1996 SESSION

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1	SENATE BILL NO. 607
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on Finance
4	on February 8, 1996)
5	(Patron Prior to Substitute—Senator Lambert)
6 7	A BILL to amend and reenact §§ 2.1-1.5, 2.1-20.1 as is currently effective and as may become effective,
8	2.1-116, 2.1-342, 2.1-344, 9-156, 9-166.2, 23-50.11, 23-232, 32.1-85, and 51.1-126.1 of the Code of Virginia, to amend the Code of Virginia by adding in Title 23 a chapter numbered 6.2, consisting of
9	sections numbered 23-50.15:2 through 23-50.15:34, and a section numbered 51.1-126.2, relating to
10	the Medical College of Virginia Hospitals Authority.
11	Be it enacted by the General Assembly of Virginia:
12	1. That §§ 2.1-1.5, 2.1-20.1 as is currently effective and as may become effective, 2.1-116, 2.1-342,
13	2.1-344, 9-156, 9-166.2, 23-50.11, 23-232, 32.1-85, and 51.1-126.1 of the Code of Virginia are
14	amended and reenacted, and that the Code of Virginia is amended by adding in Title 23 a chapter
15	numbered 6.2, consisting of sections numbered 23-50.15:2 through 23-50.15:34, and a section
16	numbered 51.1-126.2, as follows:
17 18	§ 2.1-1.5. Entities not subject to standard nomenclature. (Effective until July 1, 1996) The following entities are not subject to the provisions of § 2.1-1.2 due
19	to the unique characteristics or enabling legislation of the entities:
20	(Effective July 1, 1996) The following entities are not subject to the provisions of § 2.1-1.2 due to
21	the unique characteristics or the enabling legislation of the entities:
22	Authorities
23	Assistive Technology Loan Fund Authority.
24	Medical College of Virginia Hospitals Authority
25 26	Richmond Eye and Ear Hospital Authority.
20 27	Small Business Financing Authority. State Education Assistance Authority.
28	Virginia Agriculture Development Authority.
29	Virginia College Building Authority.
30	Virginia Economic Development Partnership.
31	Virginia Education Loan Authority.
32	Virginia Housing Development Authority.
33 34	Virginia Innovative Technology Authority. Virginia Port Authority.
35	Virginia Public Building Authority.
36	Virginia Public School Authority.
37	Virginia Resources Authority.
38	Virginia Student Assistance Authorities.
39	Boards Board of Commissioners, Vincinia, Activation Development, Authority
40 41	Board of Commissioners, Virginia Agriculture Development Authority. Board of Commissioners, Virginia Port Authority.
42	Board of Directors, Assistive Technology Loan Fund Authority.
43	Board of Directors, Medical College of Virginia Hospitals Authority.
44	Board of Directors, Richmond Eye and Ear Hospital Authority.
45	Board of Directors, Small Business Financing Authority.
46	Board of Directors, Virginia Economic Development Partnership.
47 48	Board of Directors, Virginia Student Assistance Authorities. Board of Directors, Virginia Innovative Technology Authority.
4 9	Board of Directors, Virginia Resources Authority.
50	Board of Regents, Gunston Hall Plantation.
51	Board of Regents, James Monroe Memorial Law Office and Library.
52	Board of Trustees, Family and Children's Trust Fund.
53	Board of Trustees, Frontier Culture Museum of Virginia.
54 55	Board of Trustees, Jamestown-Yorktown Foundation. Board of Trustees, Miller School of Albemarle.
55 56	Board of Trustees, Rural Virginia Development Foundation.
57	Board of Trustees, The Science Museum of Virginia.
58	Board of Trustees, Virginia Museum of Fine Arts.
59	Board of Trustees, Virginia Museum of Natural History.

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- 60 Board of Trustees, Virginia Outdoor Foundation.
- (Effective July 1, 1996) Board of the Virginia Higher Education Tuition Trust Fund. 61
- 62 Board of Visitors, Christopher Newport University.
- Board of Visitors, The College of William and Mary in Virginia. 63
- Board of Visitors, George Mason University. 64
- 65 Board of Visitors, Gunston Hall Plantation.
- 66 Board of Visitors, James Madison University.
- 67 Board of Visitors, Longwood College.
- Board of Visitors, Mary Washington College. 68
- 69 Board of Visitors to Mount Vernon.
- Board of Visitors, Norfolk State University. 70
- 71 Board of Visitors, Old Dominion University.
- Board of Visitors, Radford University. 72
- 73 Board of Visitors, University of Virginia.
- Board of Visitors, Virginia Commonwealth University. Board of Visitors, Virginia Military Institute. 74
- 75
- Board of Visitors, Virginia Polytechnic Institute and State University. 76
- 77 Board of Visitors, Virginia State University.
- 78 Governing Board, Virginia College Building Authority.
- 79 Governing Board, Virginia Public School Authority.
- 80 Library Board, The Library of Virginia.
- Motor Vehicle Dealer Board. 81
- 82 State Board for Community Colleges, Virginia Community College System.
- 83 Commissions
- 84 Alexandria Historical Restoration and Preservation Commission.
- 85 (Effective July 1, 1996) Charitable Gaming Commission
- Chesapeake Bay Bridge and Tunnel Commission. 86
- 87 Hampton Roads Sanitation District Commission.
- 88 Districts
- 89 Chesapeake Bay Bridge and Tunnel District.
- 90 Hampton Roads Sanitation District.
- 91 **Educational Institutions**
- 92 Christopher Newport University.
- 93 College of William and Mary in Virginia.
- 94 Frontier Culture Museum of Virginia.
- 95 George Mason University.
- 96 James Madison University.
- Jamestown-Yorktown Foundation. 97
- 98 Longwood College.
- 99 Mary Washington College.
- Miller School of Albemarle. 100
- Norfolk State University. 101
- 102 Old Dominion University.
- 103 Radford University.
- The Science Museum of Virginia. 104
- University of Virginia. 105
- Virginia Commonwealth University. 106
- Virginia Community College System. 107
- 108 Virginia Military Institute.
- 109 Virginia Museum of Fine Arts.
- 110 Virginia Polytechnic Institute and State University.
- The Library of Virginia. 111
- Virginia State University. 112
- Foundations 113
- 114 Chippokes Plantation Farm Foundation.
- Rural Virginia Development Foundation. 115
- 116 Virginia Conservation and Recreation Foundation.
- Virginia Historic Preservation Foundation. 117
- Virginia Outdoor Foundation. 118
- 119 Museum
- 120 Virginia Museum of Natural History.
- 121 Plantation

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122 Gunston Hall Plantation.

123 System

124 Virginia Retirement System.

125 § 2.1-20.1. (For effective date - See note) Health and related insurance for state employees.

126 A. 1. The Governor shall establish a plan for providing health insurance coverage, including 127 chiropractic treatment, hospitalization, medical, surgical and major medical coverage, for state employees 128 and retired state employees with the Commonwealth paying the cost thereof to the extent of the 129 coverage included in such plan. The Department of Personnel and Training shall administer this section. 130 The plan chosen shall provide means whereby coverage for the families or dependents of state 131 employees may be purchased. The Commonwealth may pay all or a portion of the cost thereof, and for 132 such portion as the Commonwealth does not pay, the employee may purchase the coverage by paying 133 the additional cost over the cost of coverage for an employee.

134 2. Such contribution shall be financed through appropriations provided by law.

135 B. 1. The plan shall include coverage for low-dose screening mammograms for determining the 136 presence of occult breast cancer. Such coverage shall make available one screening mammogram to 137 persons age thirty-five through thirty-nine, one such mammogram biennially to persons age forty 138 through forty-nine, one such mammogram annually to persons age fifty and over and may be limited to 139 a benefit of fifty dollars per mammogram subject to such dollar limits, deductibles, and coinsurance 140 factors as are no less favorable than for physical illness generally. The term "mammogram" shall mean 141 an X-ray examination of the breast using equipment dedicated specifically for mammography, including 142 but not limited to the X-ray tube, filter, compression device, screens, film, and cassettes, with an 143 average radiation exposure of less than one rad mid-breast, two views of each breast.

144 2. The plan shall include coverage for the treatment of breast cancer by dose-intensive chemotherapy
145 with autologous bone marrow transplants or stem cell support when performed at a clinical program
146 authorized to provide such therapies as a part of clinical trials sponsored by the National Cancer
147 Institute. For persons previously covered under the plan, there shall be no denial of coverage due to the
148 existence of a preexisting condition.

C. Claims incurred during a fiscal year but not reported during that fiscal year shall be paid from such funds as shall be appropriated by law. Appropriations, premiums and other payments shall be deposited in the employee health insurance fund, from which payments for claims, premiums, cost containment programs and administrative expenses shall be withdrawn from time to time. The assets of the fund shall be held for the sole benefit of the employee health insurance program. The fund shall be held in the state treasury. Any interest on unused balances in the fund shall revert back to the credit of the fund.

D. For the purposes of this section, the term "state employee" means state employee as defined in
§ 51.1-124.3, employee as defined in § 51.1-201, the Governor, Lieutenant Governor and Attorney
General, judge as defined in § 51.1-301 and judges, clerks and deputy clerks of regional juvenile and
domestic relations, county juvenile and domestic relations, and district courts of the Commonwealth, and
interns and residents employed by the Medical College of Virginia of Virginia Commonwealth
University and the School of Medicine and Hospital of the University of Virginia, and interns, residents,
and employees of the Medical College of Virginia Hospitals Authority as provided in §23-50.15:22.

163 E. Provisions shall be made for retired employees to obtain coverage under the above plan. The 164 Commonwealth may, but shall not be obligated to, pay all or any portion of the cost thereof.

F. Any self-insured group health insurance plan established by the Department of Personnel and
Training which utilizes a network of preferred providers shall not exclude any physician solely on the
basis of a reprimand or censure from the Board of Medicine, so long as the physician otherwise meets
the plan criteria established by the Department.

169 § 2.1-20.1. (Delayed effective date - See notes) Health and related insurance for state employees.

170 A. 1. The Governor shall establish a plan for providing health insurance coverage, including 171 chiropractic treatment, hospitalization, medical, surgical and major medical coverage, for state employees 172 and retired state employees with the Commonwealth paying the cost thereof to the extent of the 173 coverage included in such plan. The Department of Personnel and Training shall administer this section. 174 The plan chosen shall provide means whereby coverage for the families or dependents of state 175 employees may be purchased. The Commonwealth may pay all or a portion of the cost thereof, and for 176 such portion as the Commonwealth does not pay, the employee may purchase the coverage by paying 177 the additional cost over the cost of coverage for an employee.

178 2. Such contribution shall be financed through appropriations provided by law.

179 B. 1. The plan shall include coverage for low-dose screening mammograms for determining the
180 presence of occult breast cancer. Such coverage shall make available one screening mammogram to
181 persons age thirty-five through thirty-nine, one such mammogram biennially to persons age forty
182 through forty-nine, one such mammogram annually to persons age fifty and over and may be limited to

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183 a benefit of fifty dollars per mammogram subject to such dollar limits, deductibles, and coinsurance 184 factors as are no less favorable than for physical illness generally. The term "mammogram" shall mean 185 an X-ray examination of the breast using equipment dedicated specifically for mammography, including 186 but not limited to the X-ray tube, filter, compression device, screens, film, and cassettes, with an 187 average radiation exposure of less than one rad mid-breast, two views of each breast.

188 2. The plan shall include coverage for the treatment of breast cancer by dose-intensive chemotherapy 189 with autologous bone marrow transplants or stem cell support when performed at a clinical program 190 authorized to provide such therapies as a part of clinical trials sponsored by the National Cancer Institute. For persons previously covered under the plan, there shall be no denial of coverage due to the 191 192 existence of a preexisting condition.

193 C. Claims incurred during a fiscal year but not reported during that fiscal year shall be paid from such funds as shall be appropriated by law. Appropriations, premiums and other payments shall be deposited in the employee health insurance fund, from which payments for claims, premiums, cost 194 195 containment programs and administrative expenses shall be withdrawn from time to time. The assets of 196 197 the fund shall be held for the sole benefit of the employee health insurance program. The fund shall be 198 held in the state treasury. Any interest on unused balances in the fund shall revert back to the credit of 199 the fund.

200 D. For the purposes of this section, the term "state employee" means state employee as defined in 201 § 51.1-124.3, employee as defined in § 51.1-201, the Governor, Lieutenant Governor and Attorney 202 General, judge as defined in § 51.1-301 and judges, clerks and deputy clerks of district courts of the Commonwealth, and interns and residents employed by the Medical College of Virginia of Virginia 203 204 Commonwealth University and the School of Medicine and Hospital of the University of Virginia, and interns, residents, and employees of the Medical College of Virginia Hospitals Authority as provided in 205 206 *§23-50.15:22.*

207 E. Provisions shall be made for retired employees to obtain coverage under the above plan. The 208 Commonwealth may, but shall not be obligated to, pay all or any portion of the cost thereof.

209 F. Any self-insured group health insurance plan established by the Department of Personnel and 210 Training which utilizes a network of preferred providers shall not exclude any physician solely on the 211 basis of a reprimand or censure from the Board of Medicine, so long as the physician otherwise meets 212 the plan criteria established by the Department. 213

§ 2.1-116. Certain officers and employees exempt from chapter.

The provisions of this chapter shall not apply to:

1. Officers and employees for whom the Constitution specifically directs the manner of selection;

2. Officers and employees of the Supreme Court and the Court of Appeals;

3. Officers appointed by the Governor, whether confirmation by the General Assembly or by either 217 218 house thereof is required or not;

4. Officers elected by popular vote or by the General Assembly or either house thereof;

5. Members of boards and commissions however selected;

221 6. Judges, referees, receivers, arbiters, masters and commissioners in chancery, commissioners of accounts, and any other persons appointed by any court to exercise judicial functions, and jurors and 222 223 notaries public;

224 7. Officers and employees of the General Assembly and persons employed to conduct temporary or 225 special inquiries, investigations, or examinations on its behalf; 226

8. The presidents, and teaching and research staffs of state educational institutions;

9. Commissioned officers and enlisted personnel of the national guard and the naval militia;

228 10. Student employees in institutions of learning, and patient or inmate help in other state 229 institutions:

230 11. Upon general or special authorization of the Governor, laborers, temporary employees and 231 employees compensated on an hourly or daily basis; 232

12. County, city, town and district officers, deputies, assistants and employees;

13. The employees of the Virginia Workers' Compensation Commission;

234 14. The following officers and employees of the Virginia Retirement System: retirement system chief 235 investment officer, retirement system investment officer, retirement system assistant investment officer 236 and investment financial analyst;

237 15. Employees whose positions are identified by the State Council of Higher Education and the 238 boards of the Virginia Museum of Fine Arts, the Science Museum of Virginia, the Jamestown-Yorktown 239 Foundation, the Frontier Culture Museum of Virginia, the Virginia Museum of Natural History and The 240 Library of Virginia, and approved by the Director of the Department of Personnel and Training as 241 requiring specialized and professional training;

242 16. Employees of the State Lottery Department;

17. Production workers for the Virginia Industries for the Blind Sheltered Workshop programs; and 243

18. Employees of the Medical College of Virginia Hospitals and the University of Virginia Medical 244

245 Center who are determined by the Department of Personnel and Training to be health care providers;
246 however, any changes in compensation plans for such employees shall be subject to the review and
247 approval of the Secretary of Education. Such employees shall remain subject to the provisions of
248 Chapter 10.01 (§ 2.1-116.01 et seq.) of Title 2.1; and

249 19. Employees of the Medical College of Virginia Hospitals Authority.

19 20. In executive branch agencies the employee who has accepted serving in the capacity of chief
deputy, or equivalent, and the employee who has accepted serving in the capacity of a confidential
assistant for policy or administration. An employee serving in either one of these two positions, shall be
deemed to serve on an employment at will basis. An agency may not exceed two employees who serve
in this exempt capacity.

255 § 2.1-342. Official records to be open to inspection; procedure for requesting records and responding
 256 to request; charges; exceptions to application of chapter.

257 A. Except as otherwise specifically provided by law, all official records shall be open to inspection 258 and copying by any citizens of the Commonwealth during the regular office hours of the custodian of 259 such records. Access to such records shall not be denied to citizens of the Commonwealth, representatives of newspapers and magazines with circulation in the Commonwealth, and representatives 260 261 of radio and television stations broadcasting in or into the Commonwealth. The custodian of such 262 records shall take all necessary precautions for their preservation and safekeeping. Any public body 263 covered under the provisions of this chapter shall make an initial response to citizens requesting records 264 open to inspection within five work days after the receipt of the request by the public body which is the 265 custodian of the requested records. Such citizen request shall designate the requested records with 266 reasonable specificity. A specific reference to this chapter by the requesting citizen in his request shall 267 not be necessary to invoke the provisions of this chapter and the time limits for response by the public 268 body. The response by the public body within such five work days shall be one of the following 269 responses:

270 1.

1. The requested records shall be provided to the requesting citizen.

271 2. If the public body determines that an exemption applies to all of the requested records, it may
272 refuse to release such records and provide to the requesting citizen a written explanation as to why the
273 records are not available with the explanation making specific reference to the applicable Code sections
274 which make the requested records exempt.

3. If the public body determines that an exemption applies to a portion of the requested records, it may delete or excise that portion of the records to which an exemption applies, but shall disclose the remainder of the requested records and provide to the requesting citizen a written explanation as to why these portions of the record are not available to the requesting citizen with the explanation making specific reference to the applicable Code sections which make that portion of the requested records exempt. Any reasonably segregatable portion of an official record shall be provided to any person requesting the record after the deletion of the exempt portion.

4. If the public body determines that it is practically impossible to provide the requested records or
to determine whether they are available within the five-work-day period, the public body shall so inform
the requesting citizen and shall have an additional seven work days in which to provide one of the three
preceding responses.

Nothing in this section shall prohibit any public body from petitioning the appropriate court for additional time to respond to a request for records when the request is for an extraordinary volume of records and a response by the public body within the time required by this chapter will prevent the public body from meeting its operational responsibilities. Before proceeding with this petition, however, the public body shall make reasonable efforts to reach an agreement with the requester concerning the production of the records requested.

292 The public body may make reasonable charges for the copying, search time and computer time 293 expended in the supplying of such records. The public body may also make a reasonable charge for 294 preparing documents produced from a geographic information system at the request of anyone other than 295 the owner of the land that is the subject of the request. However, such charges shall not exceed the 296 actual cost to the public body in supplying such records or documents, except that the public body may 297 charge, on a pro rata per acre basis, for the cost of creating topographical maps developed by the public 298 body, for such maps or portions thereof, which encompass a contiguous area greater than fifty acres. 299 Such charges for the supplying of requested records shall be estimated in advance at the request of the 300 citizen. The public body may require the advance payment of charges which are subject to advance 301 determination.

302 In any case where a public body determines in advance that search and copying charges for 303 producing the requested documents are likely to exceed \$200, the public body may, before continuing to 304 process the request, require the citizen requesting the information to agree to payment of an amount not 305 to exceed the advance determination by five percent. The period within which the public body must 306 respond under this section shall be tolled for the amount of time that elapses between notice of the advance determination and the response of the citizen requesting the information.

308 Official records maintained by a public body on a computer or other electronic data processing
 309 system which are available to the public under the provisions of this chapter shall be made reasonably
 310 accessible to the public at reasonable cost.

311 Public bodies shall not be required to create or prepare a particular requested record if it does not 312 already exist. Public bodies may, but shall not be required to, abstract or summarize information from 313 official records or convert an official record available in one form into another form at the request of 314 the citizen. The public body shall make reasonable efforts to reach an agreement with the requester 315 concerning the production of the records requested.

316 Failure to make any response to a request for records shall be a violation of this chapter and deemed **317** a denial of the request.

318 B. The following records are excluded from the provisions of this chapter but may be disclosed by 319 the custodian in his discretion, except where such disclosure is prohibited by law:

320 1. Memoranda, correspondence, evidence and complaints related to criminal investigations; adult 321 arrestee photographs when necessary to avoid jeopardizing an investigation in felony cases until such 322 time as the release of such photograph will no longer jeopardize the investigation; reports submitted to the state and local police, to investigators authorized pursuant to § 53.1-16 and to the campus police 323 324 departments of public institutions of higher education as established by Chapter 17 (§ 23-232 et seq.) of 325 Title 23 in confidence; portions of records of local government crime commissions that would identify 326 individuals providing information about crimes or criminal activities under a promise of anonymity; 327 records of local police departments relating to neighborhood watch programs that include the names, 328 addresses, and operating schedules of individual participants in the program that are provided to such 329 departments under a promise of confidentiality; and all records of persons imprisoned in penal 330 institutions in the Commonwealth provided such records relate to the imprisonment. Information in the custody of law-enforcement officials relative to the identity of any individual other than a juvenile who 331 332 is arrested and charged, and the status of the charge or arrest, shall not be excluded from the provisions 333 of this chapter.

Criminal incident information relating to felony offenses shall not be excluded from the provisions of
this chapter; however, where the release of criminal incident information is likely to jeopardize an
ongoing criminal investigation or the safety of an individual, cause a suspect to flee or evade detection,
or result in the destruction of evidence, such information may be withheld until the above-referenced
damage is no longer likely to occur from release of the information.

339 2. (Effective until July 1, 1996) Confidential records of all investigations of applications for licenses
340 and permits, and all licensees and permittees made by or submitted to the Alcoholic Beverage Control
341 Board, the State Lottery Department or the Virginia Racing Commission.

342 2. (Effective July 1, 1996) Confidential records of all investigations of applications for licenses and permits, and all licensees and permittees made by or submitted to the Alcoholic Beverage Control
343 Board, the State Lottery Department, the Virginia Racing Commission, or the Charitable Gaming
345 Commission.

346 3. State income, business, and estate tax returns, personal property tax returns, scholastic records and 347 personnel records containing information concerning identifiable individuals, except that such access 348 shall not be denied to the person who is the subject thereof, and medical and mental records, except that 349 such records can be personally reviewed by the subject person or a physician of the subject person's 350 choice; however, the subject person's mental records may not be personally reviewed by such person 351 when the subject person's treating physician has made a part of such person's records a written statement 352 that in his opinion a review of such records by the subject person would be injurious to the subject 353 person's physical or mental health or well-being.

Where the person who is the subject of medical records is confined in a state or local correctional 354 355 facility, the administrator or chief medical officer of such facility may assert such confined person's right 356 of access to the medical records if the administrator or chief medical officer has reasonable cause to 357 believe that such confined person has an infectious disease or other medical condition from which other persons so confined need to be protected. Medical records shall be reviewed only and shall not be 358 359 copied by such administrator or chief medical officer. The information in the medical records of a 360 person so confined shall continue to be confidential and shall not be disclosed to any person except the 361 subject by the administrator or chief medical officer of the facility or except as provided by law.

For the purposes of this chapter such statistical summaries of incidents and statistical data concerning
patient abuse as may be compiled by the Commissioner of the Department of Mental Health, Mental
Retardation and Substance Abuse Services shall be open to inspection and releasable as provided in
subsection A of this section. No such summaries or data shall include any patient-identifying
information. Where the person who is the subject of scholastic or medical and mental records is under
the age of eighteen, his right of access may be asserted only by his guardian or his parent, including a

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an oncustodial parent, unless such parent's parental rights have been terminated or a court of competent jurisdiction has restricted or denied such access. In instances where the person who is the subject thereof
is an emancipated minor or a student in a state-supported institution of higher education, such right of access may be asserted by the subject person.

372 4. Memoranda, working papers and correspondence (i) held by or requested from members of the 373 General Assembly or the Division of Legislative Services or (ii) held or requested by the office of the 374 Governor or Lieutenant Governor, Attorney General or the mayor or other chief executive officer of any 375 political subdivision of the Commonwealth or the president or other chief executive officer of any 376 state-supported institution of higher education. This exclusion shall not apply to memoranda, studies or 377 other papers held or requested by the mayor or other chief executive officer of any political subdivision 378 which are specifically concerned with the evaluation of performance of the duties and functions of any 379 locally elected official and were prepared after June 30, 1992 nor shall this exclusion apply to agenda 380 packets prepared and distributed to public bodies for use at a meeting.

Except as provided in § 30-28.18, memoranda, working papers and correspondence of a member of
the General Assembly held by the Division of Legislative Services shall not be released by the Division
without the prior consent of the member.

384 5. Written opinions of the city, county and town attorneys of the cities, counties and towns in the385 Commonwealth and any other writing protected by the attorney-client privilege.

6. Memoranda, working papers and records compiled specifically for use in litigation or as a part of
an active administrative investigation concerning a matter which is properly the subject of an executive
or closed meeting under § 2.1-344 and material furnished in confidence with respect thereto.

389 7. Confidential letters and statements of recommendation placed in the records of educational agencies or institutions respecting (i) admission to any educational agency or institution, (ii) an application for employment, or (iii) receipt of an honor or honorary recognition.

392 8. Library records which can be used to identify both (i) any library patron who has borrowed393 material from a library and (ii) the material such patron borrowed.

394 9. Any test or examination used, administered or prepared by any public body for purposes of
395 evaluation of (i) any student or any student's performance, (ii) any employee or employment seeker's
396 qualifications or aptitude for employment, retention, or promotion, or (iii) qualifications for any license
397 or certificate issued by any public body.

As used in this subdivision 9, "test or examination" shall include (i) any scoring key for any such test or examination, and (ii) any other document which would jeopardize the security of such test or examination. Nothing contained in this subdivision 9 shall prohibit the release of test scores or results as provided by law, or limit access to individual records as is provided by law. However, the subject of such employment tests shall be entitled to review and inspect all documents relative to his performance on such employment tests.

When, in the reasonable opinion of such public body, any such test or examination no longer has any
potential for future use, and the security of future tests or examinations will not be jeopardized, such test
or examination shall be made available to the public. However, minimum competency tests administered
to public school children shall be made available to the public contemporaneously with statewide release
of the scores of those taking such tests, but in no event shall such tests be made available to the public
atter than six months after the administration of such tests.

10. Applications for admission to examinations or for licensure and scoring records maintained by
the Department of Health Professions or any board in that department on individual licensees or
applicants. However, such material may be made available during normal working hours for copying, at
the requester's expense, by the individual who is the subject thereof, in the offices of the Department of
Health Professions or in the offices of any health regulatory board, whichever may possess the material.

415 11. Records of active investigations being conducted by the Department of Health Professions or by416 any health regulatory board in the Commonwealth.

417 12. Memoranda, legal opinions, working papers and records recorded in or compiled exclusively for418 executive or closed meetings lawfully held pursuant to § 2.1-344.

419 13. Reports, documentary evidence and other information as specified in §§ 2.1-373.2 and 63.1-55.4.

420 14. Proprietary information gathered by or for the Virginia Port Authority as provided in **421** § 62.1-132.4 or § 62.1-134.1.

422 15. Contract cost estimates prepared for the confidential use of the Department of Transportation in awarding contracts for construction or the purchase of goods or services and records, documents and automated systems prepared for the Department's Bid Analysis and Monitoring Program.

425 16. Vendor proprietary information software which may be in the official records of a public body.
426 For the purpose of this section, "vendor proprietary software" means computer programs acquired from a vendor for purposes of processing data for agencies or political subdivisions of the Commonwealth.

428 17. Data, records or information of a proprietary nature produced or collected by or for faculty or

429 staff of state institutions of higher learning, other than the institutions' financial or administrative

records, in the conduct of or as a result of study or research on medical, scientific, technical or scholarlyissues, whether sponsored by the institution alone or in conjunction with a governmental body or a

432 private concern, where such data, records or information has not been publicly released, published,

433 copyrighted or patented.

434 18. Financial statements not publicly available filed with applications for industrial development435 financings.

436 19. Lists of registered owners of bonds issued by a political subdivision of the Commonwealth,
437 whether the lists are maintained by the political subdivision itself or by a single fiduciary designated by
438 the political subdivision.

439 20. Confidential proprietary records, voluntarily provided by private business pursuant to a promise of confidentiality from the Department of Economic Development, the Virginia Economic Development 440 441 Partnership, or local or regional industrial or economic development authorities or organizations, used by 442 the Department, the Partnership, or such entities for business, trade and tourism development; and memoranda, working papers or other records related to businesses that are considering locating or 443 444 expanding in Virginia, prepared by the Partnership, where competition or bargaining is involved and 445 where, if such records are made public, the financial interest of the governmental unit would be 446 adversely affected.

447 21. Information which was filed as confidential under the Toxic Substances Information Act 448 (§ 32.1-239 et seq.), as such Act existed prior to July 1, 1992.

449 22. Documents as specified in § 58.1-3.

450 23. Confidential records, including victim identity, provided to or obtained by staff in a rape crisis451 center or a program for battered spouses.

452 24. Computer software developed by or for a state agency, state-supported institution of higher453 education or political subdivision of the Commonwealth.

454 25. Investigator notes, and other correspondence and information, furnished in confidence with
455 respect to an active investigation of individual employment discrimination complaints made to the
456 Department of Personnel and Training; however, nothing in this section shall prohibit the disclosure of
457 information taken from inactive reports in a form which does not reveal the identity of charging parties,
458 persons supplying the information or other individuals involved in the investigation.

459 26. Fisheries data which would permit identification of any person or vessel, except when required 460 by court order as specified in § 28.2-204.

461 27. Records of active investigations being conducted by the Department of Medical Assistance462 Services pursuant to Chapter 10 (§ 32.1-323 et seq.) of Title 32.1.

28. Documents and writings furnished by a member of the General Assembly to a meeting of a
standing committee, special committee or subcommittee of his house established solely for the purpose
of reviewing members' annual disclosure statements and supporting materials filed under § 2.1-639.40 or
of formulating advisory opinions to members on standards of conduct, or both.

467 29. Customer account information of a public utility affiliated with a political subdivision of the
468 Commonwealth, including the customer's name and service address, but excluding the amount of utility
469 service provided and the amount of money paid for such utility service.

30. Investigative notes and other correspondence and information furnished in confidence with
respect to an investigation or conciliation process involving an alleged unlawful discriminatory practice
under the Virginia Human Rights Act (§ 2.1-714 et seq.); however, nothing in this section shall prohibit
the distribution of information taken from inactive reports in a form which does not reveal the identity
of the parties involved or other persons supplying information.

475 31. Investigative notes; proprietary information not published, copyrighted or patented; information obtained from employee personnel records; personally identifiable information regarding residents, 476 477 clients or other recipients of services; and other correspondence and information furnished in confidence 478 to the Department of Social Services in connection with an active investigation of an applicant or 479 licensee pursuant to Chapters 9 (§ 63.1-172 et seq.) and 10 (§ 63.1-195 et seq.) of Title 63.1; however, 480 nothing in this section shall prohibit disclosure of information from the records of completed 481 investigations in a form that does not reveal the identity of complainants, persons supplying information, 482 or other individuals involved in the investigation.

483 32. Reports, manuals, specifications, documents, minutes or recordings of staff meetings or other information or materials of the Virginia Board of Corrections, the Virginia Department of Corrections or 484 485 any institution thereof to the extent, as determined by the Director of the Department of Corrections or his designee or of the Virginia Board of Youth and Family Services, the Virginia Department of Youth 486 487 and Family Services or any facility thereof to the extent as determined by the Director of the Department of Youth and Family Services, or his designee, that disclosure or public dissemination of 488 489 such materials would jeopardize the security of any correctional or juvenile facility or institution, as 490 follows:

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491 (i) Security manuals, including emergency plans that are a part thereof;

492 (ii) Engineering and architectural drawings of correctional and juvenile facilities, and operational
493 specifications of security systems utilized by the Departments, provided the general descriptions of such
494 security systems, cost and quality shall be made available to the public;

(iii) Training manuals designed for correctional and juvenile facilities to the extent that they addressprocedures for institutional security, emergency plans and security equipment;

497 (iv) Internal security audits of correctional and juvenile facilities, but only to the extent that they
498 specifically disclose matters described in (i), (ii), or (iii) above or other specific operational details the
499 disclosure of which would jeopardize the security of a correctional or juvenile facility or institution;

500 (v) Minutes or recordings of divisional, regional and institutional staff meetings or portions thereof to 501 the extent that such minutes deal with security issues listed in (i), (ii), (iii), and (iv) of this subdivision;

(vi) Investigative case files by investigators authorized pursuant to § 53.1-16; however, nothing in
this section shall prohibit the disclosure of information taken from inactive reports in a form which does
not reveal the identity of complainants or charging parties, persons supplying information, confidential
sources, or other individuals involved in the investigation, or other specific operational details the
disclosure of which would jeopardize the security of a correctional or juvenile facility or institution;
nothing herein shall permit the disclosure of materials otherwise exempt as set forth in subdivision 1 of
subsection B of this section;

509 (vii) Logs or other documents containing information on movement of inmates, juvenile clients or 510 employees; and

511 (viii) Documents disclosing contacts between inmates, juvenile clients and law-enforcement 512 personnel.

513 Notwithstanding the provisions of this subdivision, reports and information regarding the general
514 operations of the Departments, including notice that an escape has occurred, shall be open to inspection
515 and copying as provided in this section.

516 33. Personal information, as defined in § 2.1-379, (i) filed with the Virginia Housing Development 517 Authority concerning individuals who have applied for or received loans or other housing assistance or 518 who have applied for occupancy of or have occupied housing financed, owned or otherwise assisted by 519 the Virginia Housing Development Authority, (ii) concerning persons participating in or persons on the 520 waiting list for federally funded rent-assistance programs, or (iii) filed with any local redevelopment and 521 housing authority created pursuant to § 36-4 concerning persons participating in or persons on the 522 waiting list for housing assistance programs funded by local governments or by any such authority. 523 However, access to one's own information shall not be denied.

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

527 35. Appraisals and cost estimates of real property subject to a proposed purchase, sale or lease, prior528 to the completion of such purchase, sale or lease.

529 36. Records containing information on the site specific location of rare, threatened, endangered or 530 otherwise imperiled plant and animal species, natural communities, caves, and significant historic and 531 archaeological sites if, in the opinion of the public body which has the responsibility for such 532 information, disclosure of the information would jeopardize the continued existence or the integrity of 533 the resource. This exemption shall not apply to requests from the owner of the land upon which the 534 resource is located.

535 37. Official records, memoranda, working papers, graphics, video or audio tapes, production models, 536 data and information of a proprietary nature produced by or for or collected by or for the State Lottery 537 Department relating to matters of a specific lottery game design, development, production, operation, 538 ticket price, prize structure, manner of selecting the winning ticket, manner of payment of prizes to 539 holders of winning tickets, frequency of drawings or selections of winning tickets, odds of winning, 540 advertising, or marketing, where such official records have not been publicly released, published, 541 copyrighted or patented. Whether released, published or copyrighted, all game-related information shall 542 be subject to public disclosure under this chapter upon the first day of sales for the specific lottery game 543 to which it pertains.

544 38. Official records of studies and investigations by the State Lottery Department of (i) lottery 545 agents, (ii) lottery vendors, (iii) lottery crimes under §§ 58.1-4014 through 58.1-4018, (iv) defects in the 546 law or regulations which cause abuses in the administration and operation of the lottery and any 547 evasions of such provisions, or (v) use of the lottery as a subterfuge for organized crime and illegal 548 gambling where such official records have not been publicly released, published or copyrighted. All 549 studies and investigations referred to under subdivisions (iii), (iv) and (v) shall be subject to public 550 disclosure under this chapter upon completion of the study or investigation.

551 39. Those portions of engineering and construction drawings and plans submitted for the sole purpose

SB607S1

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10 of 27

552 of complying with the building code in obtaining a building permit which would identify specific trade

secrets or other information the disclosure of which would be harmful to the competitive position of the
owner or lessee; however, such information shall be exempt only until the building is completed.
Information relating to the safety or environmental soundness of any building shall not be exempt from
disclosure.

40. [Repealed.]

41. Records concerning reserves established in specific claims administered by the Department of
General Services through its Division of Risk Management as provided in Article 5.1 (§ 2.1-526.1 et
seq.) of Chapter 32 of this title, or by any county, city, or town.

42. Information and records collected for the designation and verification of trauma centers and otherspecialty care centers within the Statewide Emergency Medical Care System pursuant to § 32.1-112.

43. Reports and court documents required to be kept confidential pursuant to § 37.1-67.3.

44. [Repealed.]

565 45. Investigative notes; correspondence and information furnished in confidence with respect to an investigation; and official records otherwise exempted by this chapter or any Virginia statute, provided 566 to or produced by or for the Auditor of Public Accounts and the Joint Legislative Audit and Review 567 Commission; or investigative notes, correspondence, documentation and information furnished and 568 provided to or produced by or for the Department of the State Internal Auditor with respect to an 569 570 investigation initiated through the State Employee Fraud, Waste and Abuse Hotline. Nothing in this 571 chapter shall prohibit disclosure of information from the records of completed investigations in a form 572 that does not reveal the identity of complainants, persons supplying information or other individuals 573 involved in the investigation; however, disclosure, unless such disclosure is prohibited by this section, of 574 information from the records of completed investigations shall include, but is not limited to, the agency involved, the identity of the person who is the subject of the complaint, the nature of the complaint, and 575 576 the actions taken to resolve the complaint. In the event an investigation does not lead to corrective 577 action, the identity of the person who is the subject of the complaint may be released only with the 578 consent of the subject person.

579 46. Data formerly required to be submitted to the Commissioner of Health relating to the
580 establishment of new or expansion of existing clinical health services, acquisition of major medical
581 equipment, or certain projects requiring capital expenditures pursuant to former § 32.1-102.3:4.

582 47. Documentation or other information which describes the design, function, operation or access
583 control features of any security system, whether manual or automated, which is used to control access to
584 or use of any automated data processing or telecommunications system.

48. Confidential financial statements, balance sheets, trade secrets, and revenue and cost projections
provided to the Department of Rail and Public Transportation, provided such information is exempt
under the federal Freedom of Information Act or the federal Interstate Commerce Act or other laws
administered by the Interstate Commerce Commission or the Federal Rail Administration with respect to
data provided in confidence to the Interstate Commerce Commission and the Federal Railroad
Administration.

49. In the case of corporations organized by the Virginia Retirement System, RF&P Corporation and
its wholly owned subsidiaries, (i) proprietary information provided by, and financial information
concerning, coventurers, partners, lessors, lessees, or investors, and (ii) records concerning the condition,
acquisition, disposition, use, leasing, development, coventuring, or management of real estate the
disclosure of which would have a substantial adverse impact on the value of such real estate or result in
a competitive disadvantage to the corporation or subsidiary.

50. Confidential proprietary records related to inventory and sales, voluntarily provided by private
energy suppliers to the Department of Mines, Minerals and Energy, used by that Department for energy
contingency planning purposes or for developing consolidated statistical information on energy supplies.

51. Confidential proprietary information furnished to the Board of Medical Assistance Services or the
 Medicaid Prior Authorization Advisory Committee pursuant to Article 4 (§ 32.1-331.12 et seq.) of
 Chapter 10 of Title 32.1.

52. Patient level data collected by the Virginia Health Services Cost Review Council and not yet
processed, verified, and released, pursuant to § 9-166.7, to the Council by the nonprofit organization
with which the Executive Director has contracted pursuant to § 9-166.4.

606 53. Proprietary, commercial or financial information, balance sheets, trade secrets, and revenue and 607 cost projections provided by a private transportation business to the Virginia Department of 608 Transportation and the Department of Rail and Public Transportation for the purpose of conducting transportation studies needed to obtain grants or other financial assistance under the Intermodal Surface 609 Transportation Efficiency Act of 1991 (P.L. 102-240) for transportation projects, provided such 610 611 information is exempt under the federal Freedom of Information Act or the federal Interstate Commerce Act or other laws administered by the Interstate Commerce Commission or the Federal Rail 612 Administration with respect to data provided in confidence to the Interstate Commerce Commission and 613

11 of 27

614 the Federal Railroad Administration. However, the exemption provided by this subdivision shall not615 apply to any wholly owned subsidiary of a public body.

616 54. Names and addresses of subscribers to Virginia Wildlife magazine, published by the Department
617 of Game and Inland Fisheries, provided the individual subscriber has requested in writing that the
618 Department not release such information.

619 55. Reports, documents, memoranda or other information or materials which describe any aspect of
620 security used by the Virginia Museum of Fine Arts to the extent that disclosure or public dissemination
621 of such materials would jeopardize the security of the Museum or any warehouse controlled by the
622 Museum, as follows:

- 623 a. Operational, procedural or tactical planning documents, including any training manuals to the 624 extent they discuss security measures;
- 625 b. Surveillance techniques;
- 626 c. Installation, operation, or utilization of any alarm technology;
- 627 d. Engineering and architectural drawings of the Museum or any warehouse;
- 628 e. Transportation of the Museum's collections, including routes and schedules; or
- 629 f. Operation of the Museum or any warehouse used by the Museum involving the:
- 630 (1) Number of employees, including security guards, present at any time; or
- 631 (2) Busiest hours, with the maximum number of visitors in the Museum.
- 632 56. Reports, documents, memoranda or other information or materials which describe any aspect of
 633 security used by the Virginia Department of Alcoholic Beverage Control to the extent that disclosure or
 634 public dissemination of such materials would jeopardize the security of any government store as defined
 635 in Title 4.1, or warehouse controlled by the Department of Alcoholic Beverage Control, as follows:
- 636 (i) Operational, procedural or tactical planning documents, including any training manuals to the 637 extent they discuss security measures;
- **638** (ii) Surveillance techniques;
- 639 (iii) The installation, operation, or utilization of any alarm technology;
- 640 (iv) Engineering and architectural drawings of such government stores or warehouses;
- 641 (v) The transportation of merchandise, including routes and schedules; and
- 642 (vi) The operation of any government store or the central warehouse used by the Department of643 Alcoholic Beverage Control involving the:
- a. Number of employees present during each shift;
- b. Busiest hours, with the maximum number of customers in such government store; and
- 646 c. Banking system used, including time and place of deposits.
- **647** 57. Information required to be provided pursuant to § 54.1-2506.1.
- 648 58. Confidential information designated as provided in subsection D of § 11-52 as trade secrets or
 649 proprietary information by any person who has submitted to a public body an application for
 650 prequalification to bid on public construction projects in accordance with subsection B of § 11-46.
- 651 59. All information and records acquired during a review of any child death by the State Child
 652 Fatality Review Team established pursuant to § 32.1-283.1.
- 653 60. Investigative notes, correspondence, documentation and information provided to or produced by 654 or for the committee or the auditor with respect to an investigation or audit conducted pursuant to 655 § 15.1-765.2. Nothing in this section shall prohibit disclosure of information from the records of 656 completed investigations or audits in a form that does not reveal the identity of complainants or persons 657 supplying information.
- 658 61. Financial, medical, rehabilitative and other personal information concerning applicants for or recipients of loan funds submitted to or maintained by the Assistive Technology Loan Fund Authority under Chapter 11 (§ 51.5-53 et seq.) of Title 51.5.
- 62. (a) Records of the Medical College of Virginia Hospitals Authority pertaining to any of the **661** 662 following: the qualifications for or continued membership on its medical or teaching staffs; proprietary **663** information gathered by or in the possession of the Authority from third parties; contract cost estimates **664** prepared for confidential use and awarding of contracts for construction or the purchase of goods or 665 services; data, records or information of a proprietary nature produced or collected by or for the 666 Authority or members of its medical or teaching staffs; financial statements not publicly available that 667 may be filed with the Authority from third parties; customer account information; consulting or other 668 reports paid for by the Authority to assist the Authority in connection with its strategic planning and 669 goals; and the determination of marketing and operational strategies that affect the economic viability of 670 the Authority, pursuant to § 23-50.15:32; and (b) data, records or information of a proprietary nature 671 produced or collected by or for employees of the Authority, other than the Authority's financial or 672 administrative records, in the conduct of or as a result of study or research on medical, scientific, 673 technical or scholarly issues, whether sponsored by the Authority alone or in conjunction with a governmental body or a private concern, where such data, records or information have not been 674

SB607S1

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675 publicly released, published, copyrighted or patented.

676 C. Neither any provision of this chapter nor any provision of Chapter 26 (§ 2.1-377 et seq.) of this title shall be construed as denying public access to contracts between a public official and a public 677 678 body, other than contracts settling public employee employment disputes held confidential as personnel 679 records under subdivision 3 of subsection B of this section, or to records of the position, job 680 classification, official salary or rate of pay of, and to records of the allowances or reimbursements for 681 expenses paid to, any public officer, official or employee at any level of state, local or regional government in the Commonwealth or to the compensation or benefits paid by any corporation organized **682** by the Virginia Retirement System, RF&P Corporation and its wholly owned subsidiaries, to their 683 officers or employees. The provisions of this subsection, however, shall not apply to records of the **684** official salaries or rates of pay of public employees whose annual rate of pay is \$10,000 or less. **685** 686

§ 2.1-344. Executive or closed meetings.

687 A. Public bodies are not required to conduct executive or closed meetings. However, should a public 688 body determine that an executive or closed meeting is desirable, such meeting shall be held only for the 689 following purposes:

690 1. Discussion, consideration or interviews of prospective candidates for employment; assignment, 691 appointment, promotion, performance, demotion, salaries, disciplining or resignation of specific public **692** officers, appointees or employees of any public body; and evaluation of performance of departments or 693 schools of state institutions of higher education where such matters regarding such specific individuals **694** might be affected by such evaluation. Any teacher shall be permitted to be present during an executive 695 session or closed meeting in which there is a discussion or consideration of a disciplinary matter which 696 involves the teacher and some student or students and the student or students involved in the matter are 697 present, provided the teacher makes a written request to be present to the presiding officer of the 698 appropriate board.

699 2. Discussion or consideration of admission or disciplinary matters concerning any student or 700 students of any state institution of higher education or any state school system. However, any such 701 student, legal counsel and, if the student is a minor, the student's parents or legal guardians shall be 702 permitted to be present during the taking of testimony or presentation of evidence at an executive or closed meeting, if such student, parents or guardians so request in writing and such request is submitted 703 704 to the presiding officer of the appropriate board.

705 3. Discussion or consideration of the condition, acquisition or use of real property for public purpose, 706 or of the disposition of publicly held property, or of plans for the future of a state institution of higher 707 education which could affect the value of property owned or desirable for ownership by such institution. 708 4. The protection of the privacy of individuals in personal matters not related to public business.

709 5. Discussion concerning a prospective business or industry or expansion of an existing business or 710 industry where no previous announcement has been made of the business' or industry's interest in 711 locating or expanding its facilities in the community.

712 6. The investing of public funds where competition or bargaining is involved, where, if made public 713 initially, the financial interest of the governmental unit would be adversely affected.

714 7. Consultation with legal counsel and briefings by staff members, consultants or attorneys, 715 pertaining to actual or probable litigation, or other specific legal matters requiring the provision of legal 716 advice by counsel.

717 8. In the case of boards of visitors of state institutions of higher education, discussion or 718 consideration of matters relating to gifts, bequests and fund-raising activities, and grants and contracts 719 for services or work to be performed by such institution. However, the terms and conditions of any such 720 gifts, bequests, grants and contracts made by a foreign government, a foreign legal entity or a foreign 721 person and accepted by a state institution of higher education shall be subject to public disclosure upon 722 written request to the appropriate board of visitors. For the purpose of this subdivision, (i) "foreign 723 government" means any government other than the United States government or the government of a 724 state or a political subdivision thereof; (ii) "foreign legal entity" means any legal entity created under the 725 laws of the United States or of any state thereof if a majority of the ownership of the stock of such legal entity is owned by foreign governments or foreign persons or if a majority of the membership of 726 727 any such entity is composed of foreign persons or foreign legal entities, or any legal entity created under the laws of a foreign government; and (iii) "foreign person" means any individual who is not a citizen 728 729 or national of the United States or a trust territory or protectorate thereof.

730 9. In the case of the boards of trustees of the Virginia Museum of Fine Arts and The Science Museum of Virginia, discussion or consideration of matters relating to specific gifts, bequests, and 731 732 grants. 733

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

734 11. Discussion or consideration of tests or examinations or other documents excluded from this 735 chapter pursuant to § 2.1-342 B 9.

736 12. Discussion, consideration or review by the appropriate House or Senate committees of possible

13 of 27

737 disciplinary action against a member arising out of the possible inadequacy of the disclosure statement 738 filed by the member, provided the member may request in writing that the committee meeting not be 739 conducted in executive session.

740 13. Discussion of strategy with respect to the negotiation of a siting agreement or to consider the 741 terms, conditions, and provisions of a siting agreement if the governing body in open meeting finds that 742 an open meeting will have a detrimental effect upon the negotiating position of the governing body or 743 the establishment of the terms, conditions and provisions of the siting agreement, or both. All 744 discussions with the applicant or its representatives may be conducted in a closed meeting or executive 745 session.

746 14. Discussion by the Governor and any economic advisory board reviewing forecasts of economic 747 activity and estimating general and nongeneral fund revenues.

748 15. Discussion or consideration of medical and mental records excluded from this chapter pursuant to 749 § 2.1-342 B 3, and those portions of disciplinary proceedings by any regulatory board within the 750 Department of Professional and Occupational Regulation or Department of Health Professions conducted 751 pursuant to § 9-6.14:11 or § 9-6.14:12 during which the board deliberates to reach a decision.

752 16. Discussion, consideration or review of State Lottery Department matters related to proprietary 753 lottery game information and studies or investigations exempted from disclosure under subdivisions 37 754 and 38 of subsection B of § 2.1-342.

755 17. Those portions of meetings by local government crime commissions where the identity of, or 756 information tending to identify, individuals providing information about crimes or criminal activities 757 under a promise of anonymity is discussed or disclosed.

758 18. Discussion, consideration, review and deliberations by local community corrections resources 759 boards regarding the placement in community diversion programs of individuals previously sentenced to 760 state correctional facilities.

761 19. Those portions of meetings of the Virginia Health Services Cost Review Council in which the Council discusses filings of individual health care institutions which are confidential pursuant to 762 763 subsection B of § 9-159.

764 20. Those portions of meetings in which the Board of Corrections discusses or discloses the identity 765 of, or information tending to identify, any prisoner who (i) provides information about crimes or 766 criminal activities, (ii) renders assistance in preventing the escape of another prisoner or in the 767 apprehension of an escaped prisoner, or (iii) voluntarily or at the instance of a prison official renders 768 other extraordinary services, the disclosure of which is likely to jeopardize the prisoner's life or safety. 769

21. Discussion of plans to protect public safety as it relates to terrorist activity.

770 22. In the case of corporations organized by the Virginia Retirement System, RF&P Corporation and 771 its wholly owned subsidiaries, discussion or consideration of (i) proprietary information provided by, and financial information concerning, coventurers, partners, lessors, lessees, or investors, and (ii) the 772 condition, acquisition, disposition, use, leasing, development, coventuring, or management of real estate 773 774 the disclosure of which would have a substantial adverse impact on the value of such real estate or 775 result in a competitive disadvantage to the corporation or subsidiary.

776 23. Those portions of meetings in which individual child death cases are discussed by the State Child 777 Fatality Review Team established pursuant to § 32.1-283.1.

778 24. In the case of the Medical College of Virginia Hospitals Authority, discussion or consideration of 779 any of the following: the condition, acquisition, use or disposition of real or personal property; 780 operational plans that could affect the value of property, real or personal, owned or desirable for 781 ownership by the Authority; matters relating to gifts, bequests and fund-raising activities; grants and 782 contracts for services or work to be performed by the Authority; marketing or operational strategies that 783 could affect the economic viability of the Authority; members of its medical and teaching staffs and 784 qualifications for appointments thereto; and qualifications or evaluation of other employees pursuant to 785 § 23-50.15:32.

786 B. No resolution, ordinance, rule, contract, regulation or motion adopted, passed or agreed to in an 787 executive or closed meeting shall become effective unless the public body, following the meeting, 788 reconvenes in open meeting and takes a vote of the membership on such resolution, ordinance, rule, 789 contract, regulation or motion which shall have its substance reasonably identified in the open meeting. 790 Nothing in this section shall be construed to require the board of directors of any authority created 791 pursuant to the Industrial Development and Revenue Bond Act (§ 15.1-1373 et seq.), or any public body 792 empowered to issue industrial revenue bonds by general or special law, to identify a business or industry 793 to which subdivision A 5 of this section applies. However, such business or industry must be identified 794 as a matter of public record at least thirty days prior to the actual date of the board's authorization of 795 the sale or issuance of such bonds.

SB607S1

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14 of 27

798 obtain notice of the legal defect in their election.

799 D. Nothing in this section shall be construed to prevent the holding of conferences between two or 800 more public bodies, or their representatives, but these conferences shall be subject to the same 801 regulations for holding executive or closed sessions as are applicable to any other public body.

802 § 9-156. Definitions.

As used in this chapter: 803

804 "Consumer" means any person (i) whose occupation is other than the administration of health 805 activities or the provision of health services, (ii) who has no fiduciary obligation to a health care 806 institution or other health agency or to any organization, public or private, whose principal activity is an 807 adjunct to the provision of health services, or (iii) who has no material financial interest in the rendering 808 of health services. 809

"Council" means the Virginia Health Services Cost Review Council.

810 "Health care institution" means (i) a general hospital, ordinary hospital, outpatient surgical hospital, nursing home or certified nursing facility licensed or certified pursuant to Chapter 5, Article 1 811 (§ 32.1-123 et seq.) of Title 32.1, (ii) a mental or psychiatric hospital licensed pursuant to Chapter 8 812 (§ 37.1-179 et seq.) of Title 37.1 or (iii) a hospital operated by the University of Virginia or Virginia 813 814 Commonwealth University the Medical College of Virginia Hospital Authority. In no event shall such term be construed to include continuing care retirement communities which file annual financial reports 815 816 with the State Corporation Commission pursuant to Chapter 49 (§ 38.2-4900 et seq.) of Title 38.2, any 817 physician's office, nursing care facility of a religious body which depends upon prayer alone for healing, 818 independent laboratory, or outpatient clinic. 819

§ 9-166.2. Definitions.

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

"Inpatient hospital" means a hospital providing inpatient care and licensed pursuant to Article 1 (§ 32.1-123 et seq.) of Chapter 5 of Title 32.1, a hospital licensed pursuant to Chapter 8 (§ 37.1-179 et 821 822 seq.) of Title 37.1, or a hospital operated by the University of Virginia or Virginia Commonwealth 823 824 University the Medical College of Virginia Hospitals Authority.

825 "Nonprofit organization" means a nonprofit, tax-exempt health data organization with expertise and 826 capacity to execute the powers and duties set forth for such entity in this chapter.

827 "System" means the Virginia Patient Level Data System. 828

§ 23-50.11. Tuition, fees and other charges.

829 The board may fix the rates charged the students of the University for tuition, fees and other 830 necessary charges, and may fix and collect fees and charges for services rendered by or through any 831 facilities maintained or conducted by the corporation.

832 The board is authorized and empowered to provide for the deposit with the treasurer or other proper 833 officer of any hospital under its supervision, management or control, of any money which has been left 834 on deposit in such hospital by discharged patients, after, in the exercise of reasonable diligence, the 835 person or persons have been unable to be found, and after the lapse of three years from the date of the 836 departure of such person or persons. All funds so received shall be deposited to the credit of the hospital 837 division in a bank or banks, designated by the board of visitors, and shall be disbursed by the said 838 officer, as directed by the board, for the benefit of hospitals under its control or for the benefit of the 839 patients of such hospitals. However, the board of visitors shall have the authority to invest so much of 840 the special fund as it may deem proper, in the United States government bonds or in other securities 841 authorized by law for the investment of fiduciary funds, and the interest from such investments may be expended in the same manner as set forth above. Every action to recover money which has been left on 842 843 deposit in such hospitals by discharged patients shall be brought within three years from the date of the 844 patient's discharge. 845

CHAPTER 6.2.

MEDICAL COLLEGE OF VIRGINIA HOSPITALS AUTHORITY.

847 § 23-50.15:2. Short title.

848 This chapter shall be known and may be cited as the "Medical College of Virginia Hospitals 849 Authority Act."

850 § 23-50.15:3. Findings and declaration of necessity.

851 The General Assembly finds that:

852 (a) provision of health care, including indigent care, is a vital governmental function protecting and 853 promoting the health and welfare of the citizens of the Commonwealth;

854 (b) education of medical and health sciences professionals and the performance of medical and 855 related research is essential to promote such health care;

856 (c) teaching hospitals and related facilities of high quality are essential both to provide high levels 857 of health care and to promote medical and health sciences education, because such hospitals and 858 related facilities (i) provide facilities necessary to train physicians and other health science 859 professionals, (ii) provide medical services not generally available at other hospitals, and (iii) treat

15 of 27

860 patients of the type and on the scale necessary to facilitate medical research and to attract physicians,
861 faculty members, researchers and other persons necessary to maintain quality medical and health
862 sciences education;

(d) the missions of the Medical College of Virginia Hospitals are (i) to serve as a general hospital 863 864 and health care facility, (ii) to facilitate and support the health education, research and public service 865 activities of the Health Sciences Schools of the Medical College of Virginia, Health Sciences Division of 866 Virginia Commonwealth University, (iii) to provide high quality patient care and other specialized 867 health services not widely available in the Commonwealth, (iv) to serve as the principal teaching and 868 training hospital for undergraduate and graduate students of the Schools of the Health Sciences Division 869 of Virginia Commonwealth University, and (v) to provide a site for faculty members of the Health 870 Sciences Division of Virginia Commonwealth University to conduct medical and biomedical research, all 871 of which missions constitute vital governmental functions for protecting and promoting the health and 872 welfare of the citizens of the Commonwealth;

(e) such hospital, health care and related facilities require specialized management and operation to
remain economically viable, to earn revenues necessary for their operation, and to engage in
cooperative arrangements with public and private entities and other activities, taking into account
changes that have occurred or may occur in the future in the provision of health care and related
services; and

878 (f) the needs of the citizens of the Commonwealth and the needs of the Health Sciences Division of 879 Virginia Commonwealth University will best be served if the Medical College of Virginia Hospitals are 880 transferred to and operated by an independent public authority charged with the missions of operating 881 such Hospitals as teaching hospitals for the benefit of the Schools of the Health Sciences Division of 882 Virginia Commonwealth University, providing high quality patient care, and providing a site for medical 883 and biomedical research, all in close affiliation with the Health Sciences Division of Virginia Commonwealth University so that the public authority does not duplicate or compete with the 884 885 undergraduate and graduate programs, research, training and teaching facilities offered at or operated 886 by the University.

887 The exercise of the powers permitted by this chapter shall be deemed the performance of essential governmental functions and matters of public necessity for the entire Commonwealth in the provision of health care, medical and health sciences education and research, for which public moneys may be borrowed, loaned, spent or otherwise utilized and for which private property may be utilized or 891 acquired.

892 § 23-50.15:4. Authority created; purposes.

893 A. There is hereby created as a public body corporate and as a political subdivision of the 894 Commonwealth, the Medical College of Virginia Hospitals Authority, referred to in this chapter as the 895 Authority, with such public and corporate powers as are set forth in this chapter. The Authority is 896 hereby constituted a public instrumentality, exercising public and essential governmental functions with 897 the power and purpose to provide for the health, welfare, convenience, knowledge, benefit and prosperity of the residents of the Commonwealth and such other persons who might be served by the Authority by delivering and supporting the delivery of medical care and related services to such 898 899 900 residents and persons, by providing educational opportunities in the medical field and related 901 disciplines, by conducting and facilitating research in the medical field and related disciplines, and by 902 enhancing the delivery of health care and related services to the Commonwealth's indigent population.

903 B. The Authority is authorized to provide, promote, support and sponsor education, public knowledge 904 and scientific research in medicine, public health and related fields; to administer programs to assist in 905 the delivery of medical and related services to the citizens of the Commonwealth and others; and to 906 participate in and administer federal, state and local programs affecting, supporting or carrying out any 907 of its purposes. The Authority is further authorized to exercise independently the powers conferred by 908 this chapter in furtherance of its corporate and public purposes, and the Authority is directed to 909 undertake the operation of teaching hospitals and related facilities and to maintain and, as appropriate, 910 to expand the same, all for the benefit of the Commonwealth, its citizens and such other persons who 911 might be served by the Authority.

912 § 23-50.15:5. Definitions.

913 As used in this chapter, the following terms have the following meanings, unless the context requires 914 otherwise:

- 915 "Authority" means the Medical College of Virginia Hospitals Authority.
- **916** *"Board" means the Board of Directors of the Authority.*
- 917 "Bonds" means bonds, notes, revenue certificates, lease participation certificates or other evidences
 918 of indebtedness or deferred purchase financing arrangements.
- 919 "Costs" means costs of construction, reconstruction, renovation, site work and acquisition of lands, 920 structures, rights-of-way, franchises, easements and other property rights and interests; costs of

921 demolition, removal or relocation of buildings or structures; costs of labor, materials, machinery and all 922 other kinds of equipment; financing charges; costs of engineering and inspections; costs of financial, 923 legal and accounting services; costs of plans, specifications, studies, surveys; estimates of costs and of 924 revenues; feasibility studies and administrative expenses, including administrative expenses during the 925 start-up of any project; costs of issuance of bonds, including printing, engraving, advertising, legal and 926 other similar expenses; credit enhancement and liquidity facility fees; fees for interest rate caps, collars, 927 swaps or other financial derivative products; interest on bonds in connection with a project prior to and 928 during construction or acquisition thereof and for a period not exceeding one year thereafter; provisions 929 for working capital to be used in connection with any project; redemption premiums, obligations 930 purchased to provide for the payment of bonds being refunded and other costs necessary or incident to 931 refunding of bonds; operating and maintenance reserve funds, debt reserve funds and other reserves for 932 the payment of principal and interest on bonds; and all other expenses necessary, desirable or 933 incidental to the operation of the Authority's facilities or the construction, reconstruction, renovation, 934 acquisition or financing of projects or other facilities or equipment appropriate for carrying out the 935 purposes of this chapter and the placing of the same in operation; or the refunding of bonds.

936 "Hospital facilities" means all property or rights in property, real and personal, tangible and
937 intangible, including all facilities suitable for providing hospital and health care services and including
938 any and all structures, buildings, improvements, additions, extensions, replacements, appurtenances,
939 lands, rights in land, furnishings, landscaping, approaches, roadways and other related and supporting
940 facilities, now or hereafter owned, leased, operated or used, in whole or in part, by Virginia
941 Commonwealth University as part of, or in connection with, Medical College of Virginia Hospitals in
942 the normal course of its operations as a teaching, research and medical treatment facility.

943 "Hospital obligations" means all debts or other obligations, contingent or certain, owing to any
944 person or other entity on the transfer date, arising out of the operation of the Medical College of
945 Virginia Hospitals as a medical treatment facility or arising out of the financing or refinancing of
946 hospital facilities, and including all bonds and other debts for the purchase of goods and services,
947 whether or not delivered, and obligations for the delivery of services, whether or not performed.

948 "Option Date" means the date on which the Authority shall issue a written notice to all persons
949 whose employment with the Medical College of Virginia Hospitals will be transferred from state
950 employment to employment by the Authority pursuant to § 23-50.15:22.

951 "Project" means any health care, research or educational facility or equipment necessary or 952 convenient to or consistent with the purposes of the Authority, whether or not owned by the Authority, 953 including, without limitation, hospitals; nursing homes; continuing care facilities; self-care facilities; 954 wellness and health maintenance centers; medical office facilities; clinics; out-patient clinics; surgical 955 centers; alcohol, substance abuse, and drug treatment centers; laboratories; sanitariums; hospices; facilities for the residence or care of the elderly, the handicapped, or the chronically ill; residential 956 957 facilities for nurses, interns, and physicians; other kinds of facilities for the treatment of sick, disturbed, 958 or infirm persons or the prevention of disease or maintenance of health; colleges, schools or divisions 959 offering undergraduate or graduate programs for the health professions and sciences and such other 960 branches of learning as may be appropriate, together with research, training, and teaching facilities; all related and supporting facilities and equipment necessary or desirable in connection therewith or 961 incidental thereto; or equipment alone, including, without limitation, parking, kitchen, laundry, 962 laboratory, wellness, pharmaceutical, administrative, communications, computer, and recreational 963 964 facilities; power plants and equipment; storage space; mobile medical facilities; vehicles; air transport equipment and other equipment necessary or desirable for the transportation of medical equipment, 965 966 medical personnel or patients; and all lands, buildings, improvements, approaches and appurtenances 967 necessary or desirable in connection with or incidental to any project.

"Transfer date" means a date or dates agreed to by the Board of Visitors of Virginia Commonwealth
University and the Authority for transfer of employees from state employment to employment by the
Authority and for transfer of hospital facilities, or any parts thereof, to and the assumption, directly or
indirectly, of hospital obligations by the Authority, which dates for the various transfers and the various
assumptions may be different, but in no event shall any date be later than June 30, 1997.

973 "University" means Virginia Commonwealth University.

974 § 23-50.15:6. Board of Directors; appointment; offices; employees.

975 A. The Authority shall be governed by a Board of Directors consisting of sixteen members as 976 follows: four members to be appointed by the Governor; three members to be appointed by the House of Delegates; two members to be appointed by the Senate of Virginia; five members of the Board of 977 978 Visitors of Virginia Commonwealth University, to be appointed by the Rector, all of whom shall also be 979 members of the Board of Visitors of Virginia Commonwealth University at all times while serving on the Board; and the President of Virginia Commonwealth University and the Dean of the Virginia 980 981 Commonwealth University School of Medicine, who shall serve as ex officio voting members during their 982 respective terms of office.

17 of 27

983 Of the appointments to be made on and after July 1, 1996, two gubernatorial appointees shall be 984 appointed for three-year terms, one for a two-year term, and one for a one-year term; one appointee 985 each by the Speaker of the House of Delegates and the Senate Committee on Privileges and Elections 986 shall be appointed for three-year terms, and one each for two-year terms; one appointee by the Speaker 987 of the House shall be appointed by for a one-year term; and two Board of Visitors members shall be 988 appointed for three-year terms, two for two-year terms, and one for a one-year term. Thereafter, all 989 appointments shall be for terms of three years each, except appointments to fill unexpired vacancies 990 which shall be made for the remainder of the unexpired terms.

991 No person shall be eligible to serve more than two consecutive full three-year terms as an appointed 992 member, but after the expiration of a term of two years or less, or after the expiration of the remainder 993 of a term to which appointed to fill a vacancy, or after one year following the expiration of a second 994 full three-year term, two additional three-year terms may be served by a member if so appointed. The 995 terms of members serving by virtue of their office shall expire upon termination of such office. All 996 members shall continue to hold office until their successors have been appointed and have qualified.

997 All appointed members, other than those who are members of the Board of Visitors, shall have **998** demonstrated experience or expertise in business, health-care management or legal affairs. Immediately 999 after their appointments, members shall enter upon the performance of their duties. The Board members 1000 appointed from the Board of Visitors and the ex officio members shall not vote on matters that would 1001 require them to breach their fiduciary duties to the University or to the Authority.

1002 B. All appointments, including the initial appointments to the Board and appointments to fill 1003 vacancies, are subject to confirmation by the affirmative vote of a majority of those voting in each 1004 house of the General Assembly if in session when such appointments are made and, if not in session, at 1005 its first regular session subsequent to such appointment. Any member whose nomination is subject to confirmation during a regular session of the General Assembly shall be deemed terminated when the 1006 General Assembly rejects the nomination or when it adjourns without confirming the nomination, 1007 1008 whichever is earlier. No such termination shall affect the validity of any action taken by such member 1009 prior to such termination.

1010 C. A Board member may be removed for malfeasance, misfeasance, incompetence or gross neglect of 1011 duty by the individual or entity that appointed him or, if such appointing individual no longer holds the 1012 office creating the right of appointment, by the current holder of that office.

1013 D. The Board shall elect annually one of their number as chairman and another as vice-chairman. 1014 The Board shall also elect a secretary and treasurer and such assistant secretaries and assistant 1015 treasurers as the Board may authorize for terms determined by the Board, each of whom may or may 1016 not be a member of the Board. The same person may serve as both secretary and treasurer. The Board 1017 may also appoint an executive committee and other standing or special committees and prescribe their 1018 duties and powers, and any executive committee may exercise all such powers and duties of the Board 1019 under this chapter as the Board may delegate.

1020 E. The Board may provide for the appointment, employment and removal of officers, employees and 1021 agents of the Authority, including engineers, consultants, lawyers and accountants, upon such 1022 compensation and other terms as the Board deems appropriate.

1023 F. The Board shall meet at least four times each year and may hold such special meetings as it 1024 deems appropriate. The Board may adopt, amend and repeal such rules, regulations, procedures and 1025 bylaws, not contrary to law or inconsistent with this chapter, as it deems expedient for its own 1026 governance and for the governance and management of the Authority. A majority of the Board shall 1027 constitute a quorum for meetings, and the Board may act by a majority of those present at any meeting. 1028 G. Board members shall not be entitled to compensation, but shall be entitled to reimbursement for

1029 necessary and reasonable travel and other expenses incurred while engaged in the performance of their 1030 duties. 1031

§ 23-50.15:7. Powers generally.

1032 The Authority shall have all the powers necessary or convenient to carry out the purposes and 1033 provisions of this chapter, including, without limitation, the following powers:

- 1034 1. To sue and be sued in its own name.
- 1035 2. To have and alter an official seal.
- 1036 3. To have perpetual duration and succession in its name.
- 1037 4. To locate and maintain offices at such places as it may designate.

1038 5. To make and execute contracts, guarantees or any other instruments and agreements necessary or 1039 convenient for the exercise of its powers and functions including, without limitation, to make and 1040 execute contracts with hospitals or health-care businesses to operate and manage any or all of the 1041 hospital facilities or operations, and to incur liabilities and secure the obligations of any entity or 1042 individual.

1043 6. To conduct or engage in any lawful business, activity, effort or project consistent with the

18 of 27

1044 Authority's purposes or necessary or convenient to exercise its powers.

1045 7. To exercise, in addition to its other powers, all powers that are granted to corporations by the 1046 provisions of Title 13.1 (§ 13.1-1 et seq.) or similar provisions of any successor law, except in those 1047 cases where, by the express terms of the provisions thereof, the power is confined to corporations 1048 created under such title, and that are not inconsistent with the purposes and intent of this chapter or the 1049 limitations included in this chapter.

1050 8. To accept, hold and enjoy any gift, devise or bequest to the Authority or its predecessors, the same to be held for the uses and purposes designated by the donor, if any, or if not so designated, for 1051 1052 the general purposes of the Authority, whether given directly or indirectly; and to accept, execute and administer any trust or endowment fund in which it has or may have an interest under the terms of the 1053 1054 instrument creating the trust or endowment fund. 1055

9. To borrow money and issue bonds as provided in this chapter and to purchase such bonds.

1056 10. To seek financing from, incur or assume indebtedness to and enter into contractual commitments 1057 with, the Virginia Public Building Authority and the Virginia College Building Authority, which 1058 authorities are authorized to borrow money and make and issue negotiable notes, bonds and other 1059 evidences of indebtedness to provide such financing relating to the hospital facilities or any project.

1060 11. To seek financing from, incur or assume indebtedness to, and enter into contractual commitments 1061 with the Commonwealth of Virginia as otherwise provided by law relating to the hospital facilities or 1062 any project.

1063 12. To procure such insurance, participate in such insurance plans and/or provide such 1064 self-insurance as it deems necessary or convenient to carry out the purposes and provisions of the chapter. The purchase of insurance, participation in an insurance plan, or the creation of a 1065 self-insurance plan by the Authority shall not be deemed a waiver or relinquishment of any sovereign 1066 immunity to which the Authority or its officers, directors, employees, or agents are otherwise entitled. 1067

1068 13. To develop policies and procedures consistent with Article 2.1 (§11-62.1 et seq.) of Chapter 7 of 1069 Title 11.

1070 14. To develop policies and procedures generally applicable to the procurement of goods, services, 1071 and construction, based upon competitive principles.

1072 § 23-50.15:8. Audit.

1073 The Authority shall retain an independent certified public accountant to prepare an annual financial 1074 audit in accordance with generally accepted auditing standards within three months after each fiscal year and in accordance with generally accepted accounting principles and any applicable provisions of 1075 1076 law. Copies of the annual audit shall be distributed to the Governor and to the chairs of the House 1077 Committee on Appropriations and the Senate Committee on Finance. The Auditor of Public Accounts of 1078 the Commonwealth and his legally authorized representatives are hereby authorized and empowered 1079 from time to time to examine the accounts and books of the Authority. The Authority shall be subject to 1080 periodic external review under the provisions of the Legislative Program Review and Evaluation Act 1081 (§ 30-64 et seq.). 1082

§ 23-50.15.9. Operation of projects.

1083 A. The Authority may acquire; plan; design; construct; own; rent as landlord or tenant; operate; 1084 control; remove; renovate; enlarge; equip and maintain, directly or through stock or nonstock 1085 corporations or other entities, any project as defined in this chapter. Such projects may be owned or 1086 operated by the Authority or other parties, or jointly by the Authority and other parties, and may be 1087 operated within or without the Commonwealth, so long as their operation is necessary or desirable to assist the Authority in carrying out its public purposes within the Commonwealth, and so long as any 1088 1089 private benefit resulting to any such other private parties from any such project is merely incidental to 1090 the public benefit of such project.

1091 B. In the operation of hospitals and other health-care and related facilities, the Authority may make 1092 and enforce all rules and regulations necessary or desirable for such operation, including those relating to the conditions under which the privilege of practicing may be available therein, the admission and 1093 1094 treatment of patients, procedures for determining the qualification of patients for indigent care or other 1095 programs, and the protection of patients and employees, provided that such rules and regulations shall 1096 not discriminate on the basis of race, religion, sex or national origin.

1097 § 23-50.15:10. Police power; civil penalties.

1098 A. The Authority is empowered to adopt and enforce reasonable rules and regulations governing 1099 access to, conduct in or on, and use of its property and facilities and surrounding streets, sidewalks and 1100 other public areas, and governing other matters affecting the safety and security of Authority property and of those using or occupying Authority property. Such rules and regulations shall have the force and 1101 effect of law (i) after publication one time in full in a newspaper of general circulation in the city or 1102 county where the affected property is located, and (ii) when posted where the public using such property 1103 1104 may conveniently see them.

1105 B. The campus police department of Virginia Commonwealth University, established in accordance

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19 of 27

1106 with the provisions of Chapter 17 (§ 23-232 et seq.) of Title 23, may enforce on Authority property the 1107 laws of the Commonwealth and rules and regulations adopted pursuant to subsection A of this section. 1108 To the extent that such police services are not provided by the University, the Authority is authorized to 1109 establish a police department in accordance with the provisions of Chapter 17 (§ 23-232 et seq.) of Title 1110 23, except that the employment of such personnel by the Authority shall not be subject to the Virginia 1111 Personnel Act (§ 2.1-110 et seq.).

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23-50.15:11. Acquisition and disposition of property; acceptance of grants and loans.

1114 A. Except as to those hospital facilities or any parts thereof that are leased to the Authority by the 1115 University, the control and disposition of which shall be determined by such lease instruments, the 1116 Authority:

1117 1. may own, hold, improve, use and otherwise deal with real or personal property, tangible or 1118 intangible, or any right, easement, estate or interest therein, acquired by purchase, exchange, gift, 1119 assignment, transfer, foreclosure, lease, bequest, devise, operation of law or other means on such terms 1120 and conditions and in such manner as it may deem proper;

2. may sell, assign, lease, encumber, mortgage or otherwise dispose of any project or any other real 1121 1122 or personal property, tangible or intangible, or any right, easement, estate or interest therein, or any 1123 deed of trust or mortgage lien interest owned by it, under its control or custody or in its possession. The 1124 Authority may release or relinquish any right, title, claim, lien, interest, easement or demand however 1125 acquired, including any equity or right of redemption in property foreclosed by it; and

1126 3. may do any of the foregoing by public or private sale, with or without public bidding, 1127 notwithstanding the provisions of any other law.

1128 B. The Authority may accept loans, grants, contributions or other assistance from the federal 1129 government, the Commonwealth, or any town, city and county or other political subdivision thereof, or 1130 from any other public or private source to carry out any of the purposes of this chapter. The Authority 1131 may enter into any agreement or contract regarding or relating to the acceptance, use or repayment of 1132 any such loan, grant, contribution or assistance and may enter into such other agreements with any 1133 such entity in furtherance of the purposes of this chapter.

1134 Counties, cities and towns are hereby authorized to lend or donate money or other property to the 1135 Authority for any of its purposes. The local government making the grant or loan may restrict the use of 1136 such grants or loans to a specific project, within or without that locality. 1137

§ 23-50.15:12. Eminent domain.

1138 The Authority may exercise the power of eminent domain pursuant to the provisions of Title 25 1139 (§ 25-46.1 et seq.) to acquire by eminent domain any real property, including fixtures and 1140 improvements, which it may deem necessary to carry out the purposes of this chapter, upon its adoption 1141 of a resolution declaring that the acquisition of such property is in the public interest and necessary for 1142 public use and upon the approval of the Governor. The Authority may acquire property already devoted 1143 to a public use, provided that no property belonging to any city, town or county or to any government 1144 or to any religious or charitable corporation may be acquired without its consent.

1145 § 23-50.15:13. Fees, rentals and other charges.

1146 The Authority may fix, revise from time to time, charge and collect rates, rentals, fees and other 1147 charges for the services or facilities furnished by or on behalf of the Authority, and establish regulations 1148 regarding any such service rendered or the use, occupancy or operation of any such facility. Such 1149 charges and regulations shall not be subject to supervision or regulation by any commission, board, 1150 bureau, or agency of the Commonwealth except as otherwise provided by law for the providers of health 1151 care.

1152 § 23-50.15:14. Creation of entities; participation in joint ventures; provision of assistance by 1153 authority; investments.

1154 A. Consistent with § 23-50.15:15, the Authority may create or assist in the creation of; may own in 1155 whole or in part or otherwise control; may participate in or with any entities, public or private; and 1156 may purchase; receive; subscribe for; own; hold; vote; use; employ; sell; mortgage; lend; pledge; or 1157 otherwise acquire or dispose of any (i) shares or obligations of, or other interests in, any entities 1158 organized for any purpose within or without the Commonwealth, and (ii) obligations of any person or 1159 corporation.

1160 B. The Authority may participate in joint ventures with individuals, corporations, governmental 1161 bodies or agencies, partnerships, associations, insurers or other entities to facilitate any activities or 1162 programs consistent with the public purposes and intent of this chapter.

1163 C. The Authority may create a non-profit entity or entities for the purpose of soliciting, accepting 1164 and administering grants, outright gifts and bequests, endowment gifts and bequests, and gifts and 1165 bequests in trust, which entity or entities shall not engage in trust business; provided, however, that the Authority shall not be empowered to create a non-profit entity or entities that would in any way 1166

20 of 27

1167 duplicate such activities by the University or its related foundations.

1168 D. In carrying out any activities authorized by this chapter, the Authority may provide appropriate 1169 assistance, including making loans and providing time of employees, to corporations, partnerships, 1170 associations, joint ventures or other entities, whether or not such corporations, partnerships, 1171 associations, joint ventures or other entities are owned or controlled in whole or in part, directly or 1172 indirectly. by the Authority.

1173 E. Notwithstanding any provision of law to the contrary, the Authority may invest its operating funds 1174 in any obligations or securities that are considered legal investments for public funds in accordance 1175 with Chapter 18 (§ 2.1-327 et seq.) of Title 2.1. The Board shall adopt written investment guidelines and 1176 shall retain an independent investment advisory firm or consultant to review a minimum of every five 1177 vears the suitability of the Authority's investments and their consistency with the investment guidelines. 1178 § 23-50.15:15. Public purpose.

1179 The exercise of the powers granted by this chapter shall be in all respects for the benefit of the inhabitants of the Commonwealth and for the promotion of their safety, health, welfare, knowledge, 1180 1181 convenience and prosperity. No part of the assets or net earnings of the Authority shall inure to the benefit of, or be distributable to, any private individual, except that reasonable compensation may be 1182 paid for services rendered to or for the Authority affecting one or more of its purposes, and benefits 1183 1184 may be conferred that are in conformity with said purposes, and no private individual shall be entitled 1185 to share in the distribution of any of the corporate assets on dissolution of the Authority.

1186 § 23-50.15:16. Exemption from taxation.

As set forth in § 23-50.15:4, the Authority will be performing an essential governmental function in 1187 1188 the exercise of the powers conferred upon it by this chapter. Accordingly, the Authority shall not be 1189 required to pay any taxes or assessments upon any project or any property or upon any operations of the Authority or the income therefrom, or any taxes or assessments upon any project or any property or local obligation acquired or used by the Authority under the provisions of this chapter or upon the 1190 1191 income therefrom. The exemption hereby granted shall not extend to persons or entities conducting on 1192 1193 the Authority's property businesses for which payment of state or local taxes would otherwise be 1194 required. Any bonds issued by the Authority under the provisions of this chapter, the transfer thereof 1195 and the income therefrom, and all rents, fees, charges, gifts, grants, revenues, receipts and other moneys 1196 received, pledged to pay or secure the payment of such notes or bonds, shall at all times be free from 1197 taxation and assessment of every kind by the Commonwealth and by the local governments and other 1198 political subdivisions of the Commonwealth. 1199

§ 23-50.15:17. Assistance by the University; transfer of existing facilities.

1200 A. The University is hereby authorized to lease, convey or otherwise transfer to the Authority any or 1201 all assets and liabilities appearing on the balance sheet of the Medical College of Virginia Hospitals 1202 and any or all of the hospital facilities, except real estate which may be leased to the Authority for a 1203 term not to exceed ninety-nine years, upon such terms as may be approved by the University. 1204

B. Any transfer of hospital facilities shall be conditioned upon the following:

1205 1. The existence of a binding agreement between the University and the Authority that requires the 1206 Authority to assume, directly or indirectly, those hospital obligations directly related to the hospital 1207 facilities, or any parts thereof, that are transferred, which in the case of a lease of hospital facilities 1208 may take the form of rental, as provided in subsection C of this section, or a combination of assumption 1209 and such rental;

1210 2. The existence of a binding agreement between the University and the Authority that provides that, 1211 effective on the transfer date and thereafter, the Authority shall assume responsibility for and shall defend, indemnify and hold harmless the University and its officers and directors with respect to: 1212

(a) All liabilities and duties of the University pursuant to contracts, agreements and leases for 1213 1214 commodities, services and supplies used by the Medical College of Virginia Hospitals, including 1215 property leases;

1216 (b) All claims related to the employment relationship between employees of the Authority and the 1217 University on and after the transfer date;

1218 (c) All claims for breach of contract resulting from the Authority's action or failure to act on and 1219 after the transfer date;

1220 (d) All claims related to the Authority's errors and omissions, including, but not limited to, medical 1221 malpractice, directors' and officers' liability, workers' compensation, automobile liability, and premises, 1222 completed operations and products liability, resulting from the Authority's action or failure to act on 1223 and after the transfer date; and

1224 3. The existence of a binding agreement between the University and the Authority by which the 1225 Authority shall accept and agree to abide by provisions that ensure the continued support of the 1226 education, research, patient care and public service missions of the Medical College of Virginia 1227 Hospitals, specifically including, without limitation:

1228 (a) A requirement that the Authority continue to provide inpatient indigent care services on the **1229** Medical College of Virginia campus of the University; and

(b) A requirement that the Authority continue to act as the primary teaching facility for the Medical
 College of Virginia School of Medicine and Health Sciences Center of the University.

1232 C. Any lease of hospital facilities, or any parts thereof, from the University to the Authority may
1233 include a provision that requires the Authority to pay the University a rental payment for the hospital
1234 facilities, or any parts thereof, that are leased. For those hospital facilities for which rental is paid, the
1235 rental shall be an amount that may not be less than the greater of the following:

1236 1. An amount equal to the debt service accruing during the term of the lease on all outstanding
1237 bonds issued for the purpose of financing the acquisition, construction or improvement of the hospital
1238 facilities, or any parts thereof, on which rental is paid; or

1239 2. A nominal amount determined by the parties to be necessary to prevent the lease from being **1240** unenforceable because of a lack of consideration.

1241 D. Any lease of hospital facilities, or any parts thereof, shall include a provision that requires the
 1242 Authority to continue to support the education, research, patient care and public service missions of the
 1243 Medical College of Virginia Hospitals, specifically including, without limitation:

1244 (a) A requirement that the Authority continue to provide inpatient indigent care services on the 1245 Medical College of Virginia campus of the University; and

(b) A requirement that the Authority continue to act as the primary teaching facility for the MedicalCollege of Virginia School of Medicine and Health Sciences Center of the University.

E. All other agencies and officers of the Commonwealth are authorized and directed to take such actions as may be necessary or desirable in the judgment of the University to permit such conveyance and the full use and enjoyment of the hospital facilities, including, without limitation, the transfer of property of any type held in the name of the Commonwealth or some instrumentality or agency thereof but used by the University in the operation of the hospital facilities.

F. The Authority may pay to or on behalf of the University some or all of the costs of the hospital facilities. The University may apply some or all of such proceeds to the payment or defeasance of its obligations issued to finance the hospital facilities, and the Authority may issue its bonds to finance or refinance such payment to or on behalf of the University.

1257 G. Funds held by or for the University or any predecessor or division thereof, specifically including, 1258 without limitation, funds held by the University Foundation or the Medical College of Virginia 1259 Foundation for the benefit of the Medical College of Virginia Hospitals or any predecessor thereof, for 1260 use in operating, maintaining or constructing hospital facilities, providing medical and health sciences 1261 education or conducting medical or related research may be transferred, in whole or in part, to the 1262 Authority if the University or any foundation determines that the transfer is consistent with the intended 1263 use of the funds. The University may direct in writing that all or part of the money or property 1264 representing its beneficial interest under a will, trust agreement or other donative instrument be distributed to the Authority if the University determines that such direction will further any of the 1265 original purposes of the will, trust agreement or other instrument. Such a direction shall not be 1266 1267 considered a waiver, disclaimer, renunciation, assignment or disposition of the beneficial interest by the 1268 University. A fiduciary's distribution to the Authority pursuant to such a written direction from the 1269 University shall be deemed a distribution to the University for all purposes relating to the donative 1270 instrument, and the fiduciary shall have no liability for distributing any money or property to the 1271 Authority pursuant to such a direction. None of the foregoing shall deprive any court of its jurisdiction 1272 to determine whether such a distribution is appropriate, under its cy pres powers or otherwise.

1273 § 23-50.15:18. Operation of hospital facilities.

1274 The Authority shall not operate any of the hospital facilities prior to execution of the lease or leases
1275 and agreement or agreements required by § 23-50.15:17, and such other agreements as may be
1276 necessary or convenient in the University's judgment to provide for the transfer of the operations of the
1277 hospital facilities to the Authority, unless, and to the extent that, the University approves otherwise.
1278 § 23-50.15:19. Assignment of agreements.

1279 The University may assign, and the Authority may accept the rights, and assume the obligations 1280 under, any contracts or other agreements of any type relating to the financing or the operating of the 1281 hospital facilities. Upon evidence that such assignment and acceptance have been made, all agencies 1282 and instrumentalities of the Commonwealth are directed to consent to such assignment and to accept the 1283 substitution of the Authority for the University as a party to such agreements to the extent that the 1284 University's obligations thereunder relate to ownership, operation or financing of the hospital facilities. 1285 Indebtedness previously incurred by the Commonwealth, the Virginia Public Building Authority, the 1286 Virginia College Building Authority and any other agencies and instrumentalities of the Commonwealth 1287 to finance the hospital facilities may continue to remain outstanding after their transfer and the 1288 assignment of the agreements relating thereto by the University to the Authority.

1289 § 23-50.15:20. Licenses and permits.

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1290 The transfer of the hospital facilities from the University to the Authority shall not require a 1291 certificate of public need pursuant to Article 1.1 of Chapter 4 (§ 32.1-102.1 et seq.) of Title 32. All 1292 licenses, permits, certificates of public need or other authorizations of the Commonwealth or any agency 1293 thereof or of any county, city or town held by the University in connection with the ownership or 1294 operation of the hospital facilities shall be deemed to be transferred, without further action, to the 1295 Authority as and to the extent the Authority undertakes the activity thereby permitted. All agencies and 1296 officers of the Commonwealth and all agencies and officers of counties, cities and towns are directed to 1297 confirm such transfer by the issuance of new or amended licenses, permits, certificates of public need or 1298 other authorizations upon the request of the University and the Authority.

1299 § 23-50.15:21. Agent for University.

1300 If for any reason the Authority cannot replace the University as a party to any agreement in
1301 connection with the financing, ownership or operation of the hospital facilities, the Authority and the
1302 University may provide that the Authority shall act as agent for the University in carrying out its
1303 obligations under such agreement and/or in receiving the benefits thereunder.

§ 23-50.15:22. Employees of the Authority.

A. Employees of the Authority shall not be considered employees of the Commonwealth, and shall not be covered by the provisions of Chapter 10 (§ 2.1-110 et seq.) of Title 2.1. Employees of the Authority shall be employed on such terms and conditions as established by the Authority. The Board of Directors of the Authority shall develop and adopt policies and procedures that will afford its employees grievance rights, and ensure that employment decisions shall be based upon the merit and fitness of applicants.

1311 B. The Authority shall issue a written notice to all persons whose employment will be transferred 1312 from state employment to employment by the Authority. The date upon which such written notice is issued shall be referred to herein as the "Option Date." Each person whose employment will be 1313 1314 transferred to employment with the Authority may, by written request made within 180 days of the 1315 Option Date, elect not to become an employee of the Authority. Any employee of the Medical College of 1316 Virginia Hospitals who: (i) elects not to become an employee of the Authority and who is not 1317 reemployed by any department, institution, board, commission or agency of the Commonwealth; or (ii) 1318 is not offered the opportunity to transfer to employment by the Authority; or (iii) is not offered a 1319 position with the Authority for which the employee is qualified or is offered a position that requires 1320 relocation or a reduction in salary, shall be eligible for the severance benefits conferred by the 1321 provisions of the Workforce Transition Act, Chapter 10.5 (§ 2.1-116.20 et seq.) of Title 2.1. Any 1322 employee who accepts employment with the Authority shall not be considered to be involuntarily 1323 separated from state employment and shall not be eligible for the severance benefits conferred by the 1324 provisions of the Workforce Transition Act.

1325 C. Without limiting its power generally with respect to employees, the Authority may employ any
1326 person employed by the University in the operation of the hospital facilities and may assume obligations
1327 under any employment agreement for such person and the University may assign any such contract to
1328 the Authority.

1329 D. The Authority and the University may also enter into agreements providing for the purchase of
1330 services of employees of the University utilized in the operation of the hospital facilities by payment of
1331 such amounts as may be agreed upon to cover all or part of the salaries and other costs of such
1332 employees.

1333 E. Notwithstanding any other provision of law to the contrary, any person whose employment is to 1334 be transferred from state employment to employment by the Authority as a result of this chapter and 1335 who is a member of any plan for providing health insurance coverage pursuant to Chapter 2 (§ 2.1-11.1 1336 et seq.) of Title 2.1, may elect, within 180 days of the Option Date, to continue to be a member of such 1337 health insurance plan under the same terms and conditions as would apply if the transferred employee 1338 had remained a state employee, so long as the employee is employed with the Authority or returns to state employment. Notwithstanding subdivision A 2 of § 2.1-20.1, the costs of providing health insurance 1339 1340 coverage to such employees who elect to continue to be a member of the state employee's health 1341 insurance plan shall be paid by the Authority. Alternatively, such employee may elect, within 180 days 1342 of the Option Date, to become a member of the health insurance plan established by the Authority for 1343 the benefit of its employees. The Authority is authorized to (i) establish a health insurance plan for the 1344 benefit of its employees, residents and interns and (ii) enter in to agreements with the Department of 1345 Personnel and Training providing for the coverage of its employees, interns and residents under the 1346 state employee's health insurance plan, provided that such agreement shall require the Authority to pay 1347 the costs of providing health insurance coverage under such plan.

F. Notwithstanding any other provision of law to the contrary, any person whose employment is to
be transferred from state employment to employment by the Authority as a result of this chapter and
who is a member of the Virginia Retirement System, or other retirement plan as authorized by Article 4
(§ 51.1-125 et seq.) of Chapter 1 of Title 51.1, may elect, within 180 days of the Option Date, to

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1352 continue to be a member of the Virginia Retirement System or other such authorized retirement plan 1353 under the same terms and conditions as would apply if the transferred employee had remained a state 1354 employee, so long as the employee is employed with the Authority or returns to state employment. 1355 Alternatively, such employee may elect, within 180 days of the Option Date, to become a member of the 1356 retirement program established by the Authority for the benefit of its employees pursuant to 1357 § 51.1-126.2. The following rules shall apply:

1358 1. With respect to any transferred employee who elects to remain a member of the Virginia 1359 Retirement System or other such authorized retirement plan, employment with the Authority shall be 1360 treated as state employment with the employer participating at the state rate in the Virginia Retirement 1361 System or other such authorized retirement plan. The Authority shall collect and pay all employee and 1362 employer contributions to the Virginia Retirement System or other such authorized retirement plan for 1363 retirement and group life insurance in accordance with the provisions of Chapter 1 (§ 51.1-124.1 et 1364 seq.) of Title 51.1 for such transferred employees.

1365 2. Transferred employees who elect to become members of the retirement program established by the 1366 Authority for the benefit of its employees will be given full credit for their creditable service as defined in § 51.1-124.3, vesting and benefit accrual under the retirement program established by the Authority. 1367 1368 For any such employee, employment with the Authority shall be treated as employment with any 1369 non-participating employer for purposes of the Virginia Retirement System or other retirement plan as 1370 authorized by Article 4 (§ 51.1-125 et seq.) of Chapter 1 of Title 51.1.

1371 3. For transferred employees who elect to become members of the retirement program established by 1372 the Authority, the Virginia Retirement System or other such authorized plan shall transfer to the 1373 retirement plan established by the Authority assets equal to the actuarially determined present value of 1374 the accrued basic benefit as of the transfer date. For purposes hereof, the basic benefits shall be the 1375 benefit accrued under the Virginia Retirement System or other such authorized retirement plan, 1376 determined based on creditable service and average final compensation as defined in § 51.1-124.3 and 1377 determined as of the transfer date. The actuarial present value shall be determined on the same basis, 1378 using the same actuarial factors and assumptions used in determining the funding needs of the Virginia 1379 Retirement System or other such authorized retirement plan, so that the transfer of assets to the 1380 retirement plan established by the Authority will have no effect on the funded status and financial 1381 stability of the Virginia Retirement System or other such authorized retirement plan.

1382 § 23-50.15:23. Appropriations of Commonwealth.

1383 Appropriations heretofore made by the General Assembly for capital improvements, health care 1384 services or other items related to or supplied at the hospital facilities may be paid to the Authority by 1385 the University or, at the request of the University, by any officer or agency of the Commonwealth 1386 pursuant to customary procedures upon evidence that the Authority will use such appropriations for the 1387 intended purposes. 1388

§ 23-50.15:24. Power to issue bonds.

1389 The Authority may issue bonds from time to time for any of its purposes, including financing or 1390 refinancing all or any part of its programs or general operations, costs of any project, including the 1391 hospital facilities, whether or not owned by the Authority, or to refund bonds or other obligations issued 1392 therefor by or on behalf of the Authority, the University or otherwise, including bonds or obligations not 1393 then subject to redemption, and may guarantee, assume or otherwise agree to pay, in whole or in part, 1394 indebtedness issued by the University or any other party resulting in the acquisition or construction of 1395 facilities for the benefit of the Authority or the refinancing thereof. Notwithstanding Article 2 (§ 2.1-177 1396 et seq.) of Chapter 14 of Title 2.1, bonds may be issued under the provisions of this chapter without 1397 obtaining the consent of any commission, board, bureau or agency of the Commonwealth or of any 1398 political subdivision, and without any proceedings or the happening of conditions or things other than 1399 those proceedings, conditions or things that are specifically required by this chapter; provided, however, 1400 that each debt offering shall be submitted to the State Treasurer sufficiently prior to the sale of such 1401 offering to allow the State Treasurer to undertake a review for the sole purposes of determining (i) 1402 whether the offering may constitute tax-supported debt of the Commonwealth and (ii) the potential 1403 impact of the offering on the debt capacity of the Commonwealth. After such review, the State Treasurer 1404 shall determine if the offering constitutes tax-supported debt of the Commonwealth and the potential 1405 impact of the offering on the debt capacity of the Commonwealth. If the State Treasurer determines that 1406 the debt offering may constitute tax-supported debt of the Commonwealth, or may have an adverse 1407 impact on the debt capacity of the Commonwealth, then the debt offering shall be submitted to the 1408 Treasury Board for review and approval of the terms and structure of the offering in a manner 1409 consistent with § 2.1-179. The Authority may issue such types of bonds as it may determine, including, 1410 without limitation, bonds payable as to principal and interest from any one or more of the following sources: (i) its revenues generally; (ii) income and revenues derived from the operation, sale or lease of 1411 a particular project or projects, whether or not they are financed or refinanced from the proceeds of 1412

1413 such bonds; (iii) funds realized from the enforcement of security interests or other liens or obligations 1414 securing such bonds; (iv) proceeds from the sale of bonds; (v) payments under letters of credit, policies 1415 of municipal bond insurance, guarantees or other credit enhancements; (vi) any reserve or sinking funds 1416 created to secure such payment; (vii) accounts receivable of the Authority; or (viii) other available funds 1417 of the Authority.

1418 Any bonds may be additionally guaranteed by, or secured by a pledge of, any grant, contribution or 1419 appropriation from a participating political subdivision, the University, the Commonwealth or any 1420 political subdivision, agency or instrumentality thereof, any federal agency or any unit, private 1421 corporation, partnership, association or individual. 1422

§ 23-50.15:25. Liability on bonds.

1423 No member of the Board of Directors or officer, employee or agent of the Authority or any person 1424 executing bonds of the Authority shall be liable personally on the bonds by reason of their issuance or 1425 execution. Bonds of the Authority shall not be a debt of the Commonwealth or any political subdivision 1426 thereof other than the Authority and shall so state on their face. Neither the Commonwealth nor any political subdivision thereof other than the Authority shall be liable for payment of bonds of the 1427 1428 Authority, nor shall such bonds be payable out of any funds or properties of the Commonwealth or any 1429 political subdivision thereof other than those of the Authority, except as permitted by § 23-50.15:24. The 1430 bonds of the Authority shall not constitute an indebtedness within the meaning of any debt limitation or 1431 restriction. Bonds of the Authority are declared to be issued for an essential public and governmental 1432 purpose.

1433 § 23-50.15:26. Form of bonds.

1434 Bonds of the Authority shall be authorized by resolution setting forth the maximum principal amount 1435 issuable and may be issued in one or more series, shall be dated, shall mature at such time or times not 1436 exceeding forty years from their date and may be made redeemable or subject to tender before maturity, 1437 at the option of the Authority, at such price or prices and under such terms and conditions as may be 1438 fixed by the Authority or its agents prior to issuance. Bonds of the Authority shall bear interest payable 1439 at such times and at such rates as may be determined by the Authority, or as may be determined in 1440 such manner as the Authority or its agents may provide, including rates approved by officers of the 1441 Authority under authorization of the Board, rates tied to indices, rates of other securities or other 1442 standards and determinations by agents designated by the Authority under guidelines established by the 1443 Authority.

1444 The Authority shall determine the form of its bonds and the manner of execution and shall fix the 1445 denominations thereof and the place or places of payment of principal and interest, which may be at 1446 any bank or trust company or securities depository within or without the Commonwealth. The bonds 1447 may be issued in coupon or registered form, or both, and provision may be made for their registration 1448 in whole or in part. Bonds issued in registered form may be issued under a system of book-entry for 1449 recording the ownership and transfer of ownership of rights to receive payments thereon. If any officer 1450 whose signature or a facsimile of whose signature shall appear on any bonds or coupons shall cease to 1451 be such officer before delivery of such bond, such signature or such facsimile shall nevertheless be valid 1452 and sufficient for all purposes. The Authority may contract for the services of one or more banks, trust 1453 companies, financial institutions or other entities or persons, within or outside the Commonwealth, for the authentication, registration, transfer, exchange and payment of bonds, or may provide such services 1454 1455 itself. The Authority may sell such bonds in such manner, either at public or private sale, and for such 1456 price, as it may determine.

1457 Notwithstanding any of the other provisions of this chapter or any recitals in any bonds issued under 1458 the provisions of this chapter, all such bonds shall be deemed to be negotiable instruments under the 1459 laws of the Commonwealth.

1460 Prior to the preparation of definitive bonds, the Authority may issue interim receipts or temporary 1461 bonds, exchangeable for definitive bonds when such bonds shall have been executed and are available 1462 for delivery. The Authority may also provide for the replacement of any mutilated, destroyed, stolen or 1463 lost bonds. 1464

§ 23-50.15:27. Trust indentures and mortgages; security for the bonds.

1465 Any bond issued under this chapter may be issued pursuant to or secured by a trust indenture, deed 1466 of trust or mortgage of any project or projects or any other property of the Authority, whether or not 1467 financed, in whole or in part, from the proceeds of such bonds, by a trust or other agreement with a 1468 corporate trustee, which may be any trust company or bank having the powers of a trust company within or without the Commonwealth, or other agent for bondholders, or any combination thereof. Any 1469 1470 such trust indenture or other agreement, or the resolution providing for the issuance of bonds, may 1471 pledge or assign fees, rents and other charges to be received and may contain provisions for protecting 1472 and enforcing the rights and remedies of the bondholders as may be reasonable and proper and not in 1473 violation of law. Such provisions may include covenants: (i) providing for the collection and application 1474 of revenues and the repossession and sale by the Authority, or any trustees under any trust indenture or 1475 agreement, of any project or other property upon default; (ii) setting forth duties of the Authority in 1476 relation to the acquisition, construction, maintenance, operation and insurance of any project or other 1477 property of the Authority and the amounts of fees, rents and other charges to be charged; (iii) providing 1478 for the collection of such fees, rents and other charges, and the custody, safeguarding and application 1479 of all moneys of the Authority; (iv) providing for the creation of sinking funds and the creation and 1480 maintenance of reserves; and (v) setting forth conditions or limitations with respect to the incurrence of 1481 indebtedness or the granting of mortgages or other liens. Such trust indenture, trust or other agreement 1482 or resolution may set forth the rights and remedies of the bondholders and of the trustee or other agent 1483 for bondholders and may restrict the individual right of action by bondholders.

1484 In addition, the Authority may grant mortgages, deeds of trust, security interests and other liens on 1485 its real and personal property, including its accounts receivable, to secure bonds. All pledges of revenues of the Authority for payment of bonds shall be valid and binding from the time when the 1486 1487 pledge is made, and the revenues pledged and thereafter received by the Authority shall be subject 1488 immediately to the lien of such pledge without any physical delivery thereof or further act, and the lien 1489 of any such pledge shall be valid and binding as against all parties having claims of any kind in tort, 1490 contract or otherwise against the Authority, irrespective of whether such parties have notice thereof. The 1491 Authority may also provide for the recording or filing of any mortgage, deed of trust, security interest 1492 or other lien, or any financing statement or other instrument, necessary or desirable to create, perfect 1493 or evidence any lien created pursuant to this chapter.

1494 It shall be lawful for any bank or trust company within or without the Commonwealth to serve as 1495 depository of the proceeds of bonds or of other revenues of the Authority and to furnish indemnifying 1496 bonds or to pledge such securities as may be required by the Authority.

1497 All expenses incurred in carrying out the provisions of such trust indenture or agreement or 1498 resolution or other agreements relating to any project, including those to which the Authority may not 1499 be a party, may be treated as a part of the costs of a project.

1500 § 23-50.15:28. Remedies of obligees of Authority.

1501 Except to the extent that the rights herein given may be restricted by such trust indenture or trust or 1502 other agreement, any holder of bonds or coupons issued under the provisions of this chapter and the 1503 trustee or other agent for bondholders under any trust indenture or trust or other agreement may, either 1504 at law or in equity, by suit, action, injunction, mandamus or other proceedings, protect and enforce any 1505 and all rights under the laws of the Commonwealth or granted by this chapter or under such trust 1506 indenture, trust or other agreement or the resolution authorizing the issuance of such bonds, and may 1507 enforce and compel the performance of all duties required by this chapter or by such trust indenture, 1508 trust or other agreement or resolution to be performed by the Authority or by any officer or agent 1509 thereof, including the fixing, charging and collecting of fees, rents and other charges.

1510 § 23-50.15:29. Bonds to be legal investments.

1511 Bonds issued by the Authority under the provisions of this chapter are hereby made securities in 1512 which all public officers and public bodies of the Commonwealth and its political subdivisions, all 1513 insurance companies, trust companies, banking associations, investment companies, executors, 1514 administrators, trustees and other fiduciaries may properly and legally invest funds, including capital in 1515 their control or belonging to them. Such bonds are hereby made securities that may properly and 1516 legally be deposited with and received by any state or municipal officer or any agency or political 1517 subdivision of the Commonwealth for any purpose for which the deposit of bonds or obligations is now 1518 or may hereafter be authorized by law.

§ 23-50.15:30. Existing bonds. 1519

1520 The Authority may assume, or may agree to make payments in amounts sufficient for the University 1521 to pay, some or all of the hospital obligations incurred under resolutions previously adopted by the 1522 University with respect to the hospital facilities and may issue bonds to refund bonds issued under such 1523 resolutions or to refinance such payment obligations. If the Authority has assumed all hospital 1524 obligations under any such bond resolution and commenced its operation of substantially all of the 1525 hospital facilities financed or refinanced thereby, the University, the State Treasurer, the Virginia Public 1526 Building Authority and the Virginia College Building Authority shall take such steps as are appropriate 1527 to provide for the substitution of the Authority for the University under such resolution and to transfer 1528 to the Authority any funds payable to the University under the terms of such resolution. 1529

§ 23-50.15:31. Confidential and public information.

1530 A. The Authority shall be subject to the provisions of the Freedom of Information Act (§ 2.1-340 et 1531 seq.), which shall include the exceptions set forth in subdivision 62 of subsection B of § 2.1-342 and 1532 subdivision 24 of subsection A of § 2.1-344.

1533 B. For purposes of the Freedom of Information Act (§ 2.1-340 et seq.), meetings of the Board shall 1534 not be considered meetings of the Board of Visitors of the University. Meetings of the Board may be 1535 conducted through telephonic or video means as provided in § 2.1-343.1(C) through (F) or similar

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1536 provisions of any successor law.

1537 § 23-50.15:32. Chapter liberally construed.

1538 This chapter shall constitute full and complete authority, without regard to the provisions of any 1539 other law, for the doing of the acts and things herein authorized and shall be liberally construed to 1540 effect the purposes hereof. Insofar as the provisions of this chapter are inconsistent with the provisions 1541 of any other law, general, specific or local, the provisions of this chapter shall be controlling.

1542 § 23-50.15:33. Exemption of Authority from personnel, workforce transition, and procurement 1543 procedures.

1544 The provisions of Chapter 10 (§ 2.1-110 et seq.) of Title 2.1, Chapter 10.5 (§ 2.1-116.20 et seq.) of 1545 Title 2.1, and Chapter 7 (§ 11-35 et seq.) of Title 11 shall not apply to the Authority in the exercise of 1546 any power conferred under this chapter.

§ 23-50.15:34. Reversion to University.

1548 Upon dissolution of the Authority, all assets of the Authority, after satisfaction of creditors, shall 1549 revert to the University.

§ 23-232. Establishment authorized; employment of officers.

1551 A. The governing board of each public institution of higher learning named in § 23-14, hereafter 1552 sometimes referred to in this chapter as "institution," is authorized to establish a campus police 1553 department and to employ campus police officers and auxiliary forces upon appointment as provided in 1554 §§ 23-233 and 23-233.1. Such employment shall be governed by the Virginia Personnel Act, as set forth 1555 in Chapter 10 (§ 2.1-110 et seq.) of Title 2.1.

1556 B. The Medical College of Virginia Hospitals Authority shall be authorized to employ police officers 1557 and auxiliary forces as provided in this chapter and in § 23-50.15:10, except that the employment of 1558 such officers and forces shall not be governed by the Virginia Personnel Act (§ 21.-110 et seq.). 1559

§ 32.1-85. Adoption.

1560 A formulary of another state or of any agency of the United States, a formulary in use at the 1561 University of Virginia Hospital or the hospitals of Virginia Commonwealth University Medical College of Virginia Hospitals Authority or any combination of such formularies may be adopted for use as the 1562 1563 Virginia Voluntary Formulary pending the adoption of an original Formulary. Not later than July 1, 1564 1981, the Council shall commence to compile an original Formulary.

1565 § 51.1-126.1. Certain employees of teaching hospitals.

1566 A. Any teaching hospital affiliated with an institution of higher education, other than the Medical 1567 College of Virginia Hospitals Authority, may establish a retirement plan covering in whole or in part its 1568 employees who are health care providers, as determined by the Department of Personnel and Training 1569 pursuant to § 2.1-116, and is authorized to make contributions for the benefit of its employees who elect 1570 to participate in such plan or arrangement rather than in the retirement system established by this 1571 chapter. Any such alternative retirement plan shall not become effective until July 1, 1991, or any time 1572 thereafter, as determined by such teaching hospital. Any health care provider employed by such teaching 1573 hospital on or after July 1, 1991, may make an irrevocable election to participate in either the retirement 1574 plan established by this chapter or the plan provided by the teaching hospital, in accordance with 1575 guidelines established by the Virginia Retirement System. The election herein provided shall, as to any 1576 health care provider employed after the alternative retirement plan implementation date, be exercised not 1577 later than thirty-one days from the time of entry upon the performance of his duties.

1578 B. No health care provider employed by a teaching hospital who is an active member of a plan 1579 established under this section shall also be an active member of the retirement system or a beneficiary 1580 other than a contingent annuitant.

1581 C. The contribution by the Commonwealth to any other retirement plan established on behalf of 1582 health care providers as provided in subsection A shall be the contribution by the Commonwealth which 1583 would be required if the health care provider were a member of the retirement system or eight percent 1584 of creditable compensation, whichever is less.

1585 D. If the institution of higher education with which the teaching hospital is affiliated has adopted a 1586 retirement plan under § 51.1-126 for its employees who are engaged in the performance of teaching, 1587 administrative, or research duties, the plan established under this section shall offer the same investment 1588 opportunities as are available to the participants of the plan established under § 51.1-126.

1589 E. The Virginia Retirement System shall develop policies and procedures, as approved by the 1590 Secretaries of Administration and Education, for the administration of the retirement plan established 1591 under this section. 1592

§ 51.1-126.2. Employees of the Medical College of Virginia Hospitals Authority.

1593 A. The Medical College of Virginia Hospitals Authority, hereafter referred to as the Authority, may 1594 establish one or more retirement plans covering in whole or in part its employees, including employees 1595 who, prior to the effective date of any plan established pursuant to this section, had been participants in 1596 any plan established pursuant to § 51.1-126 or § 51.1-126.1. The Authority is authorized to make 1597 contributions for the benefit of its employees who elect to participate in such plan or arrangement

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1598 rather than in any other retirement system established by this chapter. Any such alternative retirement 1599 plan shall become effective at such time as determined by the Authority. Any employee of the Authority 1600 may make an irrevocable election to participate in the retirement plan established by this chapter or 1601 any plan provided by the Authority, in accordance with guidelines established by the Authority. The 1602 election herein provided shall, as to any employee of the Authority employed following the effective date 1603 of any plan established pursuant to this section, be exercised not later than thirty-one days from the 1604 time of entry upon the performance of his duties.

1605 B. No employee of the Authority who is an active member of a plan established under this section **1606** shall also be an active member of the retirement system established by this chapter or a beneficiary of **1607** such other plan other than a contingent annuitant.

- 1608 C. The contribution by the Authority to any other retirement plan established on behalf of employees
 1609 of the Authority as provided in subsection A shall be the contribution by the Commonwealth which
 1610 would be required if the employee were a member of the retirement system established by this chapter
 1611 or eight percent of creditable compensation, whichever is less.
- 1612 D. If the institution of higher education with which the Authority is affiliated has adopted a 1613 retirement plan under § 51.1-126 for its employees who are engaged in the performance of teaching, 1614 administrative, or research duties, the plan established under this section shall offer the same investment 1615 opportunities as are available to the participants of the plan established under § 51.1-126.
- 1616 E. The Authority shall develop policies and procedures for the administration of any retirement plan
 1617 established by the Authority under this section. A copy of such policies and procedures shall be filed
 1618 with the Board of Trustees of the Virginia Retirement System.
- **1619** *F. Pursuant to § 23-50.15:22, employees of the Authority shall be eligible to continue their* **1620** *participation in the Virginia Retirement System or in an alternative retirement plan offered pursuant to* **1621** *this section.*
- 1622 2. That the provisions of the first enactment amending §§ 9-156, 9-166.2, 23-50.11, 23-232, 32.1-85, 1623 and 51.1-126.1 and adding § 51.1-126.2 shall become effective on the transfer date, as defined in
- 1624 § 23-50.15:5.
- 1625 3. That any annual leave and sick leave balances of employees of the Medical College of Virginia
- 1626 Hospitals who accept employment with the Medical College of Virginia Hospitals Authority 1627 pursuant to subsection B of § 23-50.15:22 as of the date of commencement of employment with the 1628 Authority shall be transferred intact from the Medical College of Virginia Hospitals to the
- 1629 Authority.
- 1630 4. That notwithstanding subsection E of § 23-50.15:14, all operating revenues of the Medical
 1631 College of Virginia Hospitals Authority shall continue to be deposited in the State Treasury in the
 1632 same manner as were operating revenues of the Medical College of Virginia Hospitals, and all
 1633 interest on such moneys shall be credited to the general fund, except as may be provided from
 1634 time to time in the general appropriations act.
- 1635 5. That the Medical College of Virginia Hospitals Authority shall make quarterly reports to the 1636 Governor and the chairmen of the Senate Finance Committee and the House Appropriations 1637 Committee. The reports shall include information regarding the financial status of the Authority 1638 and the status of the Authority's operations.