the department and the Community Services Board in the 526 jurisdiction the pilot program is located.

527 5) \$3,000,000 to the Department of Criminal Justice Services (140) to provide resources for crisis 528 intervention team training to law-enforcement officers and dispatchers, and one position to provide 529 technical assistance in support of the mental health awareness response and community understanding 530 services (Marcus) alert system.

h. Substance Use Disorder

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532 1) \$5,000,000 to the Department of Health (601) for substance misuse and suicide prevention efforts. 533 2) \$5,000,000 to the Department of Behavioral Health and Developmental Services (720) to expand 534 community-based substance use disorder treatment services. 535

i. Public Health Initiatives

536 1) \$4,756,000 to the Department of General Services (194) for Consolidated Labs to include 537 customer support upgrades and Laboratory Information Management System (LIMS) infrastructure, 538 development, and improvement.

539 2) \$3,750,000 to the Department of Housing and Community Development (165) for a dedicated 540 lead rehabilitation program to address childhood lead poisoning in residential properties.

541 3) \$20,000,000 to the Department of Health (601) for the procurement and deployment of an 542 electronic health records system.

543 4) \$40,000,000 to the Department of Health (601) for the modernization of administrative systems 544 and software in order to create response capacity during future emergencies.

545 5) \$20,000,000 to the Department of Health (601) for a records management system that will digitize 546 and automate records processes.

547 6) \$5,000,000 to the Department of Medical Assistance Services (602) to address operational 548 backlogs by hiring contractors to assist with eligibility re-evaluations and member appeals. Funding 549 also will be used to perform COVID-19 related outreach and engagement activities.

550 7) \$3,479,700 to the Department for Aging and Rehabilitative Services (262) to fund HVAC/air 551 quality systems and physical plant improvements in assisted living facilities that serve a disproportionate 552 share of auxiliary grant residents.

553 *j. Addressing Community Violence*

554 1) \$75,000 to the Department of Forensic Science (778) for the purchase of equipment used to 555 analyze firearms evidence.

556 k. Public Safety

557 1) \$1,596,258 to the Department of Corrections (799) for five staff positions to support COVID-19 558 project management activities.

559 2) \$135,000 to the Department of Corrections (799) to reimburse the contractor that operates the 560 Lawrenceville Correctional Center for the cost of personal protective equipment (PPE).

561 3) \$600,000 to the Department of Juvenile Justice (777) to fund mobile smartphones for agency staff.
562 4) \$1,380,000 to the Department of State Police (156) to support live scan fingerprinting machines
563 for the agency's area offices.

564 5) a) \$20,000,000 to the Department of State Police (156) to implement a new compensation plan for 565 sworn, law enforcement positions that addresses recruitment of new officers, retention of the existing 566 law enforcement workforce, and pay compression among the various levels of the sworn, law 567 enforcement positions in the department based upon the findings presented in the study required by 568 paragraph b) below.

569 b) The department shall convene a workgroup that shall include staff from the Department of Human 570 Resource Management and the Joint Legislative Audit and Review Commission for the purpose of 571 conducting a comprehensive study to document the current issues that create barriers to the 572 department's ability to recruit and retain qualified and diverse law enforcement personnel. The study 573 should address issues of pay compression among the various levels of the existing law enforcement 574 workforce, competition with other employers for individuals with the same preferred qualifications and 575 skill sets, and any other circumstances such as the cost of relocation that create barriers to maintaining 576 a diverse, high quality law enforcement workforce. In addition, the report shall include a detailed plan 577 for implementing a compensation program that responds to the issues and problems outlined in the 578 report and the related annual costs to implement the plan beginning in fiscal year 2023, and the 579 ongoing cost for the next five fiscal years. This plan shall be submitted to the Governor, the Chair of 580 the House Appropriations Committee, the Chair of the Senate Finance and Appropriations Committee, 581 the Director of the Department of Human Resource Management, and the Director of the Department of 582 Planning and Budget, no later than October 15, 2021, so that the required funding may be included in 583 the 2022-2024 budget to be adopted by the General Assembly at its 2022 Session.

584 C. 1. Out of the appropriation for this Item, amounts estimated at \$221,739,237 the second year 585 from the estimated revenues to be received from the federal distributions of Capital Project Fund amounts from the American Rescue Plan Act of 2021 (ARPA) shall be transferred to Department of 586 Housing and Community Development for the implementation of broadband improvement projects in the 587 Commonwealth. The funds shall be managed and awarded through the Virginia Telecommunications 588 589 Initiative grant making process; however, the agency may adjust the criteria to reflect the provisions 590 established by the U.S. Department of the Treasury's rules and regulations established under the 591 American Rescue Plan Act.

592 2. For grants awarded from the amounts appropriated in paragraphs C.1., B.2.b.2., and Item 114, 593 Paragraph L. of Chapter 552, 2021 Acts of Assembly, Special Session I for the construction of **594** broadband infrastructure through the Virginia Telecommunications Initiative, the Department of Housing 595 and Community Development shall deliver an annual performance report to the Governor, Secretary of 596 Commerce and Trade, and Chairs of the House Appropriations Committee and Senate Finance and Appropriations Committee on or before November 1st of each year, starting in Calendar Year 2022. To the extent possible, the annual performance report shall contain information by grant recipient and year 597 **598** 599 on the following metrics: (1) Number of passings; (2) Grant dollars expended by fund source (State and Local Recovery Fund, Capital Project Fund, general fund state grants and match); (3) Contract 600 601 performance period, and on-time progress towards project delivery; (4) Maximum advertised project 602 speeds available; and, (5) Achievement of key project milestones. The annual performance report shall include an evaluation of any projects under risk of incompletion or underperformance. The Department 603 of Housing and Community Development shall develop a public facing dashboard to be updated 604 605 quarterly that contains key performance information by grant recipient and year, and includes the key performance indicators outlined above. Information in this public facing tool shall contain data 606 607 beginning with grants awarded in the Fiscal Year 2022 Virginia Telecommunications Initiative grant 608 cycle.

609 D.1. The appropriation in this item includes an amount estimated at \$5,691,513,733 in the second
610 year from the estimated revenues to be received pursuant to the American Rescue Plan Act of 2021
611 (ARPA) from grants other than the State and Local Recovery Fund (SLRF) and Capital Project Fund.
612 The following appropriations shall be transferred from this item to the following:

613 ARPA Fund Source / Grant

614 State and Local Recovery Fund Department of Accounts Transfer \$316.876.775 615 Local (Non-Enlinement) (US Payments (IQ) Payments (IQ) 616 Treasury) Department of Housing and Community Development (IC5) S465.508.855 618 Elementary & Secondary School Department of Education, Central \$211.098.889 621 DOE) Direct Aid to Public Education (107) \$1,899,890.002 623 Elementary & Secondary School Department of Education, Central \$13,818,290 626 DOE) Department of Education, Central \$46,344,360 626 Elementary & School (US DOF) Oppartment of Education, Central \$46,344,360 627 Elementary & School (US DOF) Oppartment of Education, Central \$46,344,360 631 Higher Education (US DOE) Direct Aid to Public Education (197) \$67,450,511 633 Non-Pufit Astitutions (US DOE) Direct Aid to Public Education (197) \$67,450,513 634 IDEA - Grants of States (US DOE) Direct Aid to Public Education (197) \$67,450,513 635 DEA - Infanis and Toddlers (US DOE) Direct				
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08U (CDC)		5	Department of Health (601)	\$18,078,048
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681 682 683	Maternal, Infant and Early Childhood Home Visiting Grant	Department of Health (601)	\$449,000
684 685	Program (HRSA) Small Rural Hospital Improvement Program (SHIP) (HRSA)	Department of Health (601)	\$5,167,520
686 687	Mental Health Block Grant (SAMHSA)	Department of Behavioral Health and Developmental Services (720)	\$35,786,432
688 689	Substance Abuse Block Grant (SAMHSA)	Department of Behavioral Health and Developmental Services (720)	\$33,982,454
690 691 692	Community-based overdose prevention programs, syringe services programs, and other	Department of Behavioral Health and Developmental Services (720)	\$750,000
693 694 695 696	harm reduction services (HHS) Funding For Community-Based Local Behavioral Health Needs (HHS)	Department of Behavioral Health and Developmental Services (720)	\$1,250,000
697 698	SNAP 3-Year State Administrative Expense Grants (USDA)	Department of Social Services (765)	\$19,217,240
699 700	Pandemic EBT Administrative Grant	Department of Social Services (765)	\$10,000,000
701 702	HOME Investment Partnerships Program - Non-entitlement (HUD)	Department of Housing and Community Development (165)	\$39,724,473
703 704 705	Unemployment Insurance Extension Implementation Grants	Virginia Employment Commission (182)	\$556,712,639
705 706 707	(US DOL) FTA Nonurbanized Area Formula - (US DOT)	Department of Rail and Public Transportation (505)	\$1,495,144
708 709 710	Enhanced Mobility of Seniors & Persons with Disabilities - State (US DOT)	Department of Rail and Public Transportation (505)	\$890,896
711 712	FTA Intercity Bus Formula	Department of Rail and Public Transportation (505)	\$2,307,909
713 714	Emergency Management Performance Grants (FEMA)	Department of Emergency Management (127)	\$2,297,623
715 716	Institute of Museum and Library Services (IMLS)	The Library Of Virginia (202)	\$3,872,000
717 718 710	National Endowment for the Arts - State Arts Agencies	Virginia Commission for the Arts (148)	\$871,100
719 720 721	Aid to State Veterans Homes - Construction (US VA) Environmental Justice	Department of Veterans Services (912)	\$1,439,777 \$200,000
721 722 723	Environmental Justice Cooperative Agreement Program (EPA)	Department of Environmental Quality (440)	\$200,000

724 2. a. Out of the appropriation for the Elementary and Secondary School Emergency Relief (ESSER) 725 Fund, State Educational Agency (SEA) reservation, appropriated to the Department of Education, Central Office Operations (201), \$3,500,000 the second year shall be transferred to Direct Aid to Public 726 727 Education (197) to support the state and local shares of special education private day school costs for any student with a disability who received special education and related services in a private day school 728 setting during the 2020-2021 school year and who opts for an extension to attend school during the 2021-2022 school year pursuant to Item 146.d. of Chapter 552, 2021 Acts of Assembly, Special Session 729 730 I. Payments to school divisions to support special education private day school costs for such students 731 shall deduct any amounts due to the school division pursuant to Item 146.d of Chapter 552 and the 732 local match for those funds based on the composite index of local ability-to-pay. All students who are 733 734 provided the temporary extension of special education eligibility pursuant to Item 146.d of Chapter 552 shall be provided a free appropriate public education consistent with the federal Individuals with 735 Disabilities Education Act for the duration of the 2021-2022 school year, notwithstanding such students' 736 737 age or school setting. School divisions are encouraged to use federal ESSER Funds to meet the local 738 share of costs for such students.

739 b. Out of the appropriation for the Elementary and Secondary School Emergency Relief (ESSER) 740 Fund, State Educational Agency (SEA) reservation, appropriated to the Department of Education, Central Office Operations (201), \$11,500,000 the second year shall be transferred to Direct Aid to 741 742 Public Education (197) to support recruitment efforts through incentive payments to individuals hired to fill instructional positions between August 15, 2021, and November 15, 2021. Local school divisions 743 744 wishing to participate in this program shall report to the Department of Education the number of instructional position vacancies on August 15, 2021, no later than August 31, 2021. Based on this 745 information, the Department shall communicate to each school division its available allocation from 746

747 these funds, and school divisions shall communicate the availability of these funds in their recruitment. 748 Such payments shall be based on \$2,500 per individual; however, for individuals hired in hard-to-fill 749 positions or hard-to-staff schools, as defined by the Department of Education, the incentive payment 750 shall be based on \$5,000 per individual. The Department of Education and the school divisions are 751 authorized to prorate these amounts if the demand exceeds the initial allocation. School divisions shall 752 (i) provide half of the incentive payment to the individual no earlier than January 1, 2022, and (ii) 753 provide the balance of the full amount of the incentive payment to the individual no earlier than May 1, 754 2022, provided that the individual receives a satisfactory performance evaluation and provides a written commitment to return to the same school in the 2022-2023 school year. Individuals who are employed 755 756 by a local school division in Virginia as of July 1, 2021, who accept an otherwise qualifying position in another local school division are not eligible for this incentive. Individuals employed by a local school 757 758 division as of July 1, 2021, who transfer from a non-hard-to-staff school to a hard-to-staff school, as 759 defined by the Department of Education, within the same division are eligible for the \$5,000 incentive 760 payment. School divisions shall report to the Department of Education, in a format specified by the 761 Department, all instructional hires in the 2021-2022 school year who qualify for this incentive payment, 762 no later than November 30, 2021. No later than the first day of the 2022 General Assembly Session, the 763 Department of Education shall report on the number of hires reported by each school division 764 participating in this program and the anticipated amount of funding to be provided to each school 765 division for payment to those individuals.

766 3. The Director of the Department of Planning and Budget is authorized to adjust the amounts
767 appropriated in paragraph D.1. above to reflect the actual revenues received by the Commonwealth for
768 each grant.

769 4.a. Agencies are authorized to initiate spending in the second year from these appropriations in 770 order to provide one-time services for purposes authorized and permitted under federal law and in 771 accordance with the guidance issued by the U.S. Department of Treasury and other applicable federal 772 agencies, or to execute requirements of federal law that must be initiated. No such spending shall be 773 initiated for programs or services that create an ongoing commitment of state resources after the 774 conclusion of the federal grant unless such services are required by federal law.

b. Prior to initiating any program, service, or spending from these appropriations, the responsible agency must provide written notification of its intended action to the Governor, the Chairs of the House Appropriations Committee and the Senate Finance and Appropriations Committee, and the Director of the Department of Planning and Budget. Such notice shall be provided no less than ten business days before an agency initiates services or incurs any costs associated with the grant. For purposes of this section, initiating a program includes any public announcement or proposal presented to constituent groups.

c. If an agency wishes to spend any amounts from these grants for purposes that create an ongoing
commitment that must be maintained by state resources after the conclusion of the federal grant, it must
receive prior approval and authorization of the General Assembly. Agencies must submit such proposals
to the Department of Planning and Budget for consideration by the Governor and the General Assembly
for the 2022-2024 biennial budget.

787 *d.* Agencies must ensure compliance with all use, documentation, and reporting requirements 788 established in state and federal guidelines and laws.

789 E.1. Effective July 1, 2021, through December 31, 2021, the Department of Medical Assistance
790 Services (DMAS) shall temporarily increase the rates by 12.5 percent for all home and community based
791 services eligible under guidance from the Centers for Medicaid and Medicare Services. The department
792 shall have the authority to implement these changes prior to completion of any regulatory process
793 undertaken in order to effect such change.

794 2. The Department of Medical Assistance Services (DMAS) shall seek federal authority through the 795 necessary waiver(s) and/or State Plan authorization under Titles XIX and XXI of the Social Security Act 796 to issue one-time COVID-19 support directed payments in the amount of \$1,000 to Agency Directed 797 personal care providers and Consumer Directed Attendants who provided personal care, attendant care, 798 respite care, or companion care services to members who receive services via the EPSDT, 799 Developmental Disability Waivers or the Commonwealth Coordinated Care Plus Waiver program during 800 the first quarter of state fiscal year 2022. DMAS shall have the authority to work with necessary 801 vendors and contractors to determine payment eligibility and the process by which payments will be 802 made. The department shall have the authority to implement necessary changes prior to the completion 803 of any regulatory process undertaken in order to effect such change. Effective October 1, 2021, DMAS 804 shall begin implementing these processes and make payments as soon as administratively feasible.

805 3. The Department of Medical Assistance Services (DMAS) shall develop strategies, for consideration
806 by the 2022 General Assembly, to re-invest general fund dollars freed-up by the enhanced federal match
807 on home and community based services (HCBS). These strategies should enhance the Commonwealth's

808 HCBS by creating capacity to meet the growing demand for HCBS and support structural changes 809 needed to strengthen the HCBS systems. In addition, DMAS shall work with the Department of 810 Behavioral Health and Developmental Services and the Centers for Medicaid and Medicare Services to 811 identify any opportunities to use HCBS reinvestment dollars to divert individuals who are at risk of 812 institutionalization in state facilities. DMAS shall prioritize those strategies that do not require 813 significant on-going obligations or rely on rate increases. By October 1, 2021, DMAS shall report these 814 strategies, including six year cost projections, to the Governor, the Chairs of the House Appropriations and Senate Finance and Appropriations Committees, and the Director, Department of Planning and 815 816 Budget. 817 Notwithstanding any requirement in state law or regulation, the Superintendent of Public F.

818 Instruction, with the support of the Commissioner of Social Services, shall have the authority to alter staff-to-child ratios and group sizes for licensed child day centers and child day centers that participate 819 820 in the Child Care Subsidy Program by increasing the number of children per staff by (1) one child for groups of children from birth to the age of eligibility to attend public school, and (2) two children for 821 822 groups of children from the age of eligibility to attend public school through 12 years. Child day 823 centers that take advantage of this flexibility must notify families in writing of the temporary increase in 824 ratios and group size. This authority and any resultant waiver of state law or regulation shall expire 825 June 30, 2022. The Superintendent of Public Instruction shall ensure that any action taken under this 826 provision is permissible under federal requirements.

827 G. Temporary nurse aides practicing in long term care facilities under the federal Public Health 828 Emergency 1135 Waiver may be deemed eligible by the Board of Nursing while this waiver is in effect 829 to take the National Nurse Aide Assessment Program examination upon submission of a completed application, the employer's written verification of competency and employment as a temporary nurse aide, and provided no other grounds exist under Virginia law to deny the application. H. The Department of Behavioral Health and Developmental Services shall interpret Standard 830 831

832 833 12VAC35-105-530 E. to include "lack of adequate staff" as one of the conditions which can jeopardize 834 the health, safety or welfare of individuals and/or employees to permit implementation of the emergency 835 evacuation plan in accordance with Paragraphs A. (as applicable), B. & G. DBHDS shall, if necessary, increase the licensed capacity for a minimum of six months for any location within 24 hours 836 837 of receiving notice either verbally or via electronic communication to ensure that compliance is 838 maintained with Department of Medical Assistance Regulation 12VAC30-122. Variances shall be 839 granted for standards 12VAC35-105-340 and/or 360 as requested. This requirement shall end on June 840 30. 2022.

841 I.1. Nurse practitioners licensed by the Boards of Medicine and Nursing in the category of clinical 842 nurse specialist shall practice in consultation with a licensed physician in accordance with a practice 843 agreement between the nurse practitioner and the licensed physician.

844 Notwithstanding the provisions of paragraph I.1. of this item, a nurse practitioner who was 2. registered with the Board of Nursing as a clinical nurse specialist immediately prior to July 1, 2021, 845 846 may practice without a practice agreement with a licensed physician if such nurse practitioner practices 847 without prescriptive authority. This provision shall expire after June 30, 2022.

848 J. Any amounts appropriated in this item that remain unspent at the end of any fiscal year shall be 849 reappropriated in the next fiscal year to be spent for the same purposes as stated in this act. 850

§ 3-5.23 CORPORATE INCOME TAX INFORMATIONAL REPORTING

851 A.1. Corporations that are members of a unitary business must file a report, in a manner prescribed by the Tax Commissioner, for the unitary combined group containing the unitary combined net income 852 853 of such group. The report shall be based on taxable year 2019 computations and include, at a minimum 854 the difference in tax owed as a result of filing a unitary combined report, computed according to the 855 method or methods specified by the Tax Commissioner, compared to the tax owed under the current 856 filing requirements.

857 2. "Unitary business" means a single economic enterprise made up either of separate parts of a single 858 business entity or of a commonly controlled group of business entities that are sufficiently 859 interdependent, integrated, and interrelated through their activities so as to provide a synergy and mutual 860 benefit that produces a sharing or exchange of value among them and a significant flow of value to the separate parts. A "unitary business" includes that part of the business that meets the definition in this 861 862 section and is conducted by a taxpayer through the taxpayer's interest in a partnership, whether the interest in that partnership is held directly or indirectly through a series of partnerships or other 863 pass-through entities. A "unitary business" shall not include persons subject to, or that would be subject 864 to if doing business in the Commonwealth, the insurance premiums license tax under Chapter 25 865 (§ 58.1-2500 et seq.), Code of Virginia, or the bank franchise tax under Chapter 12 (§ 58.1-1200 et seq.) 866 3. The report must be submitted to the Department of Taxation on or before July 1, 2021, which date 867 868 shall not be extended.

869 4. Members of a unitary combined group shall exclude as a member and disregard the income and

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870 apportionment factors of any corporation incorporated in a foreign jurisdiction (a "foreign corporation") 871 if the average of its property, payroll and sales factors outside the United States is eighty percent (80%) 872 or more. If a foreign corporation is includible as a member in the unitary combined group, to the extent 873 that such foreign corporation's income is subject to the provisions of a federal income tax treaty, such 874 income is not includible in the unitary combined group net income. Such member shall also not include 875 in the unitary combined report any expenses or apportionment factors attributable to income that is 876 subject to the provisions of a federal income tax treaty. For purposes of this paragraph, "federal income 877 tax treaty" means a comprehensive income tax treaty between the United States and a foreign 878 jurisdiction, other than a foreign jurisdiction which the organization for economic co-operation and 879 development has determined has not committed to the internationally agreed tax standard, or has 880 committed to the international agreed tax standard but has not yet substantially implemented that 881 standard, as identified in the then-current organization for economic co-operation and development 882 progress report.

883 B. Any corporation required to submit such report to the Department of Taxation that fails to do so
884 on or before July 1, 2021, or that makes a material omission or misstatement in connection with such a
885 report shall be subject to a penalty of \$10,000. The Tax Commissioner shall have the authority to waive
886 such penalty upon a determination that the requirement would cause an undue hardship. All requests for
887 a waiver shall be transmitted to the Tax Commissioner in writing.

888 C. The Tax Commissioner shall on or before December 1, 2021, based on the information provided
889 in income tax returns and the data submitted under this section, submit a report to the Chair of the
890 Senate Finance and Appropriations Committee, the Chair of the House Appropriations Committee, and
891 the Chair of the House Finance Committee.

892 14. That the provisions of Item 479.10, paragraphs I.1. and I.2. of Chapter 552, 2021 Acts of 893 Assembly, Special Session I, are no longer effective upon signage of this act.

894 15. That the provisions of § 18.2-422 of the Code of Virginia shall not apply to a person wearing a 895 mask to prevent the spread of COVID-19.

896 16.a. That notwithstanding any other provision of law, any permanent or interim legislative study or **897** advisory commission, committee, or subcommittee, other than a standing committee of the General

898 Assembly to which bills and resolutions are referred during a legislative session pursuant to Article 899 IV, Section 11 of the Constitution of Virginia, or any executive advisory board or council may 900 conduct a meeting by electronic communications means without a quorum of the public body 901 physically assembled at one location if the meeting is being held solely to receive presentations, 902 updates, public comment, or conduct other forms of information gathering. If a quorum is not 903 physically assembled, the commission, committee, subcommittee, board, or council shall not take any 904 votes or make any formal recommendations at such meeting.

905 b. Any entity meeting in accordance with this enactment shall comply with all other requirements for
906 conducting a meeting by electronic means set forth in subsection C of § 2.2-3708.2 of the Code of
907 Virginia.

908 17.a. That no institution or an agent thereof; athletic association; athletic conference; or other 909 organization with authority over intercollegiate athletics shall:

910 1. Provide a prospective or current student-athlete with compensation for the use of his or her name, 911 image, or likeness;

912 2. Prohibit or prevent a student-athlete from earning compensation for the use of his or her name,
913 image, or likeness, except as set forth in this subsection;

914 3. Prohibit or prevent a student-athlete from obtaining professional representation by an athlete agent

915 licensed pursuant to Chapter 5.2 (§ 54.1-526 et seq.) of Title 54.1 of the Code of Virginia, or legal 916 representation by an attorney licensed to practice law in the Commonwealth, for issues related to 917 name, image, or likeness;

918 4. Declare ineligible for competition or reduce, cancel or not renew an athletic scholarship because a
919 student-athlete earns compensation for the use of his or her name, image, or likeness; or

920 5. Prevent an institution from participating in intercollegiate athletics because a student-athlete earns
921 compensation for the use of his or her name, image or likeness, or obtains representation for related
922 issues.

b. An institution may prohibit a student-athlete from earning compensation for the use of his or her
name, image or likeness while the individual is engaged in academic, official team, or department
activities, including competition, practice, travel, academic services, community service, and

926 promotional activities.

927 c. An institution may prohibit a student-athlete from using his or her name, image or likeness to earn

928 compensation if the proposed use conflicts with an existing agreement between the institution and a

929 third party.

930 d. A student-athlete shall be prohibited from earning compensation for the use of his or her name,

- 931 image or likeness in connection with any of the following:
- 932 1. Casinos or gambling, including sports betting;
- 933 2. Alcohol products;
- 934 3. Adult entertainment;
- 935 4. Cannabis, cannabinoids, cannabidiol, or other derivatives;
- 936 5. Dangerous or controlled substances;
- 937 6. Performance enhancing drugs or substances (e.g., steroids, human growth hormone);
- 938 7. Drug paraphernalia;
- 939 8. Tobacco and electronic smoking products and devices; and
- 940 9. Weapons, including firearms and ammunition.
- 941 e. Any agreement entered into by a student athlete that provides compensation for the use of a 942 student-athlete's name, image, or likeness shall be disclosed prior to execution of the agreement by
- 942 student-athlete's name, image, or likeness shall be disclosed prior to execution of the agreement by 943 such student-athlete in a manner designated by the institution the student-athlete is attending. If a
- 943 such student-athlete in a manner designated by the institution the student-athlete is attending. If a 944 student-athlete discloses a potential agreement that conflicts with an existing institutional agreement,
- 945 the institution shall disclose the relevant terms of the conflicting agreement to the student-athlete.
- 946 f. A student-athlete shall not earn compensation for the use of his or her name, image, or likeness in 947 exchange for attendance at an institution or pay-for- performance.
- 948 g. A student-athlete shall not use an institution's facilities or uniforms, or the institution's intellectual 949 property, including logos, indicia, registered and unregistered trademarks, or products protected by
- 949 property, including logos, indicia, registered and unregistered trademarks, or products protected by 950 copyright, unless otherwise permitted by the institution.
- 950 copyright, unless otherwise permuted by the institut 951 h For the number of this subsection.
- 951 h. For the purposes of this subsection:
- 952 "Institution" means a private institution of higher education or baccalaureate public institution of 953 higher education.
- 954 "Pay-for-performance" means payments and compensation provided to student-athletes that is 955 contingent on the student athlete's achieving certain performance goals or objectives.
- 956 "Student-athlete" means an individual enrolled at an institution who participates in intercollegiate 957 athletics.
- 958 18. That § 38.2-3461, § 38.2-3462, § 38.2-3463, § 38.2-3464 shall not apply to a nonprofit group 959 model health maintenance organization. "Nonprofit group model health maintenance organization"
- 960 means a health maintenance organization authorized by Title 38.2. Chapter 43 that:
- 961 (i) Is exempt from taxation under § 501(c)(3) of the Internal Revenue Code;
- 962 (ii) Contracts with one multispecialty group of physicians who are employed by and shareholders of 963 the multispecialty group; and
- 964 (ii) Provides and arranges for the provision of physician services to patients at medical facilities 965 operated by the health maintenance organization.
- 966 19. That for the purposes of the Virginia Overtime Wage Act §40.1-29.2 the terms "Wages" and 967 "Pay" shall also mean overtime compensatory time in lieu of wages for overtime pay by public 968 agencies as provided by the Fair Labor Standards Act, 29 U.S.C. §207(o). Employees covered under
- 969 29 U.S.C. §213(b)(10)(A) shall be exempt from the overtime requirements set out in Code of Virginia 970 §40.1-29.2.
- 971 20. That notwithstanding Item C-72, Chapter 552, 2021 Acts of Assembly, Special Session I, up to 972 \$25,000,000 of the \$40,000,000 in Virginia Public Building Authority debt authorized in Item C-72.
- 972 \$25,000,000 of the \$40,000,000 in Virginia Fublic Building Authority debt authorized in Item C-72, 973 Chapter 552, 2021 Acts of Assembly, Special Session 1, may be used by the Virginia Port Authority to
- 974 fund capital projects for infrastructure improvements necessary to improve the Portsmouth Marine 975 Terminal to handle loading in and out of large, heavy offshore wind components and serve as an
- 976 offshore wind hub; however, such debt may only be issued if the Secretary of Finance, the Secretary 977 of Transportation, and the Virginia Port Authority Board of Commissioners each approve the capital
- 978 project or projects.
- 979 21. That a Phase II Utility shall be prohibited from disconnecting service for non-payment of bills or
- 980 fees, from the effective date of this act until March 1, 2022, for any jurisdictional residential customer
- 981 who has previously demonstrated they received federal, state, nonprofit entity, or utility payment
- 982 assistance at any time between January 1, 2019 and July 31, 2021, or as having a qualified medical 983 account designation with the utility as of July 31, 2021, or as certified by the Virginia Department of
- 985 account designation with the utility as of July 51, 2021, of as certification, as being a recipient of 984 Social Services, which shall work with the utility to provide such certification, as being a recipient of
- Supplemental Nutrition Assistance Program (SNAP); Women, Infants, and Children Program (WIC);
 or Temporary Assistance for Needy Families (TANF) benefits at any time between January 1, 2019
- 987 and July 31, 2021.
- 988 22. That no health insurance carrier, as defined in § 38.2-3407.14:1 of the Code of Virginia, shall
- 989 deny coverage for proton radiation therapy, as defined in § 38.2-3407.14:1 of the Code of Virginia, if
- 990 such proton radiation therapy is recommended by a policy, contract, or plan beneficiary's health care
- 991 provider as the preferred radiation therapy treatment that will reduce the likelihood of detrimental 992 side effects of radiation therapy.

993 23. That the Code of Virginia is amended by adding a section numbered 22.1-208.03 as follows:
994 § 22.1-208.03. Dignity and nondiscrimination in public education.

A. No public school, including a public charter school, shall direct or otherwise compel students to personally affirm, adopt, or adhere to any of the following tenets: (i) that any sex, race, ethnicity, religion, color, or national origin is inherently superior or inferior; (ii) that individuals should be adversely treated on the basis of their sex, race, ethnicity, religion, color, or national origin; or (iii) that individuals, by virtue of sex, race, ethnicity, religion, color, or national origin, are inherently responsible for actions committed in the past by other members of the same sex, race, ethnicity, religion, color, or national origin.

1002 B. Nothing in this section should be construed to prohibit the required collection or reporting of demographic data.

1004 24. That the Code of Virginia is amended by adding in Chapter 24 of Title 2.2 an article 1005 numbered 29, consisting of sections numbered 2.2-2499.1 and 2.2-2499.2, and by adding in Chapter 1006 1 of Title 9.1 an article numbered 17, consisting of sections numbered 9.1-194 through 9.1-198, as 1007 follows:

Article 29.

Group Violence Intervention Board.

1010 § 2.2-2499.1. Group Violence Intervention Board; purpose; membership; terms; compensation and 1011 expenses; staff.

- **1012** A. The Group Violence Intervention Board (the Board) is established as a policy board, within the **1013** meaning of § 2.2-2100, in the executive branch of state government. The purpose of the Board is to **1014** coordinate and assist in federal, state, and local group violence intervention efforts.
- 1015 B. The Board shall consist of five nonlegislative citizen members appointed as follows: one member 1016 to be appointed by the Speaker of the House of Delegates; one member to be appointed by the Senate 1017 Committee on Rules; and three members to be appointed by the Governor and subject to confirmation 1018 by the General Assembly, of whom one shall be appointed upon consideration of a list of three persons 1019 provided to the Governor by the Virginia Sheriffs' Association, if any, and one shall be appointed upon 1020 consideration of a list of three persons provided to the Governor by the Virginia Association of Chiefs 1021 of Police, if any. Nonlegislative citizen members of the Board shall be citizens of the Commonwealth.
- 1022 The United States Attorney for the Eastern District of Virginia and the United States Attorney for the
 1023 Western District of Virginia, or their designees, may be requested by the Board to serve as ex officio
 1024 members with nonvoting privileges.
- C. After the initial staggering of terms, nonlegislative citizen members shall be appointed for a term
 of four years. No nonlegislative citizen member shall serve more than two consecutive four-year terms.
 Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired terms.
 Vacancies shall be filled in the same manner as the original appointments. The remainder of any term
 to which a member is appointed to fill a vacancy shall not constitute a term in determining the
 member's eligibility for reappointment.
- 1031 D. The Board shall elect a chairman and vice-chairman and may elect such other officers as the
 1032 Board deems proper from among its membership. The Board shall meet quarterly or upon the call of
 1033 the chairman. A majority of the members of the Board shall constitute a quorum.
- 1034 E. Any decision of the Board shall require an affirmative vote of a majority of the members of the 1035 Board.
- F. Members shall receive compensation for the performance of their duties as provided in
 \$ 2.2-2813. All members shall be reimbursed for all reasonable and necessary expenses incurred in the
 performance of their duties as provided in \$\$ 2.2-2813 and 2.2-2825. Funding for the costs of
 compensation and expenses of the members shall be provided by the Department of Criminal Justice
 Services.
- 1041 G. The Department of Criminal Justice Services shall provide staff support to the Board. All 1042 agencies of the Commonwealth shall provide assistance to the Board, upon request.
- H. The Board shall take whatever actions necessary to obtain certification as the sole fiscal agent of
 the Commonwealth of Virginia for the U.S. Department of Justice's Project Safe Neighborhoods Block
 Grant Program and its successors.
- 1046 § 2.2-2499.2. Powers and duties of the Board.
- **1047** The Board shall have the power and duty to:

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- 1048 1. Apply for, receive, and issue grants from the federal Project Safe Neighborhoods Block Grant 1049 Program, P.L. 115-185 (2018);
- **1050** 2. Establish guidelines for the issuance of grants from the Project Ceasefire Grant Fund pursuant to \$9.1-197 and the Project Exit Grant Fund pursuant to \$9.1-198;
- 1052 3. Establish a liaison with federal law-enforcement authorities for the purposes of sharing 1053 information and coordinating group violence intervention efforts being undertaken at the federal, state,

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1054 and local level;

1055 4. Submit an annual report to the Governor and the General Assembly for publication as a report 1056 document as provided in the procedures of the Division of Legislative Automated Systems for the 1057 processing of legislative documents and reports. The chairman of the Board shall submit to the 1058 Governor and the General Assembly an annual executive summary of the interim activity and work of 1059 the Board no later than the first day of each regular session of the General Assembly. The executive 1060 summary shall be submitted for publication as a report document as provided in the procedures of the 1061 Division of Legislative Automated Systems for the processing of legislative documents and reports and 1062 shall be posted on the General Assembly's website; and

1063 5. Perform such other acts as may be necessary for the effective performance of its duties.

Article 17.

Division of Group Violence Intervention.

1066 § 9.1-194. "Group violence intervention" defined.

1067As used in this article, "group violence intervention" means comprehensive community-based1068initiatives, substantially similar to Operation Ceasefire as implemented in Boston, Massachusetts, and1069documented by the National Institute of Justice, that are carried out by a partnership consisting of1070members of law enforcement, community members, and social services providers and that are designed1071to reduce street group-involved violence and homicide, minimize harm to communities by replacing1072enforcement with deterrence where possible, and foster stronger relationships between members of law1073enforcement and the communities they serve.

§ 9.1-195. Division of Group Violence Intervention; Executive Director; duties.

1075 A. The Division of Group Violence Intervention (the Division) is hereby established within the **1076** Department.

1077 *B.* The Division shall be headed by an Executive Director who shall be appointed by and serve at the pleasure of the Director of the Department. The Executive Director shall have the following general powers:

1080 1. To employ personnel and assistance necessary for the operation of the Division and the purposes 1081 of this article;

1082 2. To make and enter into all contracts and agreements necessary or incidental to the performance
1083 of the duties of the Division and the execution of its powers under this article, including contracts with
1084 the United States, other states, and agencies and governmental subdivisions of the Commonwealth;

1085 3. To accept grants from the United States government and agencies and instrumentalities thereof
1086 and any other source. To these ends, the Division shall have the power to comply with such conditions
1087 and execute such agreements as may be necessary, convenient, or desirable; and

1088 4. To do all acts necessary or convenient to carry out the purposes of this article.

1089 *C.* The Executive Director shall employ at least one research analyst with expertise in group violence intervention.

1091 § 9.1-196. Powers and duties.

1092 The Division shall have the following powers and duties:

1093 *1. Organize, supervise, and perform functions consistent with this article;*

1094 2. Coordinate the efforts of state and local law-enforcement agencies, community members, and **1095** social services providers to combat group violence;

1096 3. Serve as a clearinghouse for research, best practices, and strategies that may be utilized in the 1097 implementation, execution, and evaluation of group violence interventions;

1098 4. Implement Project Safe Neighborhoods grant programs authorized by the Group Violence **1099** Intervention Board pursuant to § 2.2-2499.2;

- **1100** 5. Administer the Project Ceasefire Grant Fund pursuant to § 9.1-197;
- **1101** 6. Administer the Project Exit Grant Fund pursuant to § 9.1-198; and
- **1102** 7. Perform such other acts as may be necessary for the effective performance of its duties.
- 1103 § 9.1-197. Project Ceasefire Grant Fund.

1104 A. There is hereby created in the state treasury a special nonreverting fund to be known as the Project Ceasefire Grant Fund, referred to in this section as "the Fund." The Fund shall be established 1105 1106 on the books of the Comptroller. All moneys appropriated by the General Assembly for the Fund, and 1107 from any other sources, public or private, shall be paid into the state treasury and credited to the Fund. 1108 Interest earned on moneys in the Fund shall remain in the Fund and be credited to it. Any moneys 1109 remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the 1110 general fund but shall remain in the Fund. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the Comptroller upon written request signed by the 1111 1112 Executive Director of the Division.

1113 B. Moneys in the Fund shall be used solely for the purposes of awarding grants on a competitive 1114 basis to organizations such as state and local law-enforcement agencies, local attorneys for the 1115 Commonwealth, localities, social services providers, and nonprofit organizations that are engaged in

1116 group violence intervention efforts that are substantially similar to Operation Ceasefire as implemented **1117** in Boston, Massachusetts, and documented by the National Institute of Justice.

1118 *C.* The Division shall establish an application process and criteria for awarding grants from the **1119** Fund, including procedures for determining the amount of a grant.

D. No more than 90 percent of moneys in the Fund shall be awarded or allocated in any fiscal year.
 § 9.1-198. Project Exit Grant Fund.

1122 A. There is hereby created in the state treasury a special nonreverting fund to be known as the 1123 Project Exit Grant Fund, referred to in this section as "the Fund." The Fund shall be established on the 1124 books of the Comptroller. All moneys appropriated by the General Assembly for the Fund, and from any 1125 other sources, public or private, shall be paid into the state treasury and credited to the Fund. Interest 1126 earned on moneys in the Fund shall remain in the Fund and be credited to it. Any moneys remaining in 1127 the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund 1128 but shall remain in the Fund. Expenditures and disbursements from the Fund shall be made by the State 1129 Treasurer on warrants issued by the Comptroller upon written request signed by the Executive Director 1130 of the Division.

B. Moneys in the Fund shall be used solely for the purposes of awarding grants to localities, social services providers, or nonprofit organizations that assist former gang members or individuals attempting to leave gangs with mentoring services, employment opportunities, job training, educational opportunities such as GED classes or vocational training, housing assistance, tattoo removal, or any other services approved by the Division.

1136 C. The Division shall establish an application process and criteria for awarding grants from the 1137 Fund, including procedures for determining the amount of a grant.

1138 D. No more than 90 percent of moneys in the Fund shall be awarded or allocated in any fiscal year. 1139 22. That this act is effective on its passage as provided in § 1-214 of the Code of Virginia.

1140 14. 24. That the provisions of the first, second, third, fourth, sixth, seventh, eighth, and twelfth, 1141 fourteenth, fifteenth, seventeenth, eighteenth, nineteenth, twentieth, twenty-first, and twenty-second 1142 enactments of this act shall expire at midnight on June 30, 2022.

1143 15. 25. That the provisions of the fifth, ninth, tenth, eleventh, and thirteenth, twenty-third, and 1144 twenty-fourth enactments of this act shall have no expiration date.