# **1997 SESSION**

#### **ENROLLED**

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## VIRGINIA ACTS OF ASSEMBLY — CHAPTER

An Act to amend and reenact §§ 2.1-341, 2.1-342, 2.1-344, 2.1-639.2, 2.1-639.9, 2.1-639.13,
51.1-124.20 and 51.1-124.26 of the Code of Virginia and to repeal § 51.1-151 of the Code of Virginia, relating to the Virginia Retirement System's sale of the RF&P Corporation.

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## Approved

[S 927]

## Be it enacted by the General Assembly of Virginia:

8 1. That §§ 2.1-341, 2.1-342, 2.1-344, 2.1-639.2, 2.1-639.9, 2.1-639.13, 51.1-124.20 and 51.1-124.26 of 9 the Code of Virginia are amended and reenacted as follows:

§ 2.1-341. Definitions.

11 The following terms, whenever used or referred to in this chapter, shall have the following meanings, 12 unless a different meaning clearly appears from the context:

"Criminal incident information" means a general description of the criminal activity reported, the date and general location the alleged crime was committed, the identity of the investigating officer, and a general description of any injuries suffered or property damaged or stolen; however, the identity of any victim, witness, undercover officer, or investigative techniques or procedures need not but may be disclosed unless disclosure is prohibited or restricted under § 19.2-11.2. The identity of any individual providing information about a crime or criminal activity under a promise of anonymity shall not be disclosed.

20 "Executive meeting" or "closed meeting" means a meeting from which the public is excluded.

21 "Meeting" or "meetings" means the meetings including work sessions, when sitting physically, or through telephonic or video equipment pursuant to § 2.1-343.1, as a body or entity, or as an informal 22 23 assemblage of (i) as many as three members, or (ii) a quorum, if less than three, of the constituent 24 membership, wherever held, with or without minutes being taken, whether or not votes are cast, of any 25 public body, including any legislative body, authority, board, bureau, commission, district or agency of the Commonwealth or of any political subdivision of the Commonwealth, including cities, towns and 26 27 counties; municipal councils, governing bodies of counties, school boards and planning commissions; boards of visitors of state institutions of higher education; and other organizations, corporations or 28 29 agencies in the Commonwealth, supported wholly or principally by public funds. The notice provisions of this chapter shall not apply to the said informal meetings or gatherings of the members of the 30 31 General Assembly. Nothing in this chapter shall be construed to make unlawful the gathering or 32 attendance of two or more members of a public body (i) at any place or function where no part of the 33 purpose of such gathering or attendance is the discussion or transaction of any public business, and such 34 gathering or attendance was not called or prearranged with any purpose of discussing or transacting any 35 business of the public body or (ii) at a public meeting whose purpose is to inform the electorate and not to transact public business or to hold discussions relating to the transaction of public business, even 36 37 though the performance of the members individually or collectively in the conduct of public business 38 may be a topic of discussion or debate at such public meeting. The gathering of employees of a public 39 body shall not be deemed a "meeting" subject to the provisions of this chapter.

40 No meeting shall be conducted through telephonic, video, electronic or other communication means
41 where the members are not physically assembled to discuss or transact public business, except as
42 provided in § 2.1-343.1 or as may specifically be provided in Title 54.1 for the summary suspension of
43 professional licenses.

"Official records" means all written or printed books, papers, letters, documents, maps and tapes,
photographs, films, sound recordings, reports or other material, regardless of physical form or
characteristics, prepared, owned, or in the possession of a public body or any employee or officer of a
public body in the transaction of public business.

48 "Open meeting" or "public meeting" means a meeting at which the public may be present.

"Public body" means any of the groups, agencies or organizations enumerated in the definition of
"meeting" as provided in this section, including any committees or subcommittees of the public body
created to perform delegated functions of the public body or to advise the public body. Corporations
organized by the Virginia Retirement System, RF&P Corporation and its wholly owned subsidiaries also
are "public bodies" for purposes of this chapter.

54 "Scholastic records" means those records, files, documents, and other materials containing 55 information about a student and maintained by a public body which is an educational agency or 56 institution or by a person acting for such agency or institution, but, for the purpose of access by a SB927ER

student, does not include (i) financial records of a parent or guardian nor (ii) records of instructional, 57 58 supervisory, and administrative personnel and educational personnel ancillary thereto, which are in the 59 sole possession of the maker thereof and which are not accessible or revealed to any other person except 60 a substitute.

61 § 2.1-342. Official records to be open to inspection; procedure for requesting records and responding 62 to request; charges; exceptions to application of chapter.

63 A. Except as otherwise specifically provided by law, all official records shall be open to inspection 64 and copying by any citizens of the Commonwealth during the regular office hours of the custodian of 65 such records. Access to such records shall not be denied to citizens of the Commonwealth, 66 representatives of newspapers and magazines with circulation in the Commonwealth, and representatives 67 of radio and television stations broadcasting in or into the Commonwealth. The custodian of such records shall take all necessary precautions for their preservation and safekeeping. Any public body covered under the provisions of this chapter shall make an initial response to citizens requesting records 68 69 70 open to inspection within five work days after the receipt of the request by the public body which is the custodian of the requested records. Such citizen request shall designate the requested records with 71 72 reasonable specificity. A specific reference to this chapter by the requesting citizen in his request shall 73 not be necessary to invoke the provisions of this chapter and the time limits for response by the public 74 body. The response by the public body within such five work days shall be one of the following 75 responses: 76

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

77 2. If the public body determines that an exemption applies to all of the requested records, it may 78 refuse to release such records and provide to the requesting citizen a written explanation as to why the 79 records are not available with the explanation making specific reference to the applicable Code sections 80 which make the requested records exempt.

81 3. If the public body determines that an exemption applies to a portion of the requested records, it 82 may delete or excise that portion of the records to which an exemption applies, but shall disclose the 83 remainder of the requested records and provide to the requesting citizen a written explanation as to why 84 these portions of the record are not available to the requesting citizen with the explanation making 85 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 86 requesting the record after the deletion of the exempt portion. 87

88 4. If the public body determines that it is practically impossible to provide the requested records or 89 to determine whether they are available within the five-work-day period, the public body shall so inform 90 the requesting citizen and shall have an additional seven work days in which to provide one of the three 91 preceding responses.

92 Nothing in this section shall prohibit any public body from petitioning the appropriate court for 93 additional time to respond to a request for records when the request is for an extraordinary volume of 94 records and a response by the public body within the time required by this chapter will prevent the 95 public body from meeting its operational responsibilities. Before proceeding with this petition, however, 96 the public body shall make reasonable efforts to reach an agreement with the requester concerning the 97 production of the records requested.

98 The public body may make reasonable charges for the copying, search time and computer time 99 expended in the supplying of such records. The public body may also make a reasonable charge for 100 preparing documents produced from a geographic information system at the request of anyone other than 101 the owner of the land that is the subject of the request. However, such charges shall not exceed the 102 actual cost to the public body in supplying such records or documents, except that the public body may charge, on a pro rata per acre basis, for the cost of creating topographical maps developed by the public 103 104 body, for such maps or portions thereof, which encompass a contiguous area greater than fifty acres. 105 Such charges for the supplying of requested records shall be estimated in advance at the request of the 106 citizen. The public body may require the advance payment of charges which are subject to advance 107 determination.

108 In any case where a public body determines in advance that search and copying charges for 109 producing the requested documents are likely to exceed \$200, the public body may, before continuing to 110 process the request, require the citizen requesting the information to agree to payment of an amount not to exceed the advance determination by five percent. The period within which the public body must 111 112 respond under this section shall be tolled for the amount of time that elapses between notice of the 113 advance determination and the response of the citizen requesting the information.

114 Official records maintained by a public body on a computer or other electronic data processing system which are available to the public under the provisions of this chapter shall be made reasonably 115 accessible to the public at reasonable cost. Beginning July 1, 1997, every public body of state 116 government shall compile, and annually update, an index of computer databases which contains at a 117

minimum those databases created by them on or after July 1, 1997. "Computer database" means a 118 119 structured collection of data or documents residing in a computer. Such index shall be an official record 120 and shall include, at a minimum, the following information with respect to each database listed therein: 121 a list of data fields, a description of the format or record layout, the date last updated, a list of any data 122 fields to which public access is restricted, a description of each format in which the database can be 123 copied or reproduced using the public body's computer facilities, and a schedule of fees for the 124 production of copies in each available form. The form, context, language, and guidelines for the indices 125 and the databases to be indexed shall be developed by the Director of the Department of Information 126 Technology in consultation with the State Librarian and the State Archivist. The public body shall not 127 be required to disclose its software security, including passwords.

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

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

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

137 1. Memoranda, correspondence, evidence and complaints related to criminal investigations; adult 138 arrestee photographs when necessary to avoid jeopardizing an investigation in felony cases until such 139 time as the release of such photograph will no longer jeopardize the investigation; reports submitted to 140 the state and local police, to investigators authorized pursuant to § 53.1-16 and to the campus police departments of public institutions of higher education as established by Chapter 17 (§ 23-232 et seq.) of 141 142 Title 23 in confidence; portions of records of local government crime commissions that would identify individuals providing information about crimes or criminal activities under a promise of anonymity; 143 144 records of local police departments relating to neighborhood watch programs that include the names, 145 addresses, and operating schedules of individual participants in the program that are provided to such 146 departments under a promise of confidentiality; and all records of persons imprisoned in penal 147 institutions in the Commonwealth provided such records relate to the imprisonment. Information in the 148 custody of law-enforcement officials relative to the identity of any individual other than a juvenile who 149 is arrested and charged, and the status of the charge or arrest, shall not be excluded from the provisions 150 of this chapter.

151 Criminal incident information relating to felony offenses shall not be excluded from the provisions of 152 this chapter; however, where the release of criminal incident information is likely to jeopardize an 153 ongoing criminal investigation or the safety of an individual, cause a suspect to flee or evade detection, 154 or result in the destruction of evidence, such information may be withheld until the above-referenced 155 damage is no longer likely to occur from release of the information.

156 2. Confidential records of all investigations of applications for licenses and permits, and all licensees
157 and permittees made by or submitted to the Alcoholic Beverage Control Board, the State Lottery
158 Department, the Virginia Racing Commission, or the Charitable Gaming Commission.

159 3. State income, business, and estate tax returns, personal property tax returns, scholastic records and 160 personnel records containing information concerning identifiable individuals, except that such access 161 shall not be denied to the person who is the subject thereof, and medical and mental records, except that 162 such records can be personally reviewed by the subject person or a physician of the subject person's choice; however, the subject person's mental records may not be personally reviewed by such person 163 164 when the subject person's treating physician has made a part of such person's records a written statement 165 that in his opinion a review of such records by the subject person would be injurious to the subject 166 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 167 168 facility, the administrator or chief medical officer of such facility may assert such confined person's right 169 of access to the medical records if the administrator or chief medical officer has reasonable cause to 170 believe that such confined person has an infectious disease or other medical condition from which other 171 persons so confined need to be protected. Medical records shall be reviewed only and shall not be 172 copied by such administrator or chief medical officer. The information in the medical records of a 173 person so confined shall continue to be confidential and shall not be disclosed to any person except the 174 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

179 information. Where the person who is the subject of scholastic or medical and mental records is under 180 the age of eighteen, his right of access may be asserted only by his guardian or his parent, including a 181 noncustodial parent, unless such parent's parental rights have been terminated or a court of competent 182 jurisdiction has restricted or denied such access. In instances where the person who is the subject thereof 183 is an emancipated minor or a student in a state-supported institution of higher education, such right of 184 access may be asserted by the subject person.

185 4. Memoranda, working papers and correspondence (i) held by or requested from members of the 186 General Assembly or the Division of Legislative Services or (ii) held or requested by the Office of the 187 Governor or Lieutenant Governor, Attorney General or the mayor or other chief executive officer of any 188 political subdivision of the Commonwealth or the president or other chief executive officer of any 189 state-supported institution of higher education. This exclusion shall not apply to memoranda, studies or 190 other papers held or requested by the mayor or other chief executive officer of any political subdivision 191 which are specifically concerned with the evaluation of performance of the duties and functions of any 192 locally elected official and were prepared after June 30, 1992 nor shall this exclusion apply to agenda 193 packets prepared and distributed to public bodies for use at a meeting.

194 Except as provided in § 30-28.18, memoranda, working papers and correspondence of a member of 195 the General Assembly held by the Division of Legislative Services shall not be released by the Division 196 without the prior consent of the member.

197 5. Written opinions of the city, county and town attorneys of the cities, counties and towns in the 198 Commonwealth and any other writing protected by the attorney-client privilege.

199 6. Memoranda, working papers and records compiled specifically for use in litigation or as a part of 200 an active administrative investigation concerning a matter which is properly the subject of an executive 201 or closed meeting under § 2.1-344 and material furnished in confidence with respect thereto.

202 7. Confidential letters and statements of recommendation placed in the records of educational 203 agencies or institutions respecting (i) admission to any educational agency or institution, (ii) an 204 application for employment, or (iii) receipt of an honor or honorary recognition.

8. Library records which can be used to identify both (i) any library patron who has borrowed 205 206 material from a library and (ii) the material such patron borrowed.

207 9. Any test or examination used, administered or prepared by any public body for purposes of 208 evaluation of (i) any student or any student's performance, (ii) any employee or employment seeker's 209 qualifications or aptitude for employment, retention, or promotion, or (iii) qualifications for any license 210 or certificate issued by any public body.

211 As used in this subdivision 9, "test or examination" shall include (i) any scoring key for any such 212 test or examination, and (ii) any other document which would jeopardize the security of such test or 213 examination. Nothing contained in this subdivision 9 shall prohibit the release of test scores or results as 214 provided by law, or limit access to individual records as is provided by law. However, the subject of 215 such employment tests shall be entitled to review and inspect all documents relative to his performance 216 on such employment tests.

217 When, in the reasonable opinion of such public body, any such test or examination no longer has any 218 potential for future use, and the security of future tests or examinations will not be jeopardized, such test 219 or examination shall be made available to the public. However, minimum competency tests administered 220 to public school children shall be made available to the public contemporaneously with statewide release 221 of the scores of those taking such tests, but in no event shall such tests be made available to the public 222 later than six months after the administration of such tests.

223 10. Applications for admission to examinations or for licensure and scoring records maintained by 224 the Department of Health Professions or any board in that department on individual licensees or 225 applicants. However, such material may be made available during normal working hours for copying, at 226 the requester's expense, by the individual who is the subject thereof, in the offices of the Department of 227 Health Professions or in the offices of any health regulatory board, whichever may possess the material.

228 11. Records of active investigations being conducted by the Department of Health Professions or by 229 any health regulatory board in the Commonwealth.

230 12. Memoranda, legal opinions, working papers and records recorded in or compiled exclusively for 231 executive or closed meetings lawfully held pursuant to § 2.1-344. 232

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

233 14. Proprietary information gathered by or for the Virginia Port Authority as provided in 234 § 62.1-132.4 or § 62.1-134.1.

235 15. Contract cost estimates prepared for the confidential use of the Department of Transportation in 236 awarding contracts for construction or the purchase of goods or services and records, documents and 237 automated systems prepared for the Department's Bid Analysis and Monitoring Program.

238 16. Vendor proprietary information software which may be in the official records of a public body. For the purpose of this section, "vendor proprietary software" means computer programs acquired from a 239

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240 vendor for purposes of processing data for agencies or political subdivisions of the Commonwealth.

17. Data, records or information of a proprietary nature produced or collected by or for faculty or
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 scholarly
issues, whether sponsored by the institution alone or in conjunction with a governmental body or a
private concern, where such data, records or information has not been publicly released, published,
copyrighted or patented.

247 18. Financial statements not publicly available filed with applications for industrial development248 financings.

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

252 20. Confidential proprietary records, voluntarily provided by private business pursuant to a promise 253 of confidentiality from the Department of Business Assistance, the Virginia Economic Development 254 Partnership or local or regional industrial or economic development authorities or organizations, used by 255 the Department, the Partnership, or such entities for business, trade and tourism development; and 256 memoranda, working papers or other records related to businesses that are considering locating or 257 expanding in Virginia, prepared by the Partnership, where competition or bargaining is involved and 258 where, if such records are made public, the financial interest of the governmental unit would be 259 adversely affected.

260 21. Information which was filed as confidential under the Toxic Substances Information Act
261 (§ 32.1-239 et seq.), as such Act existed prior to July 1, 1992.

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

263 23. Confidential records, including victim identity, provided to or obtained by staff in a rape crisis264 center or a program for battered spouses.

265 24. Computer software developed by or for a state agency, state-supported institution of higher266 education or political subdivision of the Commonwealth.

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

272 26. Fisheries data which would permit identification of any person or vessel, except when required273 by court order as specified in § 28.2-204.

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

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

280 29. Customer account information of a public utility affiliated with a political subdivision of the
281 Commonwealth, including the customer's name and service address, but excluding the amount of utility
282 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.

288 31. Investigative notes; proprietary information not published, copyrighted or patented; information 289 obtained from employee personnel records; personally identifiable information regarding residents, 290 clients or other recipients of services; and other correspondence and information furnished in confidence 291 to the Department of Social Services in connection with an active investigation of an applicant or 292 licensee pursuant to Chapters 9 (§ 63.1-172 et seq.) and 10 (§ 63.1-195 et seq.) of Title 63.1; however, 293 nothing in this section shall prohibit disclosure of information from the records of completed 294 investigations in a form that does not reveal the identity of complainants, persons supplying information, 295 or other individuals involved in the investigation.

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
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 Juvenile Justice, the Virginia Department of Juvenile Justice or
any facility thereof to the extent as determined by the Director of the Department of Juvenile Justice, or

301 his designee, that disclosure or public dissemination of such materials would jeopardize the security of 302 any correctional or juvenile facility or institution, as follows:

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

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

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

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

(v) Minutes or recordings of divisional, regional and institutional staff meetings or portions thereof to
 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

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

323 (viii) Documents disclosing contacts between inmates, juvenile clients and law-enforcement 324 personnel.

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

328 33. Personal information, as defined in § 2.1-379, (i) filed with the Virginia Housing Development 329 Authority concerning individuals who have applied for or received loans or other housing assistance or 330 who have applied for occupancy of or have occupied housing financed, owned or otherwise assisted by 331 the Virginia Housing Development Authority, (ii) concerning persons participating in or persons on the 332 waiting list for federally funded rent-assistance programs, or (iii) filed with any local redevelopment and housing authority created pursuant to § 36-4 concerning persons participating in or persons on the 333 334 waiting list for housing assistance programs funded by local governments or by any such authority. 335 However, access to one's own information shall not be denied.

336 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.

339 35. Appraisals and cost estimates of real property subject to a proposed purchase, sale or lease, prior340 to the completion of such purchase, sale or lease.

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

347 37. Official records, memoranda, working papers, graphics, video or audio tapes, production models, 348 data and information of a proprietary nature produced by or for or collected by or for the State Lottery Department relating to matters of a specific lottery game design, development, production, operation, ticket price, prize structure, manner of selecting the winning ticket, manner of payment of prizes to 349 350 351 holders of winning tickets, frequency of drawings or selections of winning tickets, odds of winning, 352 advertising, or marketing, where such official records have not been publicly released, published, 353 copyrighted or patented. Whether released, published or copyrighted, all game-related information shall 354 be subject to public disclosure under this chapter upon the first day of sales for the specific lottery game 355 to which it pertains.

356 38. Official records of studies and investigations by the State Lottery Department of (i) lottery
357 agents, (ii) lottery vendors, (iii) lottery crimes under §§ 58.1-4014 through 58.1-4018, (iv) defects in the
alaw or regulations which cause abuses in the administration and operation of the lottery and any
averaging evasions of such provisions, or (v) use of the lottery as a subterfuge for organized crime and illegal
ambling where such official records have not been publicly released, published or copyrighted. All
studies and investigations referred to under subdivisions (iii), (iv) and (v) shall be subject to public

362 disclosure under this chapter upon completion of the study or investigation.

363 39. Those portions of engineering and construction drawings and plans submitted for the sole purpose 364 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 365 366 owner or lessee; however, such information shall be exempt only until the building is completed. 367 Information relating to the safety or environmental soundness of any building shall not be exempt from 368 disclosure.

369 40. [Repealed.]

41. Records concerning reserves established in specific claims administered by the Department of 370 371 General Services through its Division of Risk Management as provided in Article 5.1 (§ 2.1-526.1 et 372 seq.) of Chapter 32 of this title, or by any county, city, or town.

373 42. Information and records collected for the designation and verification of trauma centers and other 374 specialty care centers within the Statewide Emergency Medical Care System pursuant to § 32.1-112.

375 43. Reports and court documents required to be kept confidential pursuant to § 37.1-67.3. 376

44. [Repealed.]

377 45. Investigative notes; correspondence and information furnished in confidence with respect to an 378 investigation; and official records otherwise exempted by this chapter or any Virginia statute, provided 379 to or produced by or for the Auditor of Public Accounts and the Joint Legislative Audit and Review 380 Commission; or investigative notes, correspondence, documentation and information furnished and 381 provided to or produced by or for the Department of the State Internal Auditor with respect to an 382 investigation initiated through the State Employee Fraud, Waste and Abuse Hotline. Nothing in this 383 chapter shall prohibit disclosure of information from the records of completed investigations in a form 384 that does not reveal the identity of complainants, persons supplying information or other individuals 385 involved in the investigation; however, disclosure, unless such disclosure is prohibited by this section, of 386 information from the records of completed investigations shall include, but is not limited to, the agency 387 involved, the identity of the person who is the subject of the complaint, the nature of the complaint, and 388 the actions taken to resolve the complaint. In the event an investigation does not lead to corrective 389 action, the identity of the person who is the subject of the complaint may be released only with the 390 consent of the subject person.

391 46. Data formerly required to be submitted to the Commissioner of Health relating to the 392 establishment of new or expansion of existing clinical health services, acquisition of major medical 393 equipment, or certain projects requiring capital expenditures pursuant to former § 32.1-102.3:4.

394 47. Documentation or other information which describes the design, function, operation or access 395 control features of any security system, whether manual or automated, which is used to control access to 396 or use of any automated data processing or telecommunications system.

397 48. Confidential financial statements, balance sheets, trade secrets, and revenue and cost projections 398 provided to the Department of Rail and Public Transportation, provided such information is exempt 399 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 400 401 data provided in confidence to the Interstate Commerce Commission and the Federal Railroad 402 Administration.

403 49. In the case of corporations organized by the Virginia Retirement System, RF&P Corporation and **404** its wholly owned subsidiaries, (i) proprietary information provided by, and financial information 405 concerning, coventurers, partners, lessors, lessees, or investors, and (ii) records concerning the condition, 406 acquisition, disposition, use, leasing, development, coventuring, or management of real estate the 407 disclosure of which would have a substantial adverse impact on the value of such real estate or result in 408 a competitive disadvantage to the corporation or subsidiary.

409 50. Confidential proprietary records related to inventory and sales, voluntarily provided by private 410 energy suppliers to the Department of Mines, Minerals and Energy, used by that Department for energy 411 contingency planning purposes or for developing consolidated statistical information on energy supplies.

412 51. Confidential proprietary information furnished to the Board of Medical Assistance Services or the 413 Medicaid Prior Authorization Advisory Committee pursuant to Article 4 (§ 32.1-331.12 et seq.) of 414 Chapter 10 of Title 32.1.

415 52. [Repealed.]

416 53. Proprietary, commercial or financial information, balance sheets, trade secrets, and revenue and 417 cost projections provided by a private transportation business to the Virginia Department of 418 Transportation and the Department of Rail and Public Transportation for the purpose of conducting 419 transportation studies needed to obtain grants or other financial assistance under the Intermodal Surface 420 Transportation Efficiency Act of 1991 (P.L. 102-240) for transportation projects, provided such 421 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 422

423 Administration with respect to data provided in confidence to the Interstate Commerce Commission and
424 the Federal Railroad Administration. However, the exemption provided by this subdivision shall not
425 apply to any wholly owned subsidiary of a public body.

426
427 of Game and Inland Fisheries, provided the individual subscriber has requested in writing that the
428 Department not release such information.

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

a. Operational, procedural or tactical planning documents, including any training manuals to theextent they discuss security measures;

- 435 b. Surveillance techniques;
- 436 c. Installation, operation, or utilization of any alarm technology;
- 437 d. Engineering and architectural drawings of the Museum or any warehouse;
- 438 e. Transportation of the Museum's collections, including routes and schedules; or
- 439 f. Operation of the Museum or any warehouse used by the Museum involving the:
- 440 (1) Number of employees, including security guards, present at any time; or
- 441 (2) Busiest hours, with the maximum number of visitors in the Museum.
- 442 56. Reports, documents, memoranda or other information or materials which describe any aspect of
  443 security used by the Virginia Department of Alcoholic Beverage Control to the extent that disclosure or
  444 public dissemination of such materials would jeopardize the security of any government store as defined
  445 in Title 4.1, or warehouse controlled by the Department of Alcoholic Beverage Control, as follows:
- 446 (i) Operational, procedural or tactical planning documents, including any training manuals to the 447 extent they discuss security measures;
- **448** (ii) Surveillance techniques;
- (iii) The installation, operation, or utilization of any alarm technology;
- 450 (iv) Engineering and architectural drawings of such government stores or warehouses;
- 451 (v) The transportation of merchandise, including routes and schedules; and
- (vi) The operation of any government store or the central warehouse used by the Department ofAlcoholic Beverage Control involving the:
- 454 a. Number of employees present during each shift;
- b. Busiest hours, with the maximum number of customers in such government store; and
- 456 c. Banking system used, including time and place of deposits.
- **457** 57. Information required to be provided pursuant to § 54.1-2506.1.

458 58. Confidential information designated as provided in subsection D of § 11-52 as trade secrets or proprietary information by any person who has submitted to a public body an application for prequalification to bid on public construction projects in accordance with subsection B of § 11-46.

461 59. All information and records acquired during a review of any child death by the State Child
 462 Fatality Review Team established pursuant to § 32.1-283.1.

60. Investigative notes, correspondence, documentation and information provided to or produced by
or for the committee or the auditor with respect to an investigation or audit conducted pursuant to
§ 15.1-765.2. Nothing in this section shall prohibit disclosure of information from the records of
completed investigations or audits in a form that does not reveal the identity of complainants or persons
supplying information.

468 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.

471 62. Confidential proprietary records which are voluntarily provided by a private entity pursuant to a proposal filed with a public entity under the Public-Private Transportation Act of 1995 (§ 56-556 et 472 473 seq.), pursuant to a promise of confidentiality from the responsible public entity, used by the responsible 474 public entity for purposes related to the development of a qualifying transportation facility; and memoranda, working papers or other records related to proposals filed under the Public-Private Transportation Act of 1995, where, if such records were made public, the financial interest of the public 475 476 or private entity involved with such proposal or the process of competition or bargaining would be 477 adversely affected. In order for confidential proprietary information to be excluded from the provisions 478 479 of this chapter, the private entity shall (i) invoke such exclusion upon submission of the data or other 480 materials for which protection from disclosure is sought, (ii) identify the data or other materials for which protection is sought, and (iii) state the reasons why protection is necessary. For the purposes of **481** 482 this subdivision, the terms public entity and private entity shall be defined as they are defined in the Public-Private Transportation Act of 1995. 483

484 63. Records of law-enforcement agencies, to the extent that such records contain specific tactical
485 plans, the disclosure of which would jeopardize the safety or security of law-enforcement personnel or
486 the general public; engineering plans, architectural drawings, or operational specifications of
487 governmental law-enforcement facilities, including but not limited to courthouses, jails, and detention
488 facilities, to the extent that disclosure could jeopardize the safety or security of law-enforcement offices;
489 however, general descriptions shall be provided to the public upon request.

64. All records of the University of Virginia or the University of Virginia Medical Center which
contain proprietary, business-related information pertaining to the operations of the University of
Virginia Medical Center, including its business development or marketing strategies and its activities
with existing or future joint venturers, partners, or other parties with whom the University of Virginia
Medical Center has formed, or forms, any arrangement for the delivery of health care, if disclosure of
such information would be harmful to the competitive position of the Medical Center.

496 65. Patient level data collected by the Board of Health and not yet processed, verified, and released,
497 pursuant to § 32.1-276.9, to the Board by the nonprofit organization with which the Commissioner of
498 Health has contracted pursuant to § 32.1-276.4.

499 66. Records of the Medical College of Virginia Hospitals Authority pertaining to any of the 500 following: (i) an individual's qualifications for or continued membership on its medical or teaching 501 staffs; proprietary information gathered by or in the possession of the Authority from third parties 502 pursuant to a promise of confidentiality; contract cost estimates prepared for confidential use in 503 awarding contracts for construction or the purchase of goods or services; data, records or information of 504 a proprietary nature produced or collected by or for the Authority or members of its medical or teaching staffs; financial statements not publicly available that may be filed with the Authority from third parties; 505 506 the identity, accounts or account status of any customer of the Authority; consulting or other reports 507 paid for by the Authority to assist the Authority in connection with its strategic planning and goals; and 508 the determination of marketing and operational strategies where disclosure of such strategies would be 509 harmful to the competitive position of the Authority; and (ii) data, records or information of a 510 proprietary nature produced or collected by or for employees of the Authority, other than the Authority's financial or administrative records, in the conduct of or as a result of study or research on medical, 511 512 scientific, technical or scholarly issues, whether sponsored by the Authority alone or in conjunction with 513 a governmental body or a private concern, when such data, records or information have not been 514 publicly released, published, copyrighted or patented.

C. Neither any provision of this chapter nor any provision of Chapter 26 (§ 2.1-377 et seq.) of this 515 516 title shall be construed as denying public access to contracts between a public official and a public 517 body, other than contracts settling public employee employment disputes held confidential as personnel 518 records under subdivision 3 of subsection B of this section, or to records of the position, job 519 classification, official salary or rate of pay of, and to records of the allowances or reimbursements for 520 expenses paid to, any public officer, official or employee at any level of state, local or regional 521 government in the Commonwealth or to the compensation or benefits paid by any corporation organized 522 by the Virginia Retirement System, RF&P Corporation and its wholly owned subsidiaries, to their or its officers or employees. The provisions of this subsection, however, shall not apply to records of the 523 524 official salaries or rates of pay of public employees whose annual rate of pay is \$10,000 or less.

**525** § 2.1-344. Executive or closed meetings.

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

529 1. Discussion, consideration or interviews of prospective candidates for employment; assignment, 530 appointment, promotion, performance, demotion, salaries, disciplining or resignation of specific public 531 officers, appointees or employees of any public body; and evaluation of performance of departments or 532 schools of state institutions of higher education where such matters regarding such specific individuals 533 might be affected by such evaluation. Any teacher shall be permitted to be present during an executive 534 session or closed meeting in which there is a discussion or consideration of a disciplinary matter which 535 involves the teacher and some student or students and the student or students involved in the matter are 536 present, provided the teacher makes a written request to be present to the presiding officer of the 537 appropriate board.

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

544 3. Discussion or consideration of the condition, acquisition or use of real property for public purpose,

or of the disposition of publicly held property, or of plans for the future of a state institution of higher 545 546 education which could affect the value of property owned or desirable for ownership by such institution. 547

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

548 5. Discussion concerning a prospective business or industry or expansion of an existing business or 549 industry where no previous announcement has been made of the business' or industry's interest in 550 locating or expanding its facilities in the community.

551 6. The investing of public funds where competition or bargaining is involved, where, if made public 552 initially, the financial interest of the governmental unit would be adversely affected.

553 7. Consultation with legal counsel and briefings by staff members, consultants or attorneys, 554 pertaining to actual or probable litigation, or other specific legal matters requiring the provision of legal 555 advice by counsel.

556 8. In the case of boards of visitors of state institutions of higher education, discussion or 557 consideration of matters relating to gifts, bequests and fund-raising activities, and grants and contracts 558 for services or work to be performed by such institution. However, the terms and conditions of any such 559 gifts, bequests, grants and contracts made by a foreign government, a foreign legal entity or a foreign 560 person and accepted by a state institution of higher education shall be subject to public disclosure upon written request to the appropriate board of visitors. For the purpose of this subdivision, (i) "foreign 561 562 government" means any government other than the United States government or the government of a 563 state or a political subdivision thereof; (ii) "foreign legal entity" means any legal entity created under the 564 laws of the United States or of any state thereof if a majority of the ownership of the stock of such 565 legal entity is owned by foreign governments or foreign persons or if a majority of the membership of 566 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 567 568 or national of the United States or a trust territory or protectorate thereof.

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 569 570 571 grants. 572

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

573 11. Discussion or consideration of tests or examinations or other documents excluded from this 574 chapter pursuant to § 2.1-342 B 9.

575 12. Discussion, consideration or review by the appropriate House or Senate committees of possible 576 disciplinary action against a member arising out of the possible inadequacy of the disclosure statement 577 filed by the member, provided the member may request in writing that the committee meeting not be 578 conducted in executive session.

579 13. Discussion of strategy with respect to the negotiation of a siting agreement or to consider the 580 terms, conditions, and provisions of a siting agreement if the governing body in open meeting finds that 581 an open meeting will have a detrimental effect upon the negotiating position of the governing body or the establishment of the terms, conditions and provisions of the siting agreement, or both. All 582 583 discussions with the applicant or its representatives may be conducted in a closed meeting or executive 584 session.

14. Discussion by the Governor and any economic advisory board reviewing forecasts of economic 585 586 activity and estimating general and nongeneral fund revenues.

587 15. Discussion or consideration of medical and mental records excluded from this chapter pursuant to 588 § 2.1-342 B 3, and those portions of disciplinary proceedings by any regulatory board within the 589 Department of Professional and Occupational Regulation or Department of Health Professions conducted 590 pursuant to § 9-6.14:11 or § 9-6.14:12 during which the board deliberates to reach a decision.

591 16. Discussion, consideration or review of State Lottery Department matters related to proprietary 592 lottery game information and studies or investigations exempted from disclosure under subdivisions 37 593 and 38 of subsection B of § 2.1-342.

594 17. Those portions of meetings by local government crime commissions where the identity of, or 595 information tending to identify, individuals providing information about crimes or criminal activities 596 under a promise of anonymity is discussed or disclosed.

597 18. Discussion, consideration, review and deliberations by local community corrections resources 598 boards regarding the placement in community diversion programs of individuals previously sentenced to 599 state correctional facilities. 600

19. [Repealed.]

601 20. Those portions of meetings in which the Board of Corrections discusses or discloses the identity 602 of, or information tending to identify, any prisoner who (i) provides information about crimes or criminal activities, (ii) renders assistance in preventing the escape of another prisoner or in the 603 apprehension of an escaped prisoner, or (iii) voluntarily or at the instance of a prison official renders 604 other extraordinary services, the disclosure of which is likely to jeopardize the prisoner's life or safety. 605

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

22. In the case of corporations organized by the Virginia Retirement System, RF&P Corporation and
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
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.

613 23. Those portions of meetings in which individual child death cases are discussed by the State Child614 Fatality Review Team established pursuant to § 32.1-283.1.

615 24. Those portions of meetings of the University of Virginia Board of Visitors and those portions of 616 meetings of any persons to whom management responsibilities for the University of Virginia Medical Center have been delegated, in which there is discussed proprietary, business-related information 617 pertaining to the operations of the University of Virginia Medical Center, including its business 618 619 development or marketing strategies and its activities with existing or future joint venturers, partners, or other parties with whom the University of Virginia Medical Center has formed, or forms, any 620 arrangement for the delivery of health care, if disclosure of such information would be harmful to the **621** 622 competitive position of the Medical Center.

623 25. In the case of the Medical College of Virginia Hospitals Authority, discussion or consideration of 624 any of the following: the condition, acquisition, use or disposition of real or personal property; 625 operational plans that could affect the value of property, real or personal, owned or desirable for 626 ownership by the Authority; matters relating to gifts, bequests and fund-raising activities; grants and 627 contracts for services or work to be performed by the Authority; marketing or operational strategies 628 where disclosure of such strategies would be harmful to the competitive position of the Authority; 629 members of its medical and teaching staffs and qualifications for appointments thereto; and qualifications 630 or evaluations of other employees.

631 B. No resolution, ordinance, rule, contract, regulation or motion adopted, passed or agreed to in an 632 executive or closed meeting shall become effective unless the public body, following the meeting, 633 reconvenes in open meeting and takes a vote of the membership on such resolution, ordinance, rule, 634 contract, regulation or motion which shall have its substance reasonably identified in the open meeting. 635 Nothing in this section shall be construed to require the board of directors of any authority created 636 pursuant to the Industrial Development and Revenue Bond Act (§ 15.1-1373 et seq.), or any public body 637 empowered to issue industrial revenue bonds by general or special law, to identify a business or industry 638 to which subdivision A 5 of this section applies. However, such business or industry must be identified 639 as a matter of public record at least thirty days prior to the actual date of the board's authorization of 640 the sale or issuance of such bonds.

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

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

647 § 2.1-639.2. Definitions.

648 As used in this chapter:

649 "Advisory agency" means any board, commission, committee or post which does not exercise any
650 sovereign power or duty, but is appointed by a governmental agency or officer or is created by law for
651 the purpose of making studies or recommendations, or advising or consulting with a governmental
652 agency.

"Business" means a corporation, partnership, sole proprietorship, firm, enterprise, franchise,
association, trust or foundation, or any other individual or entity carrying on a business or profession,
whether or not for profit.

"Contract" means any agreement to which a governmental agency is a party, or any agreement on
behalf of a governmental agency which involves the payment of money appropriated by the General
Assembly or political subdivision, whether or not such agreement is executed in the name of the
Commonwealth, or some political subdivision thereof. "Contract" includes a subcontract only when the
contract of which it is a part is with the officer's or employee's own governmental agency.

661 "Dependent" means a son, daughter, father, mother, brother, sister or other person, whether or not
662 related by blood or marriage, if such person receives from the officer or employee, or provides to the
663 officer or employee, more than one-half of his financial support.

"Employee" means all persons employed by a governmental or advisory agency, unless otherwiselimited by the context of its use.

666 "Financial institution" means any bank, trust company, savings institution, industrial loan association,

consumer finance company, credit union, broker-dealer as defined in § 13.1-501, or investment company 667 668 or advisor registered under the federal Investment Advisors Act or Investment Company Act of 1940.

"Gift" means any gratuity, favor, discount, entertainment, hospitality, loan, forbearance, or other item 669 670 having monetary value. It includes services as well as gifts of transportation, local travel, lodgings and 671 meals, whether provided in-kind, by purchase of a ticket, payment in advance or reimbursement after the expense has been incurred. "Gift" shall not include any offer of a ticket or other admission or pass 672 unless the ticket, admission, or pass is used. "Gift" shall not include honorary degrees and presents from 673 relatives. For the purpose of this definition, "relative" means the donee's spouse, child, uncle, aunt, 674 675 niece, or nephew; a person to whom the donee is engaged to be married; the donee's or his spouse's 676 parent, grandparent, grandchild, brother, or sister; or the donee's brother's or sister's spouse.

"Governmental agency" means each component part of the legislative, executive or judicial branches 677 678 of state and local government, including each office, department, authority, post, commission, committee, and each institution or board created by law to exercise some regulatory or sovereign power 679 or duty as distinguished from purely advisory powers or duties. Corporations organized or controlled by 680 the Virginia Retirement System, RF&P Corporation and its wholly owned subsidiaries are "governmental 681 682 agencies" for purposes of this chapter.

"Immediate family" means (i) a spouse and (ii) any other person residing in the same household as 683 684 the officer or employee, who is a dependent of the officer or employee or of whom the officer or 685 employee is a dependent.

**686** "Officer" means any person appointed or elected to any governmental or advisory agency including **687** local school boards, whether or not he receives compensation or other emolument of office. Unless the 688 context requires otherwise, "officer" includes members of the judiciary.

689 "Personal interest" means a financial benefit or liability accruing to an officer or employee or to a 690 member of his immediate family. Such interest shall exist by reason of (i) ownership in a business if the ownership interest exceeds three percent of the total equity of the business; (ii) annual income that 691 exceeds, or may reasonably be anticipated to exceed, \$10,000 from ownership in real or personal 692 property or a business; (iii) salary, other compensation, fringe benefits, or benefits from the use of property, or any combination thereof, paid or provided by a business that exceeds, or may reasonably be 693 694 695 anticipated to exceed, \$10,000 annually; (iv) ownership of real or personal property if the interest 696 exceeds \$10,000 in value and excluding ownership in a business, income, or salary, other compensation, fringe benefits or benefits from the use of property; or (v) personal liability incurred or assumed on **697 698** behalf of a business if the liability exceeds three percent of the asset value of the business.

699 "Personal interest in a contract" means a personal interest which an officer or employee has in a 700 contract with a governmental agency, whether due to his being a party to the contract or due to a 701 personal interest in a business which is a party to the contract.

702 "Personal interest in a transaction" means a personal interest of an officer or employee in any matter 703 considered by his agency. Such personal interest exists when an officer or employee or a member of his 704 immediate family has a personal interest in property or a business, or represents any individual or 705 business and such property, business or represented individual or business (i) is the subject of the 706 transaction or (ii) may realize a reasonably foreseeable direct or indirect benefit or detriment as a result 707 of the action of the agency considering the transaction. Notwithstanding the above, such personal interest 708 in a transaction shall not be deemed to exist where an elected member of a local governing body serves 709 without remuneration as a member of the board of trustees of a not-for-profit entity and such elected 710 member or member of his immediate family has no personal interest related to the not-for-profit entity.

"State and local government officers and employees" shall not include members of the General 711 712 Assembly.

713 "Transaction" means any matter considered by any governmental or advisory agency, whether in a 714 committee, subcommittee, or other entity of that agency or before the agency itself, on which official 715 action is taken or contemplated. 716

§ 2.1-639.9. Further exceptions.

717

A. The provisions of §§ 2.1-639.6 through 2.1-639.8 shall not apply to:

718 1. The sale, lease or exchange of real property between an officer or employee and a governmental agency, provided the officer or employee does not participate in any way as such officer or employee in 719 720 such sale, lease or exchange, and this fact is set forth as a matter of public record by the governing 721 body of the governmental agency or by the administrative head thereof; 722

2. The publication of official notices:

3. Contracts between the government or school board of a town or city with a population of less than 723 724 10,000 and an officer or employee of that town or city government or school board when the total of 725 such contracts between the town or city government or school board and the officer or employee of that 726 town or city government or school board or a business controlled by him does not exceed \$10,000 per year or such amount exceeds \$10,000 and is less than \$25,000 but results from contracts arising from 727

awards made on a sealed bid basis, and such officer or employee has made disclosure as provided for in
§ 2.1-639.14;

730 4. An officer or employee whose sole personal interest in a contract with the governmental agency is 731 by reason of income from the contracting firm or governmental agency in excess of \$10,000 per year, 732 provided the officer or employee or a member of his immediate family does not participate and has no 733 authority to participate in the procurement or letting of such contract on behalf of the contracting firm 734 and the officer or employee either does not have authority to participate in the procurement or letting of 735 the contract on behalf of his governmental agency or he disqualifies himself as a matter of public record 736 and does not participate on behalf of his governmental agency in negotiating the contract or in 737 approving the contract:

6. Contracts for the purchase of goods or services when the contract does not exceed \$500;

745 7. Grants or other payment under any program wherein uniform rates for, or the amounts paid to, all qualified applicants are established solely by the administering governmental agency; or

747 8. An officer or employee whose sole personal interest in a contract with his own governmental agency is by reason of his marriage to his spouse who is employed by the same agency, if the spouse was employed by such agency for five or more years prior to marrying such officer or employee.

750 B. Neither the provisions of this chapter nor, unless expressly provided otherwise, any amendments 751 thereto shall apply to those employment contracts or renewals thereof or to any other contracts entered 752 into prior to August 1, 1987, which were in compliance with either the Virginia Conflict of Interests Act, Chapter 22 (§ 2.1-347 et seq.) or the Comprehensive Conflict of Interests Act, Chapter 40 753 754 (§ 2.1-599 et seq.) of this title at the time of their formation and thereafter. Those contracts shall 755 continue to be governed by the provisions of the appropriate prior Act. Notwithstanding the provisions of subdivision (f)(4) of § 2.1-348 of Chapter 22 of this title in effect prior to July 1, 1983, the 756 757 employment by the same governmental agency of an officer or employee and spouse or any other 758 relative residing in the same household shall not be deemed to create a material financial interest except 759 when one of such persons is employed in a direct supervisory or administrative position, or both, with 760 respect to such spouse or other relative residing in his household and the annual salary of such 761 subordinate is \$22,500 or more.

**762** § 2.1-639.13. Disclosure by state officers and employees.

763 A. The Governor, Lieutenant Governor, Attorney General, Justices of the Supreme Court, judges of 764 the Court of Appeals, judges of any circuit court, judges and substitute judges of any district court, 765 members of the State Corporation Commission, members of the Virginia Workers' Compensation 766 Commission, members of the Commonwealth Transportation Board, members of the Board of Trustees 767 of the Virginia Retirement System, members of the board of directors of RF&P Corporation and its 768 wholly owned subsidiaries and members of the State Lottery Board and other persons occupying such 769 offices or positions of trust or employment in state government as may be designated by the Governor 770 or, in the case of officers or employees of the legislative branch, by the joint rules committees of the 771 General Assembly, shall file, as a condition to assuming office or employment, a disclosure statement of 772 their personal interests and such other information as is specified on the form set forth in § 2.1-639.15 773 and thereafter shall file such a statement annually on or before January 15.

774 B. Nonsalaried citizen members of policy and supervisory boards, commissions and councils as 775 designated in Chapter 1.4 (§ 9-6.25 et seq.) of Title 9, other than the Commonwealth Transportation 776 Board, members of the Board of Trustees of the Virginia Retirement System, members of the board of 777 directors of RF&P Corporation and its wholly owned subsidiaries and the State Lottery Board, shall file, 778 as a condition to assuming office, a disclosure form of their personal interests and such other 779 information as is specified on the form set forth in § 2.1-639.15:1 and thereafter shall file such form 780 annually on or before January 15. Nonsalaried citizen members of other boards, commissions and 781 councils, including advisory boards, may be required to file a disclosure form if so designated by the 782 Governor, in which case the form shall be that set forth in § 2.1-639.15:1.

783 C. The disclosure forms required by subsections A and B of this section shall be provided by the
784 Secretary of the Commonwealth to each officer and employee so designated not later than November 30
785 of each year. Disclosure forms shall be filed and maintained as public records for five years in the
786 Office of the Secretary of the Commonwealth.

787 D. Candidates for the offices of Governor, Lieutenant Governor or Attorney General shall file a disclosure statement of their personal interests as required by § 24.2-502.

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789 E. Any officer or employee of state government who has a personal interest in any transaction before 790 the governmental or advisory agency of which he is an officer or employee and who is disqualified from participating in that transaction pursuant to § 2.1-639.11 A 1, or otherwise elects to disqualify 791 792 himself, shall forthwith make disclosure of the existence of his interest, and his disclosure shall be 793 reflected in the public records of the agency for five years in the office of the administrative head of the 794 officer's or employee's governmental agency or advisory agency or, if the agency has a clerk, in the 795 clerk's office.

796 F. An officer or employee of state government who is required to declare his interest pursuant to 797 § 2.1-639.11 A 2, shall declare his interest do so by stating (i) the transaction involved, (ii) the nature of the officer's or employee's personal interest affected by the transaction, (iii) that he is a member of a 798 799 business, profession, occupation, or group the members of which are affected by the transaction, and (iv) 800 that he is able to participate in the transaction fairly, objectively, and in the public interest. The officer or employee shall either make his declaration orally to be recorded in written minutes for his agency or 801 802 file a signed written declaration with the clerk or administrative head of his governmental or advisory agency, as appropriate, who shall, in either case, retain and make available for public inspection such 803 804 declaration for a period of five years from the date of recording or receipt. If reasonable time is not 805 available to comply with the provisions of this subsection prior to participation in the transaction, the 806 officer or employee shall prepare and file the required declaration by the end of the next business day. 807

§ 51.1-124.20. Board of Trustees reconstituted and reestablished; members of Board.

808 A. The Board of Trustees of the Virginia Retirement System holding office on the effective date of 809 this section is dissolved and the appointees are discharged from any further duties and shall exercise no 810 further powers or authority by virtue of their office. 811

B. The Board of Trustees is hereby reestablished and reconstituted as follows:

812 1. The Board shall consist of nine members. The Governor shall appoint five members of the Board who shall be confirmed by the affirmative vote of a majority of those voting in each house of the 813 General Assembly. The Joint Rules Committee shall appoint the other four members of the Board who 814 shall be confirmed by the affirmative vote of a majority of those voting in each house of the General 815 Assembly. The Joint Rules Committee shall designate the term of its appointees under subdivision B 3 816 817 below for the term for which each appointee is a candidate.

818 2. Members shall be appointed for five-year terms with such members leaving the Board on a 819 staggered basis.

820 3. For the initial term of the Board of Trustees, the schedule below shall be followed:

821 a. One gubernatorial appointee, who shall be the Governor's designee to serve as chairman, shall be 822 appointed for a term of one year;

823 b. One gubernatorial and one legislative appointee shall be appointed for a term of two years;

824 c. One gubernatorial and one legislative appointee shall be appointed for a term of three years;

825 d. One gubernatorial and one legislative appointee shall be appointed for a term of four years; and

826 e. One gubernatorial and one legislative appointee shall be appointed for a term of five years.

827 C. Appointments to fill vacancies shall be for the unexpired terms. A vacancy of a legislatively 828 appointed trustee shall be filled by the Joint Rules Committee, and any such appointee shall enter upon 829 and continue in office, subject to confirmation at the next session of the General Assembly. If the 830 General Assembly refuses or fails to confirm his appointment, such person shall not be eligible for 831 reappointment.

832 D. No member shall be eligible to serve for more than two successive five-year terms. After the 833 expiration of an unexpired term to which appointed, or for an appointment described in subdivision B 3 834 a, b, c, or d of this section, a member may serve one additional five-year term.

835 E. Subject to confirmation by the affirmative vote of a majority of those voting in each house of the 836 General Assembly, the Governor shall designate the chairman of the Board from among the Board 837 members described in subsection B above. A chairman may be reappointed and confirmed for additional 838 two-year terms, not to exceed a total of two. However, the initial chairman's one-year term shall not be counted against the two-term limitation, and such person may serve as chairman for five successive years if appointed and confirmed as aforesaid. The chairman shall (i) preside over meetings of the 839 840 Board; (ii) communicate on behalf of the Board to outside entities interested in the Retirement System; 841 842 and (iii) perform additional duties as may be set by resolution of the Board. The Board shall elect one 843 of its members as vice chairman and appoint a secretary who may or may not be a member of the 844 Board. A majority of the members of the Board shall constitute a quorum.

845 F. Trustees shall receive an initial stipend of \$3,000 for each calendar guarter they may serve and a 846 per diem of \$300 for each Board meeting attended not to exceed one meeting per day. Commencing 847 July 1, 1995, the stipend shall be increased annually by a percentage equal to the most recent salary 848 structure adjustment as provided in the general appropriations act. The chairman shall receive an 849 additional \$1,500 for each calendar quarter served in such capacity. Government employees, still actively

employed by any governmental entity, shall receive a per diem of \$300 for each Board meeting 850 attended, not to exceed one meeting per day, but shall receive no stipend for their service. Retired 851 852 government employees shall be entitled to receive a stipend of \$3,000 for each calendar quarter they 853 may serve and a per diem of \$300 for each Board meeting attended not to exceed one meeting per day. 854 Each Board member shall be entitled to receive reimbursement for his actual reasonable and necessary 855 expenses incurred for attending Board meetings. Any member of the Board who also serves as an 856 officer, director, or member of the board of any corporation organized by the Virginia Retirement 857 System or RF&P Corporation and its wholly owned subsidiaries, shall be entitled to receive 858 compensation and expenses pursuant to this subsection in addition to any remuneration to which he is 859 entitled by virtue of his service as an officer, director, or member of the board of any corporation organized by the Virginia Retirement System or RF&P Corporation and its wholly owned subsidiaries. 860

61 G. No elected or appointed official shall serve on the Board of Trustees. Except for the faculty
 862 member or employee of a state-supported institution of higher education, none of the gubernatorial
 863 appointees shall be an employee of state government.

864 H. The gubernatorial appointees shall be as follows: two shall have a minimum of five years of
865 experience in the direct management, analysis, supervision, or investment of assets; one shall have at
866 least five years of direct experience in the management and administration of employee benefit plans;
867 one shall be a local employee; and one shall be a faculty member or employee of a state-supported
868 institution of higher education.

869 I. The legislative appointees shall be as follows: two shall have a minimum of five years of
870 experience in the direct management, analysis, supervision, or investment of assets; and one shall be a
871 state employee and one shall be a teacher, as such terms are defined in § 51.1-124.3.

872 J. State and local government employees appointed to the Board pursuant to this section shall be
873 members of the Retirement System at the time of their appointment and may be actively employed or
874 retired.

875 K. Members of the Board shall be subject to removal from office only as set forth in Article 7
876 (§§ 24.2-230 through 24.2-238) of Chapter 2 of Title 24.2. The Circuit Court of the City of Richmond
877 shall have exclusive jurisdiction over all proceedings for such removal.

878 L. Faculty members of state-supported institutions of higher education shall be eligible to serve on
879 the Board pursuant to this section if they are members of the Retirement System at the time of their
880 confirmation to the Board or become members of the Retirement System within eighteen months after
881 their confirmation to the Board.

\$ 51.1-124.26. Advisory Committees to the Board of Trustees; membership; terms; qualifications;
duties.

884 To further assist the Board of Trustees in fulfilling its fiduciary duty as trustee of the funds of the
885 Retirement System, the Board shall immediately elect an Investment Advisory Committee and a Real
886 Estate Advisory Committee to provide the Board with sophisticated, objective, and prudent investment
887 advice.

888 A. Each Committee shall consist of seven members and each member shall be elected by a889 two-thirds vote of the Board. Committee members shall serve at the pleasure of the Board and may be890 removed by a majority vote of the Board.

891 B. Each Advisory Committee shall include no more than two Board members and no individual892 Board member shall serve on more than one Committee.

893 C. Except for any Board member who serves on an Advisory Committee, no elected or appointed894 official shall serve on either Advisory Committee.

895 D. Except for any trustee appointed to the Board between February 28, 1994, and July 1, 1995, no
896 former trustee of the Virginia Retirement System or its predecessors in interest shall, during the
897 five-year period after the termination of his service as a Board member, serve on either Advisory
898 Committee.

899 E. Except for Board members, members of the Investment Advisory Committee and the Real Estate 900 Advisory Committee shall receive an initial stipend of \$1,875 for each calendar quarter they may serve 901 and a per diem of \$300 for each meeting attended not to exceed one meeting per day. Commencing July 902 1, 1995, the stipend shall be increased annually by a percentage equal to the most recent salary structure 903 adjustment as provided in the general appropriations act. Government employees shall receive no stipend 904 for their service but shall be entitled to receive a per diem of \$300 for each Committee meeting 905 attended not to exceed one meeting per day. Each Committee member shall be entitled to receive 906 reimbursement for his actual reasonable and necessary expenses incurred for attending Committee 907 meetings. Any member of any Advisory Committee who also serves as an officer, director, or member 908 of the board of any corporation organized by the Virginia Retirement System or RF&P Corporation and its wholly owned subsidiaries, shall be entitled to receive compensation and expenses pursuant to this 909 910 subsection in addition to any remuneration to which he is entitled by virtue of his service as an officer,

911 director, or member of the board of any corporation organized by the Virginia Retirement System of
 912 RF&P Corporation and its wholly owned subsidiaries.

913 F. Any Board member who serves on an Advisory Committee shall not receive the quarterly stipend
914 for Committee members provided for in subsection E above, but shall receive the per diem applicable to
915 Committee meetings attended in that section plus reasonable and necessary expenses incurred.

916 G. The disclosure requirements of subsection B of § 2.1-639.13 of the State and Local Government
917 Conflict of Interests Act shall apply to members of the Advisory Committees who are not also Board
918 members.

919 H. Members of the Real Estate Advisory Committee shall demonstrate extensive experience with
920 substantial real estate investments. Members of the Investment Advisory Committee shall demonstrate
921 extensive experience in any one or more of the following areas: domestic or international equity or
922 fixed-income securities, cash management, alternative investments, or managed futures. By resolution of
923 the Board, additional qualifications for members of the Advisory Committees may be set.

I. On all matters involving real estate, the Real Estate Advisory Committee shall (i) review, evaluate, and monitor investments and investment opportunities and (ii) make appropriate recommendations to the Board about such investments and investment opportunities. The Investment Advisory Committee shall have the same duties with regard to all other investment matters, and shall also make recommendations to the Board about overall asset allocation, including real estate investments. The recommendations of the Advisory Committees are not binding upon the Board of Trustees.

930 2. That § 51.1-151 of the Code of Virginia is repealed.