2024 SESSION

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1	SENATE BILL NO. 220
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
2 3 4	(Proposed by the House Committee on Education
4	on February 21, 2024)
5	(Patron Prior to Substitute—Senator Favola)
6	A BILL to amend and reenact §§ 22.1-213, 22.1-214.4, 22.1-253.13:2, as it shall become effective,
7	22.1-253.13:4, 22.1-253.13:5, as it shall become effective, 22.1-289, and 23.1-902.1, as it shall
8	become effective, of the Code of Virginia and to amend the Code of Virginia by adding sections
9	numbered 22.1-214.5 and 22.1-214.6, relating to special education and related services; definitions;
10	records retention; duties of Department of Education; parent engagement specialists; professional
11	development; education preparation program coursework; reports.
12 13	Be it enacted by the General Assembly of Virginia: 1. That §§ 22.1-213, 22.1-214.4, 22.1-253.13:2, as it shall become effective, 22.1-253.13:4,
13 14	22.1-253.13:5, as it shall become effective, 22.1-259.15.2, as it shall become effective, of
15	the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by
16	adding sections numbered 22.1-214.5 and 22.1-214.6 as follows:
17	§ 22.1-213. Definitions.
18	As used in this article:
19	"Children with disabilities" means those persons (i) who are age two to 21, inclusive, having reached
20	the age of two by the date specified in § 22.1-254; (ii) who have intellectual disability or serious
21	emotional disturbance, are physically disabled, speech impaired, deaf or hard of hearing, visually
22	impaired, or multiple disabled, are otherwise health impaired, including those who have autism spectrum
23	disorder or a specific learning disability, or are otherwise disabled as defined by the Board of Education;
24	and (iii) who because of such impairments need special education.
25	"Instructional practices to support specially designed instruction in inclusive settings" means
26 27	structured instructional practices, including sequential, systematic, explicit, and cumulative teaching, that
27 28	(i) are based on reliable, trustworthy, and valid evidence; (ii) provide access to grade-level content in core or general instruction, supplemental instruction, intervention services, and intensive intervention
20 29	services; (iii) are developed based on reliable data collection and progress monitoring from both valid
3 0	and reliable assessments and tracking of progress toward individual goals and objectives; (iv) are able
31	to be differentiated in order to meet the individual needs of students; and (v) align with student need
32	based on special education eligibility, present level of performance, and related goals and objectives.
33	"Related services" means transportation and such developmental, corrective, and other supportive
34	services as are required to assist a child with a disability to benefit from special education, including
35	speech pathology and audiology, psychological services, physical and occupational therapy, recreation,
36	early identification and assessment of disabilities in children, counseling services, and medical services
37	for diagnostic or evaluation purposes. "Related services" also includes school health services, social
38	work services in schools, and parent counseling and training.
39 40	"Special education" means specially designed instruction at no cost to the parent to meet the unique needs of a child with a disability, including classroom instruction, home instruction, instruction provided
41	in hospitals and institutions, instruction in physical education, and instruction in career and technical
42	education.
43	"Specially designed instruction" means instruction for which the content, methodology, or delivery is
44	adapted, as appropriate to the needs of an eligible child, to (i) address the unique needs of the child
45	that result from the child's disability and (ii) ensure that the child has access to the general curriculum
46	so that the child can meet the educational standards that apply to all children within the jurisdiction of
47	the local educational agency.
48	"Specific learning disability" means a disorder in one or more of the basic psychological processes
49 50	involved in understanding or using language, spoken or written, which may manifest itself in an
50 51	imperfect ability to listen, think, speak, read, write, spell, or do mathematical calculations. "Specific
51 52	learning disability" does not include children who have learning problems that are primarily the result of visual hearing motor or intellectual disability or of environmental cultural or economic disadvantage
52 53	visual, hearing, motor, or intellectual disability, or of environmental, cultural, or economic disadvantage. § 22.1-214.4. Certain duties of Department.
55 54	The Department shall:
55	1. Provide training and guidance documents to local school divisions on the development of
56	individualized education programs (IEPs) for children with disabilities that incorporate specific examples
57	of high-quality present level of performance descriptions, annual goals, and postsecondary transition
58	sections.

59 2. Develop a required training module for each individual who participates in an IEP meeting that

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comprehensively addresses and explains in detail (i) each IEP team member's respective role in the IEP
meeting, (ii) the IEP development process, and (iii) components of effective IEPs. The training module
shall be required for all IEP participants, with the exception of parents, prior to participating in an IEP
meeting and at regular intervals thereafter.

3. Annually conduct structured reviews of a sample of IEPs from a sufficiently large sample of local 64 65 school divisions to verify that the IEPs are in compliance with state and federal laws and regulations 66 governing IEP content, and provide a summary report of the findings of such reviews and recommendations regarding any necessary corrective actions to the reviewed divisions' superintendents, 67 special education directors, school board chairs and vice-chairs, and local special education advisory 68 committees. In reviewing local school divisions' IEPs, the Department shall determine whether the 69 70 special education and related services, supplementary aids and services, and program modifications that will be provided to enable students with disabilities to participate in nonacademic and extracurricular 71 72 activities are sufficient, and include its findings and corrective actions in the summary reports it provides 73 to the reviewed local school divisions' superintendents, special education directors, and school board 74 members. Nothing in this section shall be construed to (i) direct the Department to make determinations 75 regarding whether a particular IEP provides a free appropriate public education to any individual student or (ii) authorize the Department to override a parent's consent to proposed revisions to an individual 76 student's IEP. In determining corrective actions, the Department shall make recommendations to the 77 78 relevant school division regarding, among other things, those individual IEPs for which the IEP team 79 should convene to consider revisions necessary to incorporate content required by special education 80 regulations. For those individual IEPs for which the Department recommends that the IEP team should 81 convene to consider such revisions, the relevant school division shall notify the relevant parents or 82 caregivers of the recommendations issued in the summary report of the structured review conducted 83 pursuant to this subdivision.

84 4. Develop and maintain a statewide plan for improving (i) its ongoing oversight of local practices 85 related to transition planning and services for children with disabilities and (ii) technical assistance and guidance provided for postsecondary transition planning and services for children with disabilities. At a 86 87 minimum, such plan shall articulate how the Department will reliably and comprehensively assess the 88 compliance and quality of transition plans for children with disabilities on an ongoing basis and 89 communicate findings to local school division staff and local school boards. The Department shall, no 90 later than December 1 of each year, update the Chairmen of the Senate Committee on Education and 91 Health and the House Committee on Education on its progress in implementing such plan.

92 5. Develop and maintain a statewide strategic plan for recruiting and retaining special education 93 teachers. At a minimum, such plan shall (i) use data analyses to determine the specific staffing needs of 94 each local school division on an ongoing basis; (ii) evaluate the potential effectiveness of strategies for 95 addressing recruitment and retention challenges, including tuition assistance, differentiated pay for 96 special education teachers, and the expansion of special education teacher mentorships; and (iii) estimate 97 the costs of implementing each such strategy, including the extent to which federal funds could be used to support implementation. The Department shall, no later than November 1 of each year, update the 98 99 Chairmen of the Senate Committee on Education and Health and the House Committee on Education on 100 its progress in implementing such plan.

6. In order to (i) address variation in rates of determinations of student eligibility for special 101 102 education and related services both across local school divisions in the Commonwealth and based on 103 specific student disabilities, (ii) promote consistency in such eligibility determinations, and (iii) ensure equal access to special education and related services across local school divisions, (a) review and 104 update its special education eligibility all forms and worksheets as necessary relating to referral, 105 evaluation, reevaluation, and eligibility, including clarifying any ambiguity or vagueness in the standard 106 for providing an initial evaluation or in eligibility criteria, and; (b) provide to each local school division 107 108 the appropriate level of review and update guidance on the implementation of such referral, evaluation, 109 reevaluation, and eligibility forms and worksheets and the legal obligations of local school boards to conduct initial evaluations and make eligibility determinations for special education and related services; 110 111 and (c) develop high-quality professional development to support the implementation of such referral, evaluation, reevaluation, and eligibility guidance, forms, and worksheets. 112

113 7. (i) Develop criteria for what constitutes "exceptional circumstances" that warrant extension of the 114 60-calendar day regulatory timeline for complaint investigations and include the criteria in its publicly 115 available complaint resolution procedures, (ii) consistently track the Department's receipt of each 116 sufficient complaint and its issuance of the respective letter of findings, and (iii) require staff to report at 117 least quarterly to the Superintendent of Public Instruction on the specific reasons for granting an 118 extension due to "exceptional circumstances" and the amount of time it took to complete each 119 investigation beyond the 60-calendar day regulatory timeline.

8. Develop policies and procedures for considering and addressing credible allegations of localeducation agency (LEA) noncompliance with the requirements of the Individuals with Disabilities

122 Education Act (P.L. 101-476) that do not meet the current regulatory standard for state complaints. Such 123 policies and procedures shall include expectations and mechanisms for collaboration between the Office 124 of Dispute Resolution and Administrative Services and the Office of Special Education Program 125 Improvement in the Division of Special Education and Student Services at the Department to investigate 126 and resolve such credible allegations of noncompliance that do not qualify for state complaint 127 investigations.

128 9. Elevate the position of parent ombudsman State Parent Ombudsman for special education to 129 Special Education. The State Parent Ombudsman for Special Education shall (i) report to the 130 Superintendent of Public Instruction. The parent ombudsman for special education shall; (ii) 131 systematically track and report to the Department questions and concerns raised by parents to the Superintendent of Public Instruction. The Department shall State Parent Ombudsman for Special 132 133 Education and special education family support centers established pursuant to § 22.1-214.6; (iii) 134 coordinate with the Parent Training and Information Center on the activities of the special education 135 family support centers established pursuant to § 22.1-214.6; and (iv) develop a one-page comprehensive 136 summary of the roles and responsibilities of the parent ombudsman State Parent Ombudsman for special education Special Education and such special education family support centers, the specific supports the 137 138 parent ombudsman State Parent Ombudsman for special education Special Education and such special 139 education family support centers can provide to parents, and how to contact the parent ombudsman State 140 Parent Ombudsman for special education Special Education and such special education family support 141 centers. The Department shall make the summary available in multiple languages on its website and as 142 part of the Virginia IEP established pursuant to subdivision 11.

143 10. Develop and implement a process for systematically auditing and verifying school divisions' 144 self-determinations of compliance with all Individuals with Disabilities Education Act (P.L. 101-476) 145 performance indicators. The verification process shall include a random sample of school divisions each 146 year and ensure that all school divisions' self-determinations are reviewed and verified no less frequently 147 than once every five years.

11. Develop, establish, review and update as necessary at least once every five years and make 148 149 available to each local school board an IEP writing, facilitation, tracking, and transfer system to be 150 referred to as the Virginia IEP that includes, at a minimum, an IEP template component and a data 151 system component. The Department shall ensure that such data system component allows for secure 152 transfer of data from division student information systems to the Department. The Department shall also 153 develop and make available to each local school board guidance on the utilization of the Virginia IEP 154 and high-quality professional development to support (i) the effective utilization of the Virginia IEP and 155 (ii) the implementation of instructional practices to support the provision of specially designed 156 instruction in inclusive settings.

157 12. Develop and publish a data dashboard for the annual public reporting, on a date to be 158 determined by the Superintendent, of state-level, division-level, and school-level special education data, 159 disaggregated by disability type and by subgroups of students with disabilities, including by race, 160 ethnicity, economic disadvantage, English learner status, foster care status, and unhoused status, except when such disaggregation would result in the disclosure of any student's personally identifiable 161 information in violation of relevant federal and state law. Such data dashboard shall include 162 163 disaggregated (i) results on the early literacy screener provided by the Department, the Virginia 164 Kindergarten Readiness Program, Standards of Learning assessments and (ii) college and career 165 readiness and learning climate measures.

166 § 22.1-214.5. School boards; utilization of Virginia IEP; certain waivers or local alternatives.

167 Each school board shall utilize for each child with a disability:

168 1. The data system component of the Virginia IEP developed by the Department pursuant to subdivision 11 of § 22.1-214.4, unless the school board receives a waiver from the Department upon 169 170 providing sufficient evidence that the school board's IEP data system can securely transfer to the 171 Department all data required by the Department to implement the Virginia IEP; and

172 2. The IEP template component of the Virginia IEP developed by the Department pursuant to 173 subdivision 11 of § 22.1-214.4 or a locally developed or adopted IEP template that aligns with but may 174 be more comprehensive than the IEP template component of the Virginia IEP. 175

§ 22.1-214.6. Special education family support centers.

176 The Parent Training and Information Center in the Commonwealth designated pursuant to 20 U.S.C. 177 § 1471(e) shall establish special education family support centers in eight distinct regions of the 178 Commonwealth that shall each (i) be staffed by a regional special education family liaison employed by 179 such center, (ii) coordinate with special education parent engagement specialists required to be employed pursuant to subsection R of § 22.1-253.13:2, (iii) develop and implement outreach and support 180 181 to parents of children with disabilities in its region; and (iv) track and report to the State Parent 182 Ombudsman for Special Education data on questions and concerns raised by parents.

183 § 22.1-253.13:2. (For effective date, see Acts 2022, cc. 549 and 550, cl. 2) Standard 2. 184 Instructional, administrative, and support personnel.

185 A. The Board shall establish requirements for the licensing of teachers, principals, superintendents,186 and other professional personnel.

187 B. School boards shall employ licensed instructional personnel qualified in the relevant subject areas.

188 C. Each school board shall assign licensed instructional personnel in a manner that produces 189 divisionwide ratios of students in average daily membership to full-time equivalent teaching positions, 190 excluding special education teachers, principals, assistant principals, school counselors or certain other 191 licensed individuals as set forth in subdivision H 4, and librarians, that are not greater than the 192 following ratios: (i) 24 to one in kindergarten with no class being larger than 29 students; if the average daily membership in any kindergarten class exceeds 24 pupils, a full-time teacher's aide shall be 193 194 assigned to the class; (ii) 24 to one in grades one, two, and three with no class being larger than 30 195 students; (iii) 25 to one in grades four through six with no class being larger than 35 students; and (iv) 24 to one in English classes in grades six through 12. After September 30 of any school year, anytime 196 197 the number of students in a class exceeds the class size limit established by this subsection, the local 198 school division shall notify the parent of each student in such class of such fact no later than 10 days 199 after the date on which the class exceeded the class size limit. Such notification shall state the reason 200 that the class size exceeds the class size limit and describe the measures that the local school division 201 will take to reduce the class size to comply with this subsection.

Within its regulations governing special education programs, the Board shall seek to set pupil/teacher
 ratios for pupils with intellectual disability that do not exceed the pupil/teacher ratios for self-contained
 classes for pupils with specific learning disabilities.

Further, school boards shall assign instructional personnel in a manner that produces schoolwide
ratios of students in average daily memberships to full-time equivalent teaching positions of 21 to one in
middle schools and high schools. School divisions shall provide all middle and high school teachers with
one planning period per day or the equivalent, unencumbered of any teaching or supervisory duties.

D. Each local school board shall employ with state and local basic, special education, gifted, and
career and technical education funds a minimum number of licensed, full-time equivalent instructional
personnel for each 1,000 students in average daily membership (ADM) as set forth in the appropriation
act.

E. In addition to the positions supported by basic aid and in support of regular school year programs of prevention, intervention, and remediation, state funding, pursuant to the appropriation act, shall be provided to fund certain full-time equivalent instructional positions for each 1,000 students in grades K through 12 who are identified as needing prevention, intervention, and remediation services. State funding for prevention, intervention, and remediation programs provided pursuant to this subsection and the appropriation act may be used to support programs for educationally at-risk students as identified by the local school boards.

To provide algebra readiness intervention services required by § 22.1-253.13:1, school divisions may
 employ mathematics teacher specialists to provide the required algebra readiness intervention services.
 School divisions using the Standards of Learning Algebra Readiness Initiative funding in this manner
 shall only employ instructional personnel licensed by the Board.

F. In addition to the positions supported by basic aid and those in support of regular school year programs of prevention, intervention, and remediation, state funding, pursuant to the general appropriation act, shall be provided to support (i) 18.5 full-time equivalent instructional positions in the 2020-2021 school year for each 1,000 students identified as having limited English proficiency and (ii) 2020 full-time equivalent instructional positions in the 2021-2022 school year and thereafter for each 1,000 students identified as having limited English proficiency, which positions may include dual language teachers who provide instruction in English and in a second language.

231 To provide flexibility in the instruction of English language learners who have limited English 232 proficiency and who are at risk of not meeting state accountability standards, school divisions may use 233 state and local funds from the Standards of Quality Prevention, Intervention, and Remediation account to 234 employ additional English language learner teachers or dual language teachers to provide instruction to 235 identified limited English proficiency students. Using these funds in this manner is intended to 236 supplement the instructional services provided in this section. School divisions using the SOQ 237 Prevention, Intervention, and Remediation funds in this manner shall employ only instructional personnel 238 licensed by the Board.

G. In addition to the full-time equivalent positions required elsewhere in this section, each local
school board shall employ one reading specialist for each 550 students in kindergarten through grade
five and one reading specialist for each 1,100 students in grades six through eight. Each such reading
specialist shall have training in science-based reading research and evidence-based literacy instruction
practices. In addition, each such reading specialist shall have training in the identification of and the
appropriate interventions, accommodations, and teaching techniques for students with dyslexia or a

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related disorder and shall serve as an advisor on dyslexia and related disorders. Such reading specialist
shall have an understanding of the definition of dyslexia and a working knowledge of (i) techniques to
help a student on the continuum of skills with dyslexia; (ii) dyslexia characteristics that may manifest at
different ages and grade levels; (iii) the basic foundation of the keys to reading, including multisensory,
explicit, systemic, and structured reading instruction; and (iv) appropriate interventions, accommodations,
and assistive technology supports for students with dyslexia.

To provide reading intervention services required by § 22.1-253.13:1, school divisions may employ reading specialists to provide the required reading intervention services. School divisions using the Early Reading Intervention Initiative funds in this manner shall employ only instructional personnel licensed by the Board. Local school divisions that employ a sufficient number of reading specialists to meet this staffing standard may assign reading specialists to grade levels according to grade levels with greatest need, regardless of the individual staffing standards established for grades kindergarten through five and six through eight.

H. Each local school board shall employ, at a minimum, the following full-time equivalent positionsfor any school that reports fall membership, according to student enrollment:

260 1. Principals, one full-time in each elementary school, middle school, and high school, to be261 employed on a 12-month basis;

262 2. Assistant principals in elementary schools, one half-time at 600 students, one full-time at 900
263 students; assistant principals in middle schools, one full-time for each 600 students; assistant principals
264 in high schools, one full-time for each 600 students; and school divisions that employ a sufficient
265 number of assistant principals to meet this staffing requirement may assign assistant principals to schools
266 within the division according to the area of greatest need, regardless of whether such schools are
267 elementary, middle, or secondary;

3. Librarians in elementary schools, one part-time to 299 students, one full-time at 300 students;
librarians in middle schools, one-half time to 299 students, one full-time at 300 students, two full-time at 1,000 students; librarians in high schools, one half-time to 299 students, one full-time at 300 students, two full-time at 1,000 students. Local school divisions that employ a sufficient number of librarians to meet this staffing requirement may assign librarians to schools within the division according to the area of greatest need, regardless of whether such schools are elementary, middle, or secondary; and

4. School counselors, one full-time equivalent position per 325 students in grades kindergarten through 12.

276 However, in order to meet the staffing requirements set forth in this subdivision, any local school 277 board (i) may employ, under a provisional license issued by the Department for three school years with 278 an allowance for an additional two-year extension with the approval of the division superintendent, any 279 professional counselor licensed by the Board of Counseling, clinical social worker licensed by the Board 280 of Social Work, psychologist licensed by the Board of Psychology, or other licensed counseling professional with appropriate experience and training, provided that any such individual makes progress 281 282 toward completing the requirements for full licensure as a school counselor during such period of 283 employment or (ii) in the event that the school board does not receive any application from a licensed 284 school counselor, professional counselor, clinical social worker, or psychologist or another licensed 285 counseling professional with appropriate experience and training to fill a school counselor vacancy in the 286 school division, may enter into an annual contract with another entity for the provision of school 287 counseling services by a licensed professional counselor, clinical social worker, or psychologist or 288 another licensed counseling professional with appropriate experience and training. Local school boards 289 that employ a sufficient number of individuals to meet the staffing requirements set forth in this 290 subdivision may assign such individuals to schools within the division according to the area of greatest 291 need, regardless of whether such schools are elementary, middle, or high schools.

I. Local school boards shall employ five full-time equivalent positions per 1,000 students in gradeskindergarten through five to serve as elementary resource teachers in art, music, and physical education.

J. Local school boards shall employ two full-time equivalent positions per 1,000 students in grades
 kindergarten through 12, one to provide technology support and one to serve as an instructional
 technology resource teacher.

To provide flexibility, school divisions may use the state and local funds for instructional technology resource teachers to employ a data coordinator position, an instructional technology resource teacher position, or a data coordinator/instructional resource teacher blended position. The data coordinator position is intended to serve as a resource to principals and classroom teachers in the area of data analysis and interpretation for instructional and school improvement purposes, as well as for overall data management and administration of state assessments. School divisions using these funds in this manner shall employ only instructional personnel licensed by the Board.

304 K. Local school boards may employ additional positions that exceed these minimal staffing 305 requirements. These additional positions may include, but are not limited to, those funded through the

306 state's incentive and categorical programs as set forth in the appropriation act.

L. A combined school, such as kindergarten through 12, shall meet at all grade levels the staffing 307 308 requirements for the highest grade level in that school; this requirement shall apply to all staff, except 309 for school counselors or certain other licensed individuals as set forth in subdivision H 4, and shall be 310 based on the school's total enrollment. The Board may grant waivers from these staffing levels upon 311 request from local school boards seeking to implement experimental or innovative programs that are not 312 consistent with these staffing levels.

313 M. School boards shall, however, annually, on or before December 31, report to the public (i) the 314 actual pupil/teacher ratios in elementary school classrooms in the local school division by school for the current school year; and (ii) the actual pupil/teacher ratios in middle school and high school in the local 315 school division by school for the current school year. Actual pupil/teacher ratios shall include only the 316 teachers who teach the grade and class on a full-time basis and shall exclude resource personnel. School 317 318 boards shall report pupil/teacher ratios that include resource teachers in the same annual report. Any classes funded through the voluntary kindergarten through third grade class size reduction program shall 319 320 be identified as such classes. Any classes having waivers to exceed the requirements of this subsection 321 shall also be identified. Schools shall be identified; however, the data shall be compiled in a manner to 322 ensure the confidentiality of all teacher and pupil identities.

323 N. Students enrolled in a public school on a less than full-time basis shall be counted in ADM in the 324 relevant school division. Students who are either (i) enrolled in a nonpublic school or (ii) receiving 325 home instruction pursuant to § 22.1-254.1, and who are enrolled in public school on a less than full-time 326 basis in any mathematics, science, English, history, social science, career and technical education, fine 327 arts, foreign language, or health education or physical education course shall be counted in the ADM in the relevant school division on a pro rata basis as provided in the appropriation act. Each such course enrollment by such students shall be counted as 0.25 in the ADM; however, no such nonpublic or home 328 329 school student shall be counted as more than one-half a student for purposes of such pro rata 330 331 calculation. Such calculation shall not include enrollments of such students in any other public school 332 courses.

333 O. Each school board shall provide at least three specialized student support positions per 1,000 334 students. For purposes of this subsection, specialized student support positions include school social 335 workers, school psychologists, school nurses, licensed behavior analysts, licensed assistant behavior 336 analysts, and other licensed health and behavioral positions, which may either be employed by the 337 school board or provided through contracted services.

338 In order to fill vacant school psychologist positions, any local school board may employ, under a provisional license issued by the Department for three school years with an allowance for an additional 339 340 two-year extension with the approval of the division superintendent, clinical psychologists licensed by 341 the Board of Psychology, provided that any such individual makes progress toward completing the 342 requirements for full licensure as a school psychologist during such period of employment.

343 P. Each local school board shall provide those support services that are necessary for the efficient 344 and cost-effective operation and maintenance of its public schools.

345 For the purposes of this title, unless the context otherwise requires, "support services positions" shall 346 include the following:

1. Executive policy and leadership positions, including school board members, superintendents and 347 348 assistant superintendents; 349

2. Fiscal and human resources positions, including fiscal and audit operations;

350 3. Student support positions, including (i) social work administrative positions not included in subsection O; (ii) school counselor administrative positions not included in subdivision H 4; (iii) 351 352 homebound administrative positions supporting instruction; (iv) attendance support positions related to 353 truancy and dropout prevention; and (v) health and behavioral administrative positions not included in 354 subsection O;

355 4. Instructional personnel support, including professional development positions and library and 356 media positions not included in subdivision H 3; 357

5. Technology professional positions not included in subsection J;

358 6. Operation and maintenance positions, including facilities; pupil transportation positions; operation 359 and maintenance professional and service positions; and security service, trade, and laborer positions;

360 7. Technical and clerical positions for fiscal and human resources, student support, instructional personnel support, operation and maintenance, administration, and technology; and 361

8. School-based clerical personnel in elementary schools; part-time to 299 students, one full-time at 362 300 students; clerical personnel in middle schools; one full-time and one additional full-time for each 363 600 students beyond 200 students and one full-time for the library at 750 students; clerical personnel in 364 high schools; one full-time and one additional full-time for each 600 students beyond 200 students and 365 one full-time for the library at 750 students. Local school divisions that employ a sufficient number of 366 367 school-based clerical personnel to meet this staffing requirement may assign the clerical personnel to

schools within the division according to the area of greatest need, regardless of whether such schools areelementary, middle, or secondary.

370 Pursuant to the appropriation act, support services shall be funded from basic school aid.

371 School divisions may use the state and local funds for support services to provide additional 372 instructional services.

Q. Notwithstanding the provisions of this section, when determining the assignment of instructional
and other licensed personnel in subsections C through J, a local school board shall not be required to
include full-time students of approved virtual school programs.

R. Each local school board shall employ at least one full-time equivalent special education parent
engagement specialist. The special education parent engagement specialist shall serve as a resource to
parents to understand and engage in (i) the referral, evaluation, reevaluation, and eligibility process if
they suspect that their child has a disability and (ii) the IEP process and shall work in collaboration
with the special education family support centers established pursuant to § 22.1-214.6.

381 § 22.1-253.13:4. Standard 4. Student achievement and graduation requirements.

382 A. Each local school board shall award diplomas to all secondary school students, including students 383 who transfer from nonpublic schools or from home instruction, who meet the requirements prescribed by 384 the Board and meet such other requirements as may be prescribed by the local school board and 385 approved by the Board. Provisions shall be made to facilitate the transfer and appropriate grade 386 placement of students from other public secondary schools, from nonpublic schools, or from home 387 instruction as outlined in the standards for accreditation. The standards for accreditation shall include 388 provisions relating to the completion of graduation requirements through Virtual Virginia. Further, 389 reasonable accommodation to meet the requirements for diplomas shall be provided for otherwise 390 qualified students with disabilities as needed.

In addition, each local school board may devise, vis-a-vis the award of diplomas to secondary school
 students, a mechanism for calculating class rankings that takes into consideration whether the student has
 taken a required class more than one time and has had any prior earned grade for such required class
 expunged.

Each local school board shall notify the parents of rising eleventh and twelfth grade students of (i)
the requirements for graduation pursuant to the standards for accreditation and (ii) the requirements that
have yet to be completed by the individual student.

398 B. Students identified as disabled who complete:

399 1. Complete alternative requirements, in the form of credit accommodations specified in their 400 individualized education programs, to earn required standard and verified credits shall be awarded 401 standard diplomas by local school boards. Such credit accommodations may include (i) approval of 402 alternative courses to meet standard credit requirements, (ii) modifications to the requirements for local 403 school divisions to award locally awarded verified credits, (iii) approval of additional tests to earn verified credits, (iv) adjusted cut scores required to earn verified credits, (v) allowance of work-based 404 405 learning experiences, and (vi) special permission credit accommodations for locally awarded verified 406 credits: and

407 2. Complete the requirements of their individualized education programs and meet certain
408 requirements prescribed by the Board pursuant to regulations but do not meet the requirements for any
409 named diploma shall be awarded Applied Studies diplomas by local school boards. The Board shall
410 develop and implement statewide requirements for earning an Applied Studies diploma for
411 implementation at the beginning of the 2022-2023 school year.

412 Each local school board shall notify the parent of such students with disabilities who have an 413 individualized education program and who fail to meet the graduation requirements of the student's right 414 to a free and appropriate education to age 21, inclusive, pursuant to Article 2 (§ 22.1-213 et seq.) of 415 Chapter 13.

416 The Department shall develop guidance, in multiple languages, for students and parents (i) informing 417 them of the alternative path to earn a standard diploma through credit accommodations, including 418 special permission credit accommodations for locally awarded verified credits; (ii) conveying (i) (a) the 419 limitations of the applied studies diploma, (ii) (b) key curriculum and testing decisions that reduce the 420 likelihood that a student will be able to obtain a standard diploma, and (iii) (c) a statement that the 421 pursuit of an applied studies diploma may preclude a student's ability to pursue a standard diploma; and 422 (iii) supporting them to discuss these diploma options at the student's individualized education program 423 *meetings*.

424 Each local school board shall develop a process for awarding locally verified credits to students with
425 disabilities, require individualized education program teams to consider credit accommodations,
426 including locally awarded verified credits, for students with disabilities to enable them to earn a
427 standard diploma, and provide guidance from the Department to parents of students with disabilities
428 regarding the availability of credit accommodations to earn a standard diploma and the limitations of

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429 the Applied Studies diploma and its limitations at a student's annual individualized education program 430 meeting corresponding to grades three through 12 when curriculum or statewide assessment decisions are 431 being made that impact the type of diploma for which the student can qualify.

432 Each local school board shall notify the parent of such students with disabilities who have an 433 individualized education program and who fail to meet the graduation requirements of the student's 434 right to a free and appropriate education to age 21, inclusive, pursuant to Article 2 (§ 22.1-213 et seq.) 435 of Chapter 13.

436 C. Students who have completed a prescribed course of study as defined by the local school board 437 shall be awarded certificates of program completion by local school boards if they are not eligible to 438 receive a Board-approved diploma.

439 Each local school board shall provide notification of the right to a free public education for students 440 who have not reached 20 years of age on or before August 1 of the school year, pursuant to Chapter 1 441 (§ 22.1-1 et seq.), to the parent of students who fail to graduate or who have failed to achieve graduation requirements as provided in the standards for accreditation. If such student who does not 442 443 graduate or complete such requirements is a student for whom English is a second language, the local 444 school board shall notify the parent of the student's opportunity for a free public education in accordance 445 with § 22.1-5.

D. In establishing graduation requirements, the Board shall:

447 1. Develop and implement, in consultation with stakeholders representing elementary and secondary 448 education, higher education, and business and industry in the Commonwealth and including parents, 449 policymakers, and community leaders in the Commonwealth, a Profile of a Virginia Graduate that identifies the knowledge and skills that students should attain during high school in order to be 450 451 successful contributors to the economy of the Commonwealth, giving due consideration to critical thinking, creative thinking, collaboration, communication, and citizenship. 452 453

2. Emphasize the development of core skill sets in the early years of high school.

454 3. Establish multiple paths toward college and career readiness for students to follow in the later 455 years of high school. Each such pathway shall include opportunities for internships, externships, and 456 credentialing.

457 4. Provide for the selection of integrated learning courses meeting the Standards of Learning and 458 approved by the Board to satisfy graduation requirements, which shall include Standards of Learning 459 testing, as necessary.

460 5. Require students to complete at least one course in fine or performing arts or career and technical 461 education, one course in United States and Virginia history, and two sequential elective courses chosen 462 from a concentration of courses selected from a variety of options that may be planned to ensure the completion of a focused sequence of elective courses that provides a foundation for further education or 463 464 training or preparation for employment.

465 6. Require that students (i) complete an Advanced Placement, honors, International Baccalaureate, or 466 dual enrollment course; (ii) complete a high-quality work-based learning experience, as defined by the Board; or (iii) earn a career and technical education credential that has been approved by the Board, 467 468 except when a career and technical education credential in a particular subject area is not readily 469 available or appropriate or does not adequately measure student competency, in which case the student 470 shall receive satisfactory competency-based instruction in the subject area to earn credit. The career and 471 technical education credential, when required, could include the successful completion of an industry 472 certification, a state licensure examination, a national occupational competency assessment, the Armed 473 Services Vocational Aptitude Battery, or the Virginia workplace readiness skills assessment. The 474 Department shall develop, maintain, and make available to each local school board a catalogue of the 475 testing accommodations available to English language learners for each such certification, examination, assessment, and battery. Each local school board shall develop and implement policies to require each 476 477 high school principal or his designee to notify each English language learner of the availability of such 478 testing accommodations prior to the student's participation in any such certification, examination, 479 assessment, or battery.

480 7. Require students to be trained in emergency first aid, cardiopulmonary resuscitation, and the use 481 of automated external defibrillators, including hands-on practice of the skills necessary to perform 482 cardiopulmonary resuscitation.

8. Make provision in its regulations for students with disabilities to earn a diploma.

9. Require students to complete one virtual course, which may be a noncredit-bearing course.

485 10. Provide that students who complete elective classes into which the Standards of Learning for any 486 required course have been integrated and achieve a passing score on the relevant Standards of Learning 487 test for the relevant required course receive credit for such elective class.

488 11. Establish a procedure to facilitate the acceleration of students that allows qualified students, with 489 the recommendation of the division superintendent, without completing the 140-hour class, to obtain 490 credit for such class upon demonstrating mastery of the course content and objectives and receiving a

491 passing score on the relevant Standards of Learning assessment. Nothing in this section shall preclude492 relevant school division personnel from enforcing compulsory attendance in public schools.

493 12. Provide for the award of credit for passing scores on industry certifications, state licensure494 examinations, and national occupational competency assessments approved by the Board.

495 School boards shall report annually to the Board the number of Board-approved industry 496 certifications obtained, state licensure examinations passed, national occupational competency 497 assessments passed, Armed Services Vocational Aptitude Battery assessments passed, and Virginia 498 workplace readiness skills assessments passed, and the number of career and technical education 499 completers who graduated. These numbers shall be reported as separate categories on the School 500 Performance Report Card.

501 For the purposes of this subdivision, "career and technical education completer" means a student who 502 has met the requirements for a career and technical concentration or specialization and all requirements 503 for high school graduation or an approved alternative education program.

504 In addition, the Board may:

a. For the purpose of awarding credit, approve the use of additional or substitute tests for the
 correlated Standards of Learning assessment, such as academic achievement tests, industry certifications,
 or state licensure examinations; and

b. Permit students completing career and technical education programs designed to enable such
students to pass such industry certification examinations or state licensure examinations to be awarded,
upon obtaining satisfactory scores on such industry certification or licensure examinations, appropriate
credit for one or more career and technical education classes into which relevant Standards of Learning
for various classes taught at the same level have been integrated. Such industry certification and state
licensure examinations may cover relevant Standards of Learning for various required classes and may,
at the discretion of the Board, address some Standards of Learning for several required classes.

515 13. Provide for the waiver of certain graduation requirements and the subsequent award of a high 516 school diploma (i) upon the Board's initiative, (ii) at the request of a local school board, or (iii) upon 517 the request of the parent of any high school senior who died in good standing prior to graduation during 518 the student's senior year. Such waivers shall be granted only for good cause and shall be considered on 519 a case-by-case basis.

520 14. Consider all computer science course credits earned by students to be science course credits,
521 mathematics course credits, or career and technical education credits. The Board shall develop guidelines
522 addressing how computer science courses can satisfy graduation requirements.

523 15. Permit local school divisions to waive the requirement for students to receive 140 clock hours of
524 instruction upon providing the Board with satisfactory proof, based on Board guidelines, that the
525 students for whom such requirements are waived have learned the content and skills included in the
526 relevant Standards of Learning.

527 16. Provide for the award of verified units of credit for a satisfactory score, as determined by the
528 Board, on the Preliminary ACT (PreACT) or Preliminary SAT/National Merit Scholarship Qualifying
529 Test (PSAT/NMSQT) examination.

530 17. Permit students to exceed a full course load in order to participate in courses offered by an531 institution of higher education that lead to a degree, certificate, or credential at such institution.

18. Permit local school divisions to waive the requirement for students to receive 140 clock hours of
instruction after the student has completed the course curriculum and relevant Standards of Learning
end-of-course assessment, or Board-approved substitute, provided that such student subsequently receives
instruction, coursework, or study toward an industry certification approved by the local school board.

19. Permit any English language learner who previously earned a sufficient score on an Advanced
Placement or International Baccalaureate foreign language examination or an SAT II Subject Test in a
foreign language to substitute computer coding course credit for any foreign language course credit
required to graduate, except in cases in which such foreign language course credit is required to earn an
advanced diploma offered by a nationally recognized provider of college-level courses.

541 20. Permit a student who is pursuing an advanced diploma and whose individualized education 542 program specifies a credit accommodation for world language to substitute two standard units of credit 543 in computer science for two standard units of credit in a world language. For any student that elects to 544 substitute a credit in computer science for credit in world language, his or her school counselor must 545 provide notice to the student and parent or guardian of possible impacts related to college entrance 546 requirements.

547 E. In the exercise of its authority to recognize exemplary performance by providing for diploma 548 seals:

549 1. The Board shall develop criteria for recognizing exemplary performance in career and technical
550 education programs by students who have completed the requirements for a Board of
551 Education-approved diploma and shall award seals on the diplomas of students meeting such criteria.

552 2. The Board shall establish criteria for awarding a diploma seal for science, technology, engineering,
553 and mathematics (STEM) for the Board-approved diplomas. The Board shall consider including criteria
554 for (i) relevant coursework; (ii) technical writing, reading, and oral communication skills; (iii) relevant
555 training; and (iv) industry, professional, and trade association national certifications.

556 3. The Board shall establish criteria for awarding a diploma seal for excellence in civics education 557 and understanding of our state and federal constitutions and the democratic model of government for the 558 Board-approved diplomas. The Board shall consider including criteria for (i) successful completion of 559 history, government, and civics courses, including courses that incorporate character education; (ii) 560 voluntary participation in community service or extracurricular activities that includes the types of 561 activities that shall qualify as community service and the number of hours required; and (iii) related 562 requirements as it deems appropriate.

4. The Board shall establish criteria for awarding a diploma seal of biliteracy to any student who
demonstrates proficiency in English and at least one other language for the Board-approved diplomas.
The Board shall consider criteria including the student's (i) score on a College Board Advanced
Placement foreign language examination, (ii) score on an SAT II Subject Test in a foreign language, (iii)
proficiency level on an ACTFL Assessment of Performance toward Proficiency in Languages (AAPPL)
measure or another nationally or internationally recognized language proficiency test, or (iv) cumulative
grade point average in a sequence of foreign language courses approved by the Board.

570 F. The Board shall establish, by regulation, requirements for the award of a general achievement 571 adult high school diploma for those persons who are not subject to the compulsory school attendance 572 requirements of § 22.1-254 and have (i) achieved a passing score on a high school equivalency 573 examination approved by the Board; (ii) successfully completed an education and training program designated by the Board; (iii) earned a Board-approved career and technical education credential such as 574 the successful completion of an industry certification, a state licensure examination, a national occupational competency assessment, the Armed Services Vocational Aptitude Battery, or the Virginia 575 576 577 workplace readiness skills assessment; and (iv) satisfied other requirements as may be established by the 578 Board for the award of such diploma.

579 G. To ensure the uniform assessment of high school graduation rates, the Board shall collect,
580 analyze, report, and make available to the public high school graduation and dropout data using a
581 formula prescribed by the Board.

582 H. The Board shall also collect, analyze, report, and make available to the public high school
583 graduation and dropout data using a formula that excludes any student who fails to graduate because
584 such student is in the custody of the Department of Corrections, the Department of Juvenile Justice, or
585 local law enforcement. For the purposes of the Standards of Accreditation, the Board shall use the
586 graduation rate required by this subsection.

587 I. The Board may promulgate such regulations as may be necessary and appropriate for the 588 collection, analysis, and reporting of such data required by subsections G and H.

589 § 22.1-253.13:5. (For effective date, see 2022 Acts, cc. 549 and 550, cl. 2) Standard 5. Quality of 590 classroom instruction and educational leadership.

591 A. Each member of the Board shall participate in high-quality professional development programs on592 personnel, curriculum and current issues in education as part of his service on the Board.

593 B. Consistent with the finding that leadership is essential for the advancement of public education in 594 the Commonwealth, teacher, principal, and superintendent evaluations shall be consistent with the 595 performance standards included in the Guidelines for Uniform Performance Standards and Evaluation 596 Criteria for Teachers, Principals, and Superintendents. Evaluations shall include student academic 597 progress as a significant component and an overall summative rating. Teacher evaluations shall include 598 regular observation and evidence that instruction is aligned with the school's curriculum. Evaluations 599 shall include identification of areas of individual strengths and weaknesses and recommendations for 600 appropriate professional activities. Evaluations shall include an evaluation of cultural competency.

601 C. The Board shall provide guidance on high-quality professional development for (i) teachers, 602 principals, supervisors, division superintendents, and other school staff; (ii) principals, supervisors, and 603 division superintendents in the evaluation and documentation of teacher and principal performance based on student academic progress and the skills and knowledge of such instructional or administrative **604** 605 personnel; (iii) school board members on personnel, curriculum and current issues in education; (iv) 606 teachers of the blind and visually impaired, in cooperation with the Virginia Department for the Blind and Vision Impaired, in Braille; (v) any individual with an endorsement in early/primary education 607 608 preschool through grade three, elementary education preschool through grade six, special education general curriculum kindergarten through grade 12, special education deaf and hard of hearing preschool 609 through grade 12, special education blindness/visual impairments preschool through grade 12, or English 610 as a second language preschool through grade 12, or as a reading specialist that builds proficiency in 611 science-based reading research and evidence-based literacy instruction; (vi) each teacher with an 612 613 endorsement in middle education grades six through eight who teaches English that builds proficiency in

614 evidence-based literacy instruction and science-based reading research; and (vii) each middle school 615 principal and teacher with an endorsement in middle education grades six through eight who teaches 616 mathematics, science, or history and social science that builds an awareness of evidence-based literacy 617 instruction and science-based reading research; (viii) each teacher with a provisional general education 618 or special education license or an endorsement in early/primary education preschool through grade 619 three, elementary education preschool through grade six, middle education grades six through eight, and 620 secondary education grades six through 12; each principal with an endorsement in administration and 621 supervision preschool through grade 12; and each teacher's aide or other paraprofessional that builds 622 proficiency in instructional practices to support specially designed instruction in inclusive settings; and 623 (ix) each teacher with a provisional special education license or an endorsement in special education 624 general curriculum preschool through grade 12, special education deaf and hard of hearing preschool 625 through grade 12, or special education blindness and visual impairments preschool through grade 12 626 that builds proficiency in implementing the Virginia IEP established pursuant to subdivision 11 of 627 § 22.1-214.4 and the referral, evaluation, reevaluation, and eligibility forms and worksheets referenced 628 in subdivision 6 of § 22.1-214.4.

629 The Board shall also provide technical assistance on high-quality professional development to local
630 school boards designed to ensure that all instructional personnel are proficient in the use of educational
631 technology consistent with its comprehensive plan for educational technology.

632 The Department shall provide technical assistance, including literacy coaching, to local school 633 divisions to provide professional development in science-based reading research and evidence-based 634 literacy instruction for students in kindergarten through grade eight. The Department shall also create a 635 list of professional development programs aligned with science-based reading research and 636 evidence-based literacy instruction that includes programs that provide training in dyslexia for reading 637 specialists as required by subsection G of § 22.1-253.13:2. The list shall be approved by the Board. The 638 Department shall provide resources to local school divisions to ensure that each division is able to 639 provide professional development to teachers and reading specialists listed in subdivision E 2 in one of 640 the programs enumerated in the list approved by the Board pursuant to this subdivision and that such professional development is provided at no cost to the teachers and reading specialists. 641

642 The Department shall provide technical assistance, including special education coaching, to local
643 school divisions to provide professional development in special education and related services and in
644 instructional practices to support specially designed instruction in inclusive settings. The Department
645 shall provide resources to local school divisions to ensure that each division is able to provide
646 professional development to the teachers, principals, teacher's aides, and other paraprofessionals listed
647 in subdivisions E 4 and 5 at no cost to such individuals.

648 D. Each local school board shall require (i) its members to participate annually in high-quality 649 professional development activities at the state, local, or national levels on governance, including, but 650 not limited to, personnel policies and practices; the evaluation of personnel, curriculum, and instruction; 651 use of data in planning and decision making; and current issues in education as part of their service on 652 the local board and (ii) the division superintendent to participate annually in high-quality professional 653 development activities at the local, state, or national levels, including the Standards of Quality, Board 654 regulations, and the Guidelines for Uniform Performance Standards and Evaluation Criteria for Teachers, 655 Principals, and Superintendents.

656 E. Each local school board shall provide a program of high-quality professional development (i) in 657 the use and documentation of performance standards and evaluation criteria based on student academic 658 progress and skills for teachers, principals, and superintendents to clarify roles and performance 659 expectations and to facilitate the successful implementation of instructional programs that promote 660 student achievement at the school and classroom levels; (ii) as part of the license renewal process, to assist teachers and principals in acquiring the skills needed to work with gifted students, students with **661** disabilities, and students who have been identified as having limited English proficiency and to increase 662 663 student achievement and expand the knowledge and skills students require to meet the standards for 664 academic performance set by the Board; (iii) in educational technology for all instructional personnel 665 which is designed to facilitate integration of computer skills and related technology into the curricula; 666 and (iv) for principals and supervisors designed to increase proficiency in instructional leadership and 667 management, including training in the evaluation and documentation of teacher and principal 668 performance based on student academic progress and the skills and knowledge of such instructional or 669 administrative personnel.

670 In addition, each local school board shall provide:

671 1. Teachers and principals with high-quality professional development programs each year in (a) (i) 672 instructional content; (b) (ii) the preparation of tests and other assessment measures; (c) (iii) methods for 673 assessing the progress of individual students, including Standards of Learning assessment materials or 674 other criterion-referenced tests that match locally developed objectives; (d) (iv) instruction and 675 remediation techniques in English, mathematics, science, and history and social science; (e) (v) 676 interpreting test data for instructional purposes; (f) (vi) technology applications to implement the Standards of Learning; and (g) (vii) effective classroom management; 677

678 2. High-quality professional development and training in science-based reading research and 679 evidence-based literacy instruction, from the list developed and the resources provided by the 680 Department pursuant to subsection C or an alternative program that consists of evidence-based literacy 681 instruction and aligns with science-based reading research approved by the Department, for each elementary school principal and each teacher with an endorsement in early/primary education preschool **682** 683 through grade three, elementary education preschool through grade six, special education general curriculum kindergarten through grade 12, special education deaf and hard of hearing preschool through **684** 685 grade 12, special education blindness/visual impairments preschool through grade 12, or English as a second language preschool through grade 12, or as a reading specialist that builds proficiency in 686 **687** evidence-based literacy instruction and science-based reading research in order to aid in the licensure renewal process for such individuals; and 688

689 3. High-quality professional development and training in science-based reading research and 690 evidence-based literacy instruction, from the list developed and the resources provided by the 691 Department pursuant to subsection C, or an alternative program that consists of evidence-based literacy instruction and aligns with science-based reading research approved by the Department, for (i) each **692** 693 teacher with an endorsement in middle education grades six through eight who teaches English that 694 builds proficiency in evidence-based literacy instruction and science-based reading research and (ii) each 695 middle school principal and teacher with an endorsement in middle education grades six through eight 696 who teaches mathematics, science, or history and social science that builds an awareness of 697 evidence-based literacy instruction and science-based reading research;

4. High-quality professional development in implementing the Virginia IEP established pursuant to **698** subdivision 11 of § 22.1-214.4 and the referral, evaluation, reevaluation, and eligibility forms and 699 700 worksheets referenced in subdivision 6 of § 22.1-214.4 for each teacher with a provisional special 701 education license or an endorsement in special education general curriculum kindergarten through grade 12, special education deaf and hard of hearing preschool through grade 12, and special 702 703 education blindness and visual impairments preschool through grade 12; and

5. High-quality professional development in instructional practices to support specially designed 704 705 instruction in inclusive settings for each teacher with a provisional general education license or an 706 endorsement in early/primary education preschool through grade three, elementary education preschool 707 through grade six, and secondary education grades six through 12; each principal with an endorsement in administration and supervision preschool through grade 12; each teacher's aide or other 708 709 paraprofessional; and any teacher with a provisional special education license for whom the school board determines there is a need for such professional development. 710

711 F. Schools and school divisions shall include as an integral component of their comprehensive plans required by § 22.1-253.13:6, high-quality professional development programs that support the 712 713 recruitment, employment, and retention of qualified teachers and principals. Each school board shall require all instructional personnel to participate each year in these professional development programs. 714

715 G. Each local school board shall annually review its professional development program for quality, 716 effectiveness, participation by instructional personnel, and relevancy to the instructional needs of 717 teachers and the academic achievement needs of the students in the school division.

§ 22.1-289. Transfer and management of scholastic records; disclosure of information in court 718 719 notices; penalty. 720

A. As used in this section:

721 "Scholastic record" means those records that are directly related to a student and are maintained by 722 an educational agency or institution or by a party acting for the agency or institution. These include, but 723 are not limited to, documentation pertinent to the educational growth and development of students as 724 they progress through school, student disciplinary records, achievement and test data, cumulative health records, reports of assessments for eligibility for special education services, and Individualized Education 725 Programs. Such records may be recorded in any way, including, but not limited to, handwriting, print, 726 727 computer media, video or audio tape, film, microfilm, and microfiche.

728 A notice of adjudication or conviction received by a superintendent relating to an incident which did 729 not occur on school property or during a school-sponsored activity shall not be a part of a student's 730 scholastic record.

731 The term "scholastic record" also shall not include records of instructional, supervisory, 732 administrative, and ancillary educational personnel that are kept in the sole possession of the maker of 733 the record and are not accessible or revealed to any other person except a temporary substitute for the 734 maker of the record.

735 B. Whenever a pupil transfers from one school division to another, the scholastic record or a copy of 736 the scholastic record shall be transferred to the school division to which the pupil transfers upon request

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737 from such school division. Permission of the parent, guardian, or other person having control or charge738 of the student shall not be required for transfer of such scholastic record to another school or school739 division within or outside the Commonwealth.

C. Any notice of disposition received pursuant to § 16.1-305.1 shall not be retained after the student has been awarded a diploma or a certificate as provided in § 22.1-253.13:4.

D. Every student's scholastic record shall be available to the student and his parent, guardian, or
other person having control or charge of the student for inspection during the regular school day.
Permission of the parent, guardian, or other person having control or charge of the student, or of a
student who is 18 years of age or older, shall not be required for transfer of such scholastic record to
another school or school division within or without this Commonwealth.

747 Consistent with federal law and regulation, each school shall annually notify parents of students
748 currently enrolled and in attendance of their rights under the federal Family Educational Rights and
749 Privacy Act (20 U.S.C. § 1232g) and related regulations.

750 A school responding to a request for the transfer of the scholastic record from another school division need not provide written notice of the transfer of the record, including the identity of the requester, to the parent, guardian, or other person having control or charge of the student, or to a student who is 18 years of age or older, if the school has previously included in the annual notice required by this subsection a statement that it forwards such records to such requesting school divisions.

755 E. Whenever the division superintendent is notified by the Department of Juvenile Justice, pursuant 756 to § 16.1-287, or by a school division employee responsible for education programs in a local jail or a 757 detention center, that a pupil who last attended a school within the school division is a pupil in a school 758 of a juvenile correctional center of the Department of Juvenile Justice, or a pupil in an educational 759 program in a local jail or detention center, the school division superintendent or his designee shall 760 transfer the scholastic record of such pupil to the designated juvenile correctional center or local jail or a detention center, as the case may be, within five work days. The Department of Juvenile Justice shall 761 762 transfer the scholastic record of a student who has been discharged from a juvenile correctional center to 763 the relevant school division within five work days of the student's discharge.

The Board of Education shall adopt regulations concerning the transfer and management of scholastic
 records from one school division to another, to the learning centers of the Department of Juvenile
 Justice, and to educational programs in local jails and detention centers.

767 Upon receiving notice of a foster care placement of a student across jurisdictional lines, the sending
768 school division and the receiving school division, as such school divisions are defined in subsection D
769 of § 22.1-3.4, shall expedite the transfer of the scholastic record of the student.

F. The division superintendent or his designee shall notify the local police or sheriff's department for
investigation as a possible missing child of any enrolled pupil whose scholastic record he is unable to
obtain within 60 days or sooner, if the division superintendent or his designee has reason to suspect that
the pupil is a missing child.

G. Superintendents and their designees shall be immune from any civil or criminal liability in
 connection with any notice to a police or sheriff's department of a pupil lacking a scholastic record or
 failure to give such notice as required by this section.

H. Except as provided in §§ 16.1-309 and 22.1-287 and this section, a superintendent or his designee,
or other school personnel who unlawfully discloses information obtained pursuant to § 16.1-305.1 shall
be guilty of a Class 3 misdemeanor.

780 I. After a child with a disability, as defined in § 22.1-213, graduates from, ages out of, or otherwise
781 leaves any public elementary or secondary school in the Commonwealth, such school shall retain the
782 special education records of such child for at least seven years. Each such school shall notify the
783 parents of each such child of the opportunity to obtain such records during such retention period.

784 § 23.1-902.1. (For effective date, see 2022 Acts, cc. 549 and 550, cl. 2) Education preparation 785 programs; coursework; audit.

786 A. As used in this section, :

787 "evidence-based *Evidence-based* literacy instruction" and "science-based reading research" have the same meanings as provided in § 22.1-1.

789 "Instructional practices to support specially designed instruction in inclusive settings" has the same 790 meaning as provided in § 22.1-213.

791 B. Each education preparation program offered by a public institution of higher education or private
792 institution of higher education or alternative certification program that provides training for any student
793 seeking initial licensure by the Board of Education or a certificate or microcredential in early literacy or
794 literacy coaching shall:

795 1. Include a program of coursework and require all such students to demonstrate mastery in 796 science-based reading research and evidence-based literacy instruction. Each such program of 797 coursework and the student mastery required to be demonstrated therein shall be consistent with definitions and expectations established by the Board of Education and the Department of Education
after consultation with a commission consisting of independent literacy experts and stakeholders with
knowledge of science-based reading research and evidence-based literacy instruction that has reviewed
the requirements established in subdivision 6 of 8VAC20-23-130, subdivision 6 of 8VAC20-23-190,
subdivision 2 a of 8VAC20-23-350, 8VAC20-23-510 through 8VAC20-23-580, and 8VAC20-23-660;
and

804 2. For any such student seeking initial licensure by the Board of Education as a teacher with an
805 endorsement in early childhood, elementary education, or special education or with an endorsement as a
806 reading specialist, ensure that reading coursework and field practice opportunities are a significant focus
807 of the education preparation program.

808 C. Each education preparation program offered by a public institution of higher education or private
809 institution of higher education or alternative certification program that provides training for any student
810 seeking initial licensure by the Board of Education with an endorsement in early/primary education
811 preschool through grade three, elementary education preschool through grade six, middle education
812 grades six through eight, and secondary education grades six through 12 shall:

813 1. Include a program of coursework and require all such students to demonstrate mastery in instructional practices to support specially designed instruction in inclusive settings. Each such program of coursework and the student mastery required to be demonstrated therein shall be consistent with definitions and expectations established by the Board of Education and the Department of Education after consultation with a commission consisting of independent special education experts and stakeholders that has reviewed the requirements established in 8VAC20-23-510 through 8VAC20-23-580;
819 and

820 2. For any such student seeking initial licensure by the Board of Education as a teacher with an
821 endorsement in early/primary, elementary, or secondary education, ensure that coursework and, as
822 available, field practice opportunities that build knowledge of instructional practices to support specially
823 designed instruction in inclusive settings are a significant focus of the education preparation program.

D. The Department of Education shall audit at least once every seven years each education
 preparation program, in alignment with each program's accreditation cycle, for compliance with the
 requirements set forth in subsection B.

D. E. Each education preparation program offered by a public institution of higher education or 827 828 private institution of higher education that leads to a degree, concentration, endorsement, or certificate 829 for reading specialists shall include a program of coursework and other training in the identification of 830 and the appropriate interventions, accommodations, and teaching techniques for students with dyslexia or 831 a related disorder. Such program shall (i) include coursework in the constructs and pedagogy underlying 832 remediation of reading, spelling, and writing and (ii) require reading specialists to demonstrate mastery of science-based reading research and evidence-based literacy instruction, including appropriate 833 834 application of instructional supports and services and reading literacy interventions to ensure reading proficiency. 835

836 2. That the Department of Education shall amend its guidelines, *Management of the Student's Scholastic Record in the Public Schools of Virginia*, in accordance with the provisions of § 22.1-289
838 of the Code of Virginia, as amended by this act.

839 3. That The Library of Virginia shall amend its *Records Retention and Disposition Schedule*,
840 *General Schedule No. GS-21, County and Municipal Governments, Public School* in accordance with
841 the provisions of § 22.1-289 of the Code of Virginia, as amended by this act.

4. That the Department of Education (the Department) shall fully establish and implement the 842 843 Virginia IEP as required pursuant to subdivision 11 of § 22.1-214.4 of the Code of Virginia, as amended by this act, upon the expiration of its contract with the current individualized education 844 program (IEP) data system vendor. The Department shall certify in writing to the Virginia Code 845 846 Commission established pursuant to Chapter 15 (§ 30-145 et seq.) of Title 30 of the Code of 847 Virginia the date on which it meets such requirement. The provisions of subdivision 2 of § 22.1-214.5 of the Code of Virginia, as created by this act, shall become effective beginning with 848 849 the first annual IEP meeting for each relevant student following such certified date. In the 850 intervening period before such certified date, (i) the Department shall take all reasonable steps to assist school boards to plan for full implementation of the Virginia IEP, including providing timely 851 852 and regular guidance on the utilization of the Virginia IEP and high-quality professional development as required pursuant to subdivision 11 of § 22.1-214.4 of the Code of Virginia, as amended by this act, and subsection C of § 22.1-253.13:5 of the Code of Virginia, as amended by 853 854 855 this act; (ii) the Department shall annually no later than November 1 submit to the Chairmen of the House Committee on Appropriations, the House Committee on Education, the Senate 856 Committee on Education and Health, and the Senate Committee on Finance and Appropriations, a 857 858 comprehensive report on its progress toward fully implementing the Virginia IEP, including an analysis of state and local costs; a detailed timeline for optimal local implementation; an 859

860 explanation of any unforeseen circumstances that could necessitate a delay in full implementation; 861 a report on the relevant activities, findings, and recommendations of the advisory committee 862 established pursuant to the ninth enactment of this act; and any other data or information that the Department deems relevant or useful; and (iii) the Board of Education shall review and 863 864 consider an update to its regulations, including 8VAC20-81-110, to include parent and student 865 input as required content in an IEP for all relevant students, define "short-term objectives" for the purpose of IEP content, and include, as appropriate, short-term objectives derived from 866 867 measurable goals as required content in an IEP for all relevant students.

5. That during the fiscal year beginning July 1, 2024, the Department of Education shall develop high-quality professional development to support the implementation of referral, evaluation, reevaluation, and eligibility guidance, forms, and worksheets; the effective utilization of the Virginia IEP; and the implementation of instructional practices to support the provision of specially designed instruction in inclusive settings as required pursuant to subdivisions 6 and 11 of § 22.1-214.4 of the Code of Virginia, as amended by this act, and subsection C of § 22.1-253.13:5 of the Code of Virginia, as amended by this act.

6. That during the fiscal year beginning July 1, 2025, each school board shall fully implement the 875 876 program of high-quality professional development in (i) implementing the Virginia IEP and 877 referral, evaluation, reevaluation, and eligibility forms and worksheets for each teacher with a 878 provisional special education license or an endorsement in special education general curriculum 879 kindergarten through grade 12, special education deaf and hard of hearing preschool through 880 grade 12, and special education blindness and visual impairments preschool through grade 12 as 881 required pursuant to subdivision E 4 of § 22.1-253.13:5 of the Code of Virginia, as amended by 882 this act, and (ii) instructional practices to support specially designed instruction in inclusive 883 settings for each principal with an endorsement in administration and supervision preschool through grade 12 as required pursuant to subdivision E 5 of § 22.1-253.13:5 of the Code of 884 885 Virginia, as amended by this act.

886 7. That during the fiscal year beginning July 1, 2026, each school board shall fully implement the program of high-quality professional development in instructional practices to support specially 887 888 designed instruction in inclusive settings for each teacher with a provisional general education 889 license or an endorsement in early/primary education preschool through grade three, elementary 890 education preschool through grade six, and secondary education grades six through 12; each 891 teacher's aide or other paraprofessional; and any teacher with a provisional special education 892 license for whom the school board determines there is a need for such professional development as 893 required pursuant to subdivision E 5 of § 22.1-253.13:5 of the Code of Virginia, as amended by 894 this act.

895 8. That the Department of Education (the Department) shall make the first annual public report as required pursuant to subdivision 11 of § 22.1-214.4 of the Code of Virginia, as amended by this act, by January 1, 2025. Upon the completion of the planned update of the School Quality Profiles system by the Department, the Department shall thereafter satisfy such annual reporting requirement by incorporating the necessary data into such system.

900 9. That there is hereby established an advisory committee within the Department of Education (the 901 Department) to support the Department in the implementation of the requirements of this act. 902 Such advisory committee shall consist of at least 26 members, including two legislative members 903 and at least 24 nonlegislative citizen members, appointed as follows: (i) one member of the House 904 of Delegates to be appointed by the Speaker of the House of Delegates, giving preference to a 905 member with a child with a disability enrolled in a public elementary or secondary school in the 906 Commonwealth; (ii) one member of the Senate of Virginia to be appointed by the Senate 907 Committee on Rules, giving preference to a member with a child with a disability enrolled in a 908 public elementary or secondary school in the Commonwealth; and (iii) at least 24 nonlegislative citizen members appointed by the Superintendent of Public Instruction (the Superintendent), 909 910 including two parents of public school students with disabilities and two students with disabilities 911 who represent a diverse array of school settings, including by grade level, region of the 912 Commonwealth, disability, and Title I status; at least 15 school division staff who represent a 913 similarly diverse array of school settings and each of the eight Superintendent's regions and who 914 include at least two division superintendents, special education administrators, principals, general 915 education teachers, and special education teachers and at least one speech and language 916 pathologist, physical therapist, occupational therapist, school counselor, and school psychologist. 917 The Department shall work with such advisory committee to develop and implement a system for 918 gathering public input on the implementation of this act.

919 10. That the Virginia Commission on Youth (the Commission) shall study and make 920 recommendations on Virginia's special education dispute resolution system. In conducting such 921 study, the Commission shall (i) consider the entire special education dispute resolution system in 922 the Commonwealth, including the parent ombudsman for special education, mediation, complaints, 923 and due process; (ii) review the effectiveness of such system in responding to the concerns of parents, analyze such system in comparison to best practices from other states, and make 924 actionable recommendations for improvement, including regulatory, statutory, staffing, and 925 926 budgetary modifications; and (iii) specifically review and make recommendations to improve the 927 Department of Education's system for collecting, tracking, analyzing, and publicly reporting data 928 on parent interactions with such system and the outcomes of such interactions. The Commission 929 shall report its findings and recommendations to the General Assembly no later than November 1, 930 2025.