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1	SENATE BILL NO. 1269
2	Offered January 11, 2023
3	Prefiled January 10, 2023
4	A BILL to amend and reenact § 51.5-160 of the Code of Virginia and to amend the Code of Virginia by
5	adding in Article 9 of Chapter 14 of Title 51.5 a section numbered 51.5-160.1, relating to auxiliary
6	grants; independent community living.
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/	Patron—Edwards (By Request)
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9	Referred to Committee on Finance and Appropriations
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11	Be it enacted by the General Assembly of Virginia:
12	1. That § 51.5-160 of the Code of Virginia is amended and reenacted and that the Code of Virginia
13	is amended by adding in Article 9 of Chapter 14 of Title 51.5 a section numbered 51.5-160.1 as
14	follows:
15	§ 51.5-160. Auxiliary grants program; administration of program.
16	A. As used in this section:
17	"Independent community living" means a housing setting in which an individual lives and receives
18	necessary community-based services to assist with activities of daily living, including instrumental
19	activities of daily living, in the least restrictive and most integrated setting practicable in accordance
20	with regulations adopted pursuant to this section.
2 0 2 1	"Qualified assessor" means an individual who is authorized to perform an assessment, reassessment,
22	or change in level of care for an applicant to or resident of supportive housing or an assisted living
$\frac{12}{23}$	facility <i>or independent community living</i> . For public pay individuals, a "qualified assessor" is an
23 24	employee of a public human services agency trained in the completion of the uniform assessment
25	instrument. For individuals receiving services from a community services board or behavioral health
2 6	authority, a "qualified assessor" is an employee or designee of the community services board or
27	behavioral health authority.
28	"Supportive housing" means a residential setting with access to supportive services for an auxiliary
29	grant recipient in which tenancy as described in subsection B of § 37.2-421.1 is provided or facilitated
30	by a provider licensed to provide mental health community support services, intensive community
31	treatment, programs of assertive community treatment, supportive in-home services, or supervised living
32	residential services that has entered into an agreement with the Department of Behavioral Health and
33	Developmental Services pursuant to § 37.2-421.1.
34	B. The Commissioner is authorized to prepare and implement, effective with repeal of Titles I, X,
35	and XIV of the Social Security Act, a plan for a state and local funded auxiliary grants program to
36	provide assistance to certain individuals who (i) are ineligible for benefits under Title XVI of the Social
37	Security Act, as amended, or for whom benefits provided under Title XVI of the Social Security Act, as
38	amended, are not sufficient to maintain the minimum standards of need established by regulations
39	promulgated by the Commissioner and (ii) reside in supportive housing, an assisted living facility
40	licensed by the Department of Social Services pursuant to Chapter 17 (§ 63.2-1700 et seq.) of Title 63.2,
41	or an adult foster care home approved by a local board of social services pursuant to § 63.2-1601, or
42	<i>independent community living.</i> The plan shall be in effect in all political subdivisions in the
43	Commonwealth and shall be administered in conformity with regulations of the Commissioner.
44 45	Nothing herein is to be construed to affect any such section as it relates to Temporary Assistance for
45 46	Needy Families, general relief, or services to persons eligible for assistance under P.L. 92-603.
40 47	C. Auxiliary grant recipients shall be entitled to a personal needs allowance when computing the
48	amount of the auxiliary grant. The amount of such personal needs allowance shall be set forth in the
40 49	appropriation act. D. The Commissioner shall adopt regulations for the administration of the auxiliary grants program
49 50	that shall include the establishment of auxiliary grant rates for adult foster care homes and licensed
50 51	assisted living facilities. Such regulations shall also include (i) the process for reporting and certification;
52	(ii) the services to be provided to the auxiliary grant recipient and paid for by the auxiliary grant and
5 <u>3</u>	not charged to the recipient's personal needs allowance; and (iii) the process for supportive housing
54	providers, assisted living facilities, and adult foster care homes to report and certify maintenance of the
55	personal needs allowance and compliance with regulations for administration of the auxiliary grants
56	program; and (iv) for auxiliary grant recipients who reside in independent community living, the process
57	for ensuring that the recipient is residing in a safe setting and is receiving necessary community-based
58	services in accordance with the recipient's individualized service plan and that such services are

59 provided in accordance with other applicable programs.

60 E. In order to receive an auxiliary grant while residing in supportive housing or, an assisted living facility, or independent community living, an individual shall have been evaluated by a case manager or 61 62 other qualified assessor using the uniform assessment instrument to determine his need for residential 63 living care upon admission and annually thereafter, or whenever there is a change in the individual's 64 condition that appears to warrant a change in the resident's approved level of care. An individual may 65 select, subject to availability, supportive housing or, an assisted living facility, or independent community living pending evaluation and assessment or as allowed by regulations of the Commissioner. 66 In no event shall any public agency incur a financial obligation if the individual is determined ineligible 67 68 for an auxiliary grant. 69

The Commissioner shall adopt regulations to implement the provisions of this subsection.

70 F. Provisions of Chapter 5 (§ 63.2-500 et seq.) of Title 63.2, relating to the administration of public 71 assistance programs, shall govern operations of the auxiliary grant program established pursuant to this 72 section.

73 G. Assisted living facilities, adult foster care homes, and supportive housing providers providing 74 services to auxiliary grant recipients may accept payments made by third parties for services provided to 75 an auxiliary grant recipient, and the Department shall not include such payments as income for the purpose of determining eligibility for or calculating the amount of an auxiliary grant, provided that the 76 77 payment is made:

78 1. Directly to the assisted living facility, adult foster care home, or supportive housing provider by 79 the third party on behalf of the auxiliary grant recipient;

80 2. Voluntarily by the third party, and not in satisfaction of a condition of admission, stay, or provision of proper care and services to the auxiliary grant recipient, unless the auxiliary grant recipient's physical needs exceed the services required to be provided by the assisted living facility or 81 82 83 supportive housing provider as a condition of participation in the auxiliary grant program pursuant to 84 subsection D; and

85 3. For specific goods and services provided to the auxiliary grant recipient other than food, shelter, or specific goods or services required to be provided by the assisted living facility, adult foster care 86 87 home, or supportive housing provider as a condition of participation in the auxiliary grant program 88 pursuant to subsection D.

89 H. Assisted living facilities, adult foster care homes, and supportive housing providers shall 90 document all third-party payments received on behalf of an auxiliary grant recipient, including the 91 source and amount of the payment and the goods and services for which such payments are to be used. 92 Documentation related to the third-party payments shall be provided to the Department upon request.

93 I. Assisted living facilities, adult foster care homes, and supportive housing providers shall provide 94 each auxiliary grant recipient with a written list of the goods and services that are covered by the 95 auxiliary grant pursuant to subsection D, including a clear statement that the facility, home, or provider 96 may not charge an auxiliary grant recipient or the recipient's family additional amounts for goods or 97 services included on such list.

98 J. The provisions of this section related to independent community living shall apply only to the 99 extent such provisions are permissible under federal law and regulations and any guidance document 100 provided by the U.S. Social Security Administration. 101

§ 51.5-160.1. Independent community living.

102 To the extent permissible under federal law and regulations and any guidance document provided by 103 the U.S. Social Security Administration, each local board of social services shall provide for the delivery of services to auxiliary grant recipients in independent community living in accordance with § 51.5-160 104 and regulations promulgated pursuant thereto. Local boards of social services shall develop processes to 105 (i) identify auxiliary grant recipients who are appropriate candidates for independent community living; 106 (ii) establish and monitor individualized service plans for auxiliary grant recipients in independent 107 108 community living; (iii) ensure auxiliary grant recipients in independent community living are provided 109 assistance with accessing available community-based services; and (iv) review, on an ongoing basis, the level of care needs of each auxiliary grant recipient in independent community living. 110

2. That the provisions of the first enactment shall become effective on January 1, 2024. 111

3. That the Commissioner for Aging and Rehabilitative Services shall promulgate regulations to 112 113 implement the provisions of this act to be effective within 280 days of its enactment.

4. That the Department of Medical Assistance Services (the Department) shall, if deemed necessary 114 115 by the Department, amend the state plan for medical assistance services under Title XIX of the

Social Security Act (42 U.S.C. § 1396 et seq.) and any waivers thereof to implement the provisions 116

of this act. The Department shall have authority to implement such changes upon approval by the 117

Centers for Medicare and Medicaid Services, regardless of whether any necessary regulatory 118

119 changes are complete.

120 5. That auxiliary grants shall not be granted to more than 200 recipients in independent 121 community living.