1998 SESSION

INTRODUCED

987232860 **HOUSE BILL NO. 279** 1 2 Offered January 15, 1998 3 A BILL to amend and reenact §§ 2.1-1.1, 2.1-1.3, 2.1-1.7, 2.1-20.4, 2.1-51.27, 2.1-342, 2.1-343.1, 4 2.1-440.1, 9-6.14:4.1, 9-6.23, 9-6.25:2, 9-145.51, 9-361, 15.2-2232, 22.1-199.1, 42.1-80, 59.1-469, 5 6 and 63.1-314.8 of the Code of Virginia; to amend the Code of Virginia by adding in Title 2.1 a chapter numbered 35.3, containing articles numbered 1 through 4, consisting of sections numbered 7 2.1-563.42 through 2.1-563.79; and to repeal Chapter 35.2 (§§ 2.1-563.13 through 2.1-563.41) of 8 Title 2.1 and Chapter 22.13 (§§ 9-145.52 through 9-145.56) of Title 9 of the Code of Virginia and the second enactment of Chapter 917 of the 1997 Acts of Assembly, all relating to the creation of the 9 Chief Information Officer of the Commonwealth and the Department of Technology Services and the 10 abolishment of the Department of Information Technology and the Council on Information 11 12 Management. 13 14 Patrons-DeBoer, Almand, Bennett, Callahan, Councill, Croshaw, Diamonstein, Dickinson, Hall, May, Murphy, Parrish, Plum, Putney, Scott and Watts; Senators: Gartlan, Holland, Howell, Miller, K.G., 15 16 Ticer, Walker and Wampler 17 18 Referred to Committee on General Laws 19 20 Be it enacted by the General Assembly of Virginia: 1. That \$ 2.1-1.1, 2.1-1.3, 2.1-1.7, 2.1-20.4, 2.1-51.27, 2.1-342, 2.1-343.1, 2.1-440.1, 9-6.14:4.1, 9-6.23, 9-6.25:2, 9-145.51, 9-361, 15.2-2232, 22.1-199.1, 42.1-80, 59.1-469, and 63.1-314.8 of the Code of Virginia are amended and reenacted, and that the Code of Virginia is amended by adding 21 22 23 in Title 2.1 a chapter numbered 35.3, containing articles number 1 through 4, consisting of 24 25 sections numbered 2.1-563.42 through 2.1-563.79, as follows: 26 § 2.1-1.1. Departments generally. 27 There shall be, in addition to such others as may be established by law, the following administrative 28 departments of the state government: 29 Chesapeake Bay Local Assistance Department. 30 Department of Accounts. 31 Department for the Aging. 32 Department of Agriculture and Consumer Services. 33 Department of Alcoholic Beverage Control. 34 Department of Aviation. 35 Department of Business Assistance. 36 Department of Conservation and Recreation. 37 Department of Corporations. 38 Department of Correctional Education. 39 Department of Corrections. 40 Department of Criminal Justice Services. 41 Department for the Deaf and Hard-of-Hearing. 42 Department of Education. 43 Department of Emergency Services. Department of Employee Relations Counselors. 44 Department of Environmental Quality. 45 Department of Fire Programs. 46 47 Department of Forestry. Department of Game and Inland Fisheries. **48** 49 Department of General Services. 50 Department of Health. 51 Department of Health Professions. 52 Department of Historic Resources. 53 Department of Housing and Community Development. 54 Department of Information Technology. 55 Department of Juvenile Justice. Department of Labor and Industry. 56 Department of Law. 57 Department of Medical Assistance Services. 58 59 Department of Mental Health, Mental Retardation and Substance Abuse Services.

- 60 Department of Military Affairs.
- Department of Mines, Minerals and Energy. 61
- 62 Department of Minority Business Enterprise.
- 63 Department of Motor Vehicles.
- Department of Personnel and Training. 64
- 65 Department of Planning and Budget.
- Department of Professional and Occupational Regulation. 66
- 67 Department of Rail and Public Transportation.
- Department of Rehabilitative Services. 68
- 69 Department for Rights of Virginians With Disabilities.
- Department of Social Services. Department of State Police. 70
- 71
- 72 Department of Taxation.
- Department of Technology Services. Department of Transportation. 73
- 74
- 75 Department of the Treasury.
- 76 Department of Veterans' Affairs.
- 77 Department for the Visually Handicapped.
- 78 Governor's Employment and Training Department.
- 79 § 2.1-1.3. Entities subject to standard nomenclature.
- 80 The following independent administrative entities are subject to the standard nomenclature provisions 81 of § 2.1-1.2:
- 82 Chesapeake Bay Local Assistance Department.
- 83 Department of Accounts.
- 84 Department for the Aging.
- Department of Agriculture and Consumer Services. 85
- Department of Alcoholic Beverage Control. 86
- 87 Department of Aviation.
- 88 Department of Business Assistance.
- 89 Department of Conservation and Recreation.
- 90 Department of Correctional Education.
- 91 Department of Corrections.
- 92 Department of Criminal Justice Services.
- 93 Department for the Deaf and Hard-of-Hearing.
- 94 Department of Education.
- Department of Emergency Services. 95
- 96 Department of Environmental Quality.
- 97 Department of Employee Relations Counselors.
- 98 Department of Fire Programs.
- 99 Department of Forestry.
- 100 Department of Game and Inland Fisheries.
- Department of General Services. 101
- 102 Department of Health.
- 103 Department of Health Professions.
- 104 Department of Historic Resources.
- 105 Department of Housing and Community Development.
- 106 Department of Information Technology.
- Department of Juvenile Justice. 107
- 108 Department of Labor and Industry.
- Department of Medical Assistance Services. 109
- Department of Mental Health, Mental Retardation and Substance Abuse Services. 110
- Department of Military Affairs. 111
- Department of Mines, Minerals and Energy. 112
- Department of Minority Business Enterprise. 113
- 114 Department of Motor Vehicles.
- Department of Personnel and Training. 115
- Department of Planning and Budget. 116
- 117 Department of Professional and Occupational Regulation.
- Department of Rail and Public Transportation. 118
- Department of Rehabilitative Services. 119
- Department for Rights of Virginians With Disabilities. 120
- Department of Social Services. 121

- 122 Department of State Police.
- 123 Department of Taxation.
- 124 Department of Technology Services. Department of Transportation.
- 125
- 126 Department of the Treasury.
- 127 Department of Veterans' Affairs.
- 128 Department for the Visually Handicapped.
- 129 Governor's Employment and Training Department.
- 130 § 2.1-1.7. State councils.
- 131 There shall be, in addition to such others as may be established by law, the following permanent 132 collegial bodies either affiliated with more than one agency or independent of an agency within the 133 executive branch:
- 134 Adult Education and Literacy, Virginia Advisory Council for
- 135 Agricultural Council, Virginia
- 136 Alcohol and Drug Abuse Problems, Governor's Council on
- 137 Apprenticeship Council
- 138 Blue Ridge Regional Education and Training Council
- 139 Child Day-Care Council
- 140 Citizens' Advisory Council on Furnishing and Interpreting the Executive Mansion
- 141 Coastal Land Management Advisory Council, Virginia
- 142 **Commonwealth Competition Council**
- 143 Commonwealth's Attorneys' Services Council
- 144 Developmental Disabilities Planning Council, Virginia
- 145 **Disability Services Council**
- 146 Equal Employment Opportunity Council, Virginia
- 147 Housing for the Disabled, Interagency Coordinating Council on
- 148 Human Rights, Council on
- 149 Human Services Information and Referral Advisory Council
- 150 Indians, Council on
- 151 Interagency Coordinating Council, Virginia
- 152 Job Training Coordinating Council, Governor's
- 153 Land Evaluation Advisory Council
- 154 Maternal and Child Health Council
- 155 Military Advisory Council, Virginia
- 156 Needs of Handicapped Persons, Overall Advisory Council on the
- 157 Prevention, Virginia Council on Coordinating
- 158 Public Records Advisory Council, State
- 159 Rate-setting for Children's Facilities, Interdepartmental Council on
- 160 Revenue Estimates, Advisory Council on
- 161 Southside Virginia Marketing Council
- 162 Specialized Transportation Council
- 163 State Health Benefits Advisory Council
- 164 Status of Women, Council on the
- 165 Technology Council, Virginia
- 166 Virginia Business-Education Partnership Program, Advisory Council on the
- 167 Virginia Recycling Markets Development Council.
- Notwithstanding the definition for "council" as provided in § 2.1-1.2, the following entities shall be 168 169 referred to as councils:
- 170 **Council on Information Management**
- 171 Higher Education, State Council of
- 172 Independent Living Council, Statewide
- 173 Rehabilitation Advisory Council, Statewide
- 174 Rehabilitation Advisory Council for the Blind, Statewide.
- 175 Transplant Council, Virginia
- 176 § 2.1-20.4. Bodies receiving compensation.
- Notwithstanding any other provision of law, the following commissions, boards, etc., shall be those 177
- 178 which receive compensation from state funds pursuant to $\S 2.1-20.3$:
- 179 Accountancy, Board for
- 180 Agriculture and Consumer Services, Board of
- 181 Air Pollution Control Board, State
- 182 Airports Authority, Virginia

- 183 Apprenticeship Council
- 184 Architects, Professional Engineers, Land Surveyors and Landscape Architects, State Board for
- **185** Athletic Board, Virginia
- **186** Auctioneers Board
- 187 Audiology and Speech-Language Pathology, Board of
- **188** Aviation Board, Virginia
- **189** Barbers, Board for
- **190** Branch Pilots, Board for
- **191** Building Code Technical Review Board, State
- **192** Charitable Gaming Commission
- **193** Chesapeake Bay Local Assistance Board
- 194 Coal Mining Examiners, Board of
- **195** College Building Authority
- **196** Commonwealth Competition Council
- **197** Commonwealth Transportation Board
- 198 Conservation and Development of Public Beaches, Board on
- **199** Conservation and Recreation, Board of
- 200 Contractors, Board for
- 201 Correctional Education, Board of
- 202 Corrections, Board of
- 203 Cosmetology, Board for
- 204 Criminal Justice Services Board
- 205 Deaf and Hard-of-Hearing, Advisory Board for the
- 206 Dentistry, Board of
- 207 Education, State Board of
- 208 Education Loan Authority, Virginia Board of Directors
- 209 Elections, State Board of
- 210 Environment, Council on the
- 211 Fire Services Board, Virginia
- **212** Funeral Directors and Embalmers, Board of
- 213 Game and Inland Fisheries, Board of
- **214** Geology, Board for
- 215 Health, State Board of
- 216 Health Professions, Board of
- 217 Hearing Aid Specialists, Board for
- 218 Higher Education, State Council of
- 219 Historic Resources, Board of
- 220 Housing and Community Development, Board of
- 221 Information Management, Council on
- **222** Juvenile Justice, State Board of
- 223 Marine Resources Commission
- 224 Medical Assistance Services. Board of
- 225 Medical Complaint Investigation Committee
- 226 Medicine, Board of
- 227 Mental Health, Mental Retardation and Substance Abuse Services Board, State
- 228 Milk Commission
- 229 Mineral Mining Examiners, Board of
- 230 Motor Vehicle Dealer Board
- 231 Nursing, Board of
- 232 Nursing Home Administrators, Board of
- 233 Occupational Therapy, Advisory Board on
- 234 Oil and Gas Conservation Board, Virginia
- **235** Opticians, Board for
- 236 Optometry, Board of
- 237 Pesticide Control Board
- 238 Pharmacy, Board of
- 239 Physical Therapy, Advisory Board on
- 240 Port Authority, Board of Commissioners of the Virginia
- 241 Professional and Occupational Regulation, Board for
- 242 Professional Counselors, Board of
- **243** Professional Soil Scientists, Board for
- 244 Psychology, Board of

- 245 Public Defender Commission
- 246 Public School Authority, Virginia
- 247 Purchases and Supply Appeals Board
- 248 Real Estate Appraiser Board
- 249 Real Estate Board
- **250** Recreation Specialists, Board of
- **251** Rehabilitative Services, Board of
- **252** Respiratory Therapy, Advisory Board on
- **253** Safety and Health Codes Board
- 254 Seed Potato Board
- **255** Social Services, Board of
- **256** Social Work, Board of
- 257 State Health Department Sewage Handling and Disposal Appeal Review Board
- **258** Substance Abuse Certification Board
- **259** Surface Mining Review, Board of
- 260 Treasury Board
- 261 Veterans' Affairs, Board on
- 262 Veterinary Medicine, Board of
- **263** Virginia Board for Asbestos Licensing
- **264** Virginia Health Planning Board
- **265** Virginia Manufactured Housing Board
- 266 Virginia Veterans Care Center Board of Trustees
- 267 Virginia Waste Management Board
- 268 Visually Handicapped, Virginia Board for the
- 269 Waste Management Facility Operators, Board for
- 270 Water Control Board, State
- 271 Waterworks and Wastewater Works Operators, Board for
- 272 Well Review Board, Virginia.
- Individual members of boards, commissions, committees, councils, and other similar bodies appointed
 at the state level and receiving compensation for their services on January 1, 1980, but who will not
 receive compensation under the provisions of this article, shall continue to receive compensation at the
 January 1, 1980, rate until such member's current term expires.
- **277** § 2.1-51.27. Agencies for which responsible.
- 278 The Secretary of Administration shall be responsible to the Governor for the following agencies and 279 boards: Department of Information Technology, Council on Information Management, Department of Personnel and Training, Department of General Services, Compensation Board, Secretary of the 280 Commonwealth, Department of Employee Relations Counselors, Department of Veterans' Affairs, 281 282 Virginia Veterans Care Center Board of Trustees, Commission on Local Government, and Charitable 283 Gaming Commission, and Virginia Public Broadcasting Board. The Governor may, by executive order, 284 assign any other state executive agency to the Secretary of Administration, or reassign any agency listed 285 above to another secretary.
- 286 § 2.1-342. Official records to be open to inspection; procedure for requesting records and responding
 287 to request; charges; exceptions to application of chapter.
- 288 Except as otherwise specifically provided by law, all official records shall be open to inspection and 289 copying by any citizens of the Commonwealth during the regular office hours of the custodian of such 290 records. Access to such records shall not be denied to citizens of the Commonwealth, representatives of 291 newspapers and magazines with circulation in the Commonwealth, and representatives of radio and 292 television stations broadcasting in or into the Commonwealth. The custodian of such records shall take 293 all necessary precautions for their preservation and safekeeping. Any public body covered under the 294 provisions of this chapter shall make an initial response to citizens requesting records open to inspection 295 within five work days after the receipt of the request by the public body which is the custodian of the 296 requested records. Such citizen request shall designate the requested records with reasonable specificity. 297 A specific reference to this chapter by the requesting citizen in his request shall not be necessary to 298 invoke the provisions of this chapter and the time limits for response by the public body. The response 299 by the public body within such five work days shall be one of the following responses:
- **300** The requested records shall be provided to the requesting citizen.
- 301 If the public body determines that an exemption applies to all of the requested records, it may refuse
 302 to release such records and provide to the requesting citizen a written explanation as to why the records
 303 are not available with the explanation making specific reference to the applicable Code sections which
 304 make the requested records exempt.
- 305 If the public body determines that an exemption applies to a portion of the requested records, it may

306 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.

312 If the public body determines that it is practically impossible to provide the requested records or to 313 determine whether they are available within the five-work-day period, the public body shall so inform 314 the requesting citizen and shall have an additional seven work days in which to provide one of the three 315 preceding responses.

316 Nothing in this section shall prohibit any public body from petitioning the appropriate court for 317 additional time to respond to a request for records when the request is for an extraordinary volume of 318 records and a response by the public body within the time required by this chapter will prevent the 319 public body from meeting its operational responsibilities. Before proceeding with this petition, however, 320 the public body shall make reasonable efforts to reach an agreement with the requester concerning the 321 production of the records requested.

322 The public body may make reasonable charges for the copying, search time and computer time 323 expended in the supplying of such records. The public body may also make a reasonable charge for 324 preparing documents produced from a geographic information system at the request of anyone other than 325 the owner of the land that is the subject of the request. However, such charges shall not exceed the 326 actual cost to the public body in supplying such records or documents, except that the public body may 327 charge, on a pro rata per acre basis, for the cost of creating topographical maps developed by the public 328 body, for such maps or portions thereof, which encompass a contiguous area greater than fifty acres. 329 Such charges for the supplying of requested records shall be estimated in advance at the request of the 330 citizen. The public body may require the advance payment of charges which are subject to advance 331 determination.

In any case where a public body determines in advance that search and copying charges for producing the requested documents are likely to exceed \$200, the public body may, before continuing to 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 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.

338 Official records maintained by a public body on a computer or other electronic data processing 339 system which are available to the public under the provisions of this chapter shall be made reasonably accessible to the public at reasonable cost. Beginning July 1, 1997, every public body of state 340 341 government shall compile, and annually update, an index of computer databases which contains at a minimum those databases created by them on or after July 1, 1997. "Computer database" means a 342 343 structured collection of data or documents residing in a computer. Such index shall be an official record 344 and shall include, at a minimum, the following information with respect to each database listed therein: 345 a list of data fields, a description of the format or record layout, the date last updated, a list of any data fields to which public access is restricted, a description of each format in which the database can be 346 347 copied or reproduced using the public body's computer facilities, and a schedule of fees for the 348 production of copies in each available form. The form, context, language, and guidelines for the indices 349 and the databases to be indexed shall be developed by the Director of the Department of Information 350 Technology Services in consultation with the State Librarian and the State Archivist. The public body 351 shall not 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.

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

Memoranda, correspondence, evidence and complaints related to criminal investigations; adult arrestee photographs when necessary to avoid jeopardizing an investigation in felony cases until such 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 departments of public institutions of higher education as established by Chapter 17 (§ 23-232 et seq.) of 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; 368 records of local police departments relating to neighborhood watch programs that include the names, 369 addresses, and operating schedules of individual participants in the program that are provided to such 370 departments under a promise of confidentiality; and all records of persons imprisoned in penal 371 institutions in the Commonwealth provided such records relate to the imprisonment. Information in the 372 custody of law-enforcement officials relative to the identity of any individual other than a juvenile who 373 is arrested and charged, and the status of the charge or arrest, shall not be excluded from the provisions 374 of this chapter.

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

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

383 State income, business, and estate tax returns, personal property tax returns, scholastic records and 384 personnel records containing information concerning identifiable individuals, except that such access 385 shall not be denied to the person who is the subject thereof, and medical and mental records, except that 386 such records can be personally reviewed by the subject person or a physician of the subject person's 387 choice; however, the subject person's mental records may not be personally reviewed by such person 388 when the subject person's treating physician has made a part of such person's records a written statement 389 that in his opinion a review of such records by the subject person would be injurious to the subject 390 person's physical or mental health or well-being.

391 Where the person who is the subject of medical records is confined in a state or local correctional 392 facility, the administrator or chief medical officer of such facility may assert such confined person's right 393 of access to the medical records if the administrator or chief medical officer has reasonable cause to believe that such confined person has an infectious disease or other medical condition from which other 394 395 persons so confined need to be protected. Medical records shall be reviewed only and shall not be 396 copied by such administrator or chief medical officer. The information in the medical records of a 397 person so confined shall continue to be confidential and shall not be disclosed to any person except the 398 subject by the administrator or chief medical officer of the facility or except as provided by law.

399 For the purposes of this chapter such statistical summaries of incidents and statistical data concerning 400 patient abuse as may be compiled by the Commissioner of the Department of Mental Health, Mental 401 Retardation and Substance Abuse Services shall be open to inspection and releasable as provided in 402 subsection A of this section. No such summaries or data shall include any patient-identifying 403 information. Where the person who is the subject of scholastic or medical and mental records is under 404 the age of eighteen, his right of access may be asserted only by his guardian or his parent, including a noncustodial parent, unless such parent's parental rights have been terminated or a court of competent 405 jurisdiction has restricted or denied such access. In instances where the person who is the subject thereof 406 407 is an emancipated minor or a student in a state-supported institution of higher education, such right of 408 access may be asserted by the subject person.

409 Memoranda, working papers and correspondence (i) held by or requested from members of the 410 General Assembly or the Division of Legislative Services or (ii) held or requested by the Office of the 411 Governor or Lieutenant Governor, Attorney General or the mayor or other chief executive officer of any 412 political subdivision of the Commonwealth or the president or other chief executive officer of any state-supported institution of higher education. This exclusion shall not apply to memoranda, studies or 413 414 other papers held or requested by the mayor or other chief executive officer of any political subdivision 415 which are specifically concerned with the evaluation of performance of the duties and functions of any 416 locally elected official and were prepared after June 30, 1992, nor shall this exclusion apply to agenda 417 packets prepared and distributed to public bodies for use at a meeting.

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

421 Written opinions of the city, county and town attorneys of the cities, counties and towns in the 422 Commonwealth and any other writing protected by the attorney-client privilege.

423 Memoranda, working papers and records compiled specifically for use in litigation or as a part of an 424 active administrative investigation concerning a matter which is properly the subject of an executive or 425 closed meeting under § 2.1-344 and material furnished in confidence with respect thereto.

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

429 Library records which can be used to identify both (i) any library patron who has borrowed material430 from a library and (ii) the material such patron borrowed.

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

435 As used in this subdivision 9, "test or examination" shall include (i) any scoring key for any such 436 test or examination and (ii) any other document which would jeopardize the security of such test or 437 examination. Nothing contained in this subdivision 9 shall prohibit the release of test scores or results as 438 provided by law, or limit access to individual records as is provided by law. However, the subject of 439 such employment tests shall be entitled to review and inspect all documents relative to his performance 440 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
later than six months after the administration of such tests.

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

452 Records of active investigations being conducted by the Department of Health Professions or by any453 health regulatory board in the Commonwealth.

454 Memoranda, legal opinions, working papers and records recorded in or compiled exclusively for 455 executive or closed meetings lawfully held pursuant to § 2.1-344.

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

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

459 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.

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

465 Data, records or information of a proprietary nature produced or collected by or for faculty or staff 466 of state institutions of higher learning, other than the institutions' financial or administrative records, in 467 the conduct of or as a result of study or research on medical, scientific, technical or scholarly issues, 468 whether sponsored by the institution alone or in conjunction with a governmental body or a private 469 concern, where such data, records or information has not been publicly released, published, copyrighted 470 or patented.

471 Financial statements not publicly available filed with applications for industrial development 472 financings.

473 Lists of registered owners of bonds issued by a political subdivision of the Commonwealth, whether
474 the lists are maintained by the political subdivision itself or by a single fiduciary designated by the
475 political subdivision.

Confidential proprietary records, voluntarily provided by private business pursuant to a promise of 476 477 confidentiality from the Department of Business Assistance, the Virginia Economic Development 478 Partnership or local or regional industrial or economic development authorities or organizations, used by 479 the Department, the Partnership, or such entities for business, trade and tourism development; and 480 memoranda, working papers or other records related to businesses that are considering locating or 481 expanding in Virginia, prepared by the Partnership, where competition or bargaining is involved and 482 where, if such records are made public, the financial interest of the governmental unit would be 483 adversely affected.

484 Information which was filed as confidential under the Toxic Substances Information Act (§ 32.1-239485 et seq.), as such Act existed prior to July 1, 1992.

486 Documents as specified in § 58.1-3.

487 Confidential records, including victim identity, provided to or obtained by staff in a rape crisis center488 or a program for battered spouses.

489 Computer software developed by or for a state agency, state-supported institution of higher education490 or political subdivision of the Commonwealth.

9 of 32

Investigator notes, and other correspondence and information, furnished in confidence with respect to an active investigation of individual employment discrimination complaints made to the Department of Personnel and Training; 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 charging parties, persons supplying the information or other individuals involved in the investigation.

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

498 Records of active investigations being conducted by the Department of Medical Assistance Services **499** pursuant to Chapter 10 (§ 32.1-323 et seq.) of Title 32.1.

500 Documents and writings furnished by a member of the General Assembly to a meeting of a standing 501 committee, special committee or subcommittee of his house established solely for the purpose of 502 reviewing members' annual disclosure statements and supporting materials filed under § 2.1-639.40 or of 503 formulating advisory opinions to members on standards of conduct, or both.

504 Customer account information of a public utility affiliated with a political subdivision of the 505 Commonwealth, including the customer's name and service address, but excluding the amount of utility 506 service provided and the amount of money paid for such utility service.

507 Investigative notes and other correspondence and information furnished in confidence with respect to 508 an investigation or conciliation process involving an alleged unlawful discriminatory practice under the 509 Virginia Human Rights Act (§ 2.1-714 et seq.); however, nothing in this section shall prohibit the 510 distribution of information taken from inactive reports in a form which does not reveal the identity of 511 the parties involved or other persons supplying information.

Investigative notes; proprietary information not published, copyrighted or patented; information 512 513 obtained from employee personnel records; personally identifiable information regarding residents, 514 clients or other recipients of services; and other correspondence and information furnished in confidence 515 to the Department of Social Services in connection with an active investigation of an applicant or 516 licensee pursuant to Chapters 9 (§ 63.1-172 et seq.) and 10 (§ 63.1-195 et seq.) of Title 63.1; however, 517 nothing in this section shall prohibit disclosure of information from the records of completed 518 investigations in a form that does not reveal the identity of complainants, persons supplying information, 519 or other individuals involved in the investigation.

520 Reports, manuals, specifications, documents, minutes or recordings of staff meetings or other 521 information or materials of the Virginia Board of Corrections, the Virginia Department of Corrections or 522 any institution thereof to the extent, as determined by the Director of the Department of Corrections or 523 his designee or of the Virginia Board of Juvenile Justice, the Virginia Department of Juvenile Justice or 524 any facility thereof to the extent as determined by the Director of the Department of Juvenile Justice, or 525 his designee, that disclosure or public dissemination of such materials would jeopardize the security of 526 any correctional or juvenile facility or institution, as follows:

527

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

528 Engineering and architectural drawings of correctional and juvenile facilities, and operational
 529 specifications of security systems utilized by the Departments, provided the general descriptions of such
 530 security systems, cost and quality shall be made available to the public;

531 Training manuals designed for correctional and juvenile facilities to the extent that they address532 procedures for institutional security, emergency plans and security equipment;

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

536 Minutes or recordings of divisional, regional and institutional staff meetings or portions thereof to the 537 extent that such minutes deal with security issues listed in (i), (ii), (iii), and (iv) of this subdivision;

538 Investigative case files by investigators authorized pursuant to § 53.1-16; however, nothing in this 539 section shall prohibit the disclosure of information taken from inactive reports in a form which does not 540 reveal the identity of complainants or charging parties, persons supplying information, confidential 541 sources, or other individuals involved in the investigation, or other specific operational details the 542 disclosure of which would jeopardize the security of a correctional or juvenile facility or institution; 543 nothing herein shall permit the disclosure of materials otherwise exempt as set forth in subdivision 1 of 544 subsection B of this section;

545 Logs or other documents containing information on movement of inmates, juvenile clients or 546 employees; and

547 Documents disclosing contacts between inmates, juvenile clients and law-enforcement personnel.

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

551 Personal information, as defined in § 2.1-379, (i) filed with the Virginia Housing Development

552 Authority concerning individuals who have applied for or received loans or other housing assistance or 553 who have applied for occupancy of or have occupied housing financed, owned or otherwise assisted by 554 the Virginia Housing Development Authority, (ii) concerning persons participating in or persons on the 555 waiting list for federally funded rent-assistance programs, or (iii) filed with any local redevelopment and 556 housing authority created pursuant to § 36-4 concerning persons participating in or persons on the 557 waiting list for housing assistance programs funded by local governments or by any such authority. 558 However, access to one's own information shall not be denied.

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

562 Appraisals and cost estimates of real property subject to a proposed purchase, sale or lease, prior to 563 the completion of such purchase, sale or lease.

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.

570 Official records, memoranda, working papers, graphics, video or audio tapes, production models, data 571 and information of a proprietary nature produced by or for or collected by or for the State Lottery 572 Department relating to matters of a specific lottery game design, development, production, operation, 573 ticket price, prize structure, manner of selecting the winning ticket, manner of payment of prizes to 574 holders of winning tickets, frequency of drawings or selections of winning tickets, odds of winning, advertising, or marketing, where such official records have not been publicly released, published, 575 576 copyrighted or patented. Whether released, published or copyrighted, all game-related information shall 577 be subject to public disclosure under this chapter upon the first day of sales for the specific lottery game 578 to which it pertains.

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

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

[Repealed.]

592

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

596 Information and records collected for the designation and verification of trauma centers and other
 597 specialty care centers within the Statewide Emergency Medical Services System and Services pursuant to
 598 Article 2.1 (§ 32.1-111.1 et seq.) of Title 32.1.

Reports and court documents required to be kept confidential pursuant to § 37.1-67.3.[Repealed.]

601 Investigative notes; correspondence and information furnished in confidence with respect to an 602 investigation; and official records otherwise exempted by this chapter or any Virginia statute, provided 603 to or produced by or for the Auditor of Public Accounts and the Joint Legislative Audit and Review **604** Commission; or investigative notes, correspondence, documentation and information furnished and 605 provided to or produced by or for the Department of the State Internal Auditor with respect to an 606 investigation initiated through the State Employee Fraud, Waste and Abuse Hotline. Nothing in this 607 chapter shall prohibit disclosure of information from the records of completed investigations in a form 608 that does not reveal the identity of complainants, persons supplying information or other individuals 609 involved in the investigation; however, disclosure, unless such disclosure is prohibited by this section, of 610 information from the records of completed investigations shall include, but is not limited to, the agency 611 involved, the identity of the person who is the subject of the complaint, the nature of the complaint, and the actions taken to resolve the complaint. In the event an investigation does not lead to corrective 612 613 action, the identity of the person who is the subject of the complaint may be released only with the 614 consent of the subject person.

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

618 Documentation or other information which describes the design, function, operation or access control 619 features of any security system, whether manual or automated, which is used to control access to or use 620 of any automated data processing or telecommunications system.

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

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

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

635 Confidential proprietary information furnished to the Board of Medical Assistance Services or the 636 Medicaid Prior Authorization Advisory Committee pursuant to Article 4 (§ 32.1-331.12 et seq.) of 637 Chapter 10 of Title 32.1.

638 [Repealed.]

639 Proprietary, commercial or financial information, balance sheets, trade secrets, and revenue and cost 640 projections provided by a private transportation business to the Virginia Department of Transportation and the Department of Rail and Public Transportation for the purpose of conducting transportation 641 642 studies needed to obtain grants or other financial assistance under the Intermodal Surface Transportation 643 Efficiency Act of 1991 (P.L. 102-240) for transportation projects, provided such information is exempt 644 under the federal Freedom of Information Act or the federal Interstate Commerce Act or other laws 645 administered by the Interstate Commerce Commission or the Federal Rail Administration with respect to 646 data provided in confidence to the Interstate Commerce Commission and the Federal Railroad 647 Administration. However, the exemption provided by this subdivision shall not apply to any wholly 648 owned subsidiary of a public body.

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

652 Reports, documents, memoranda or other information or materials which describe any aspect of 653 security used by the Virginia Museum of Fine Arts to the extent that disclosure or public dissemination 654 of such materials would jeopardize the security of the Museum or any warehouse controlled by the 655 Museum, as follows:

656 Operational, procedural or tactical planning documents, including any training manuals to the extent 657 they discuss security measures;

- **658** Surveillance techniques;
- **659** Installation, operation, or utilization of any alarm technology;
- 660 Engineering and architectural drawings of the Museum or any warehouse;
- **661** Transportation of the Museum's collections, including routes and schedules; or
- 662 Operation of the Museum or any warehouse used by the Museum involving the:
- 663 Number of employees, including security guards, present at any time; or
- 664 Busiest hours, with the maximum number of visitors in the Museum.

665 Reports, documents, memoranda or other information or materials which describe any aspect of
666 security used by the Virginia Department of Alcoholic Beverage Control to the extent that disclosure or
667 public dissemination of such materials would jeopardize the security of any government store as defined
668 in Title 4.1, or warehouse controlled by the Department of Alcoholic Beverage Control, as follows:

- 669 Operational, procedural or tactical planning documents, including any training manuals to the extent
- 670 they discuss security measures;
- 671 Surveillance techniques;
- 672 The installation, operation, or utilization of any alarm technology;
- 673 Engineering and architectural drawings of such government stores or warehouses;
- 674 The transportation of merchandise, including routes and schedules; and

675 The operation of any government store or the central warehouse used by the Department of 676 Alcoholic Beverage Control involving the:

- 677 Number of employees present during each shift;
- 678 Busiest hours, with the maximum number of customers in such government store; and
- 679 Banking system used, including time and place of deposits.
- 680 Information required to be provided pursuant to § 54.1-2506.1.

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

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

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.

691 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
693 under Chapter 11 (§ 51.5-53 et seq.) of Title 51.5.

694 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 695 696 seq.), pursuant to a promise of confidentiality from the responsible public entity, used by the responsible public entity for purposes related to the development of a qualifying transportation facility; and 697 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 **698** 699 700 or private entity involved with such proposal or the process of competition or bargaining would be 701 adversely affected. In order for confidential proprietary information to be excluded from the provisions 702 of this chapter, the private entity shall (i) invoke such exclusion upon submission of the data or other 703 materials for which protection from disclosure is sought, (ii) identify the data or other materials for 704 which protection is sought, and (iii) state the reasons why protection is necessary. For the purposes of 705 this subdivision, the terms public entity and private entity shall be defined as they are defined in the 706 Public-Private Transportation Act of 1995.

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

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.

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

722 Records of the Medical College of Virginia Hospitals Authority pertaining to any of the following: 723 (i) an individual's qualifications for or continued membership on its medical or teaching staffs; proprietary information gathered by or in the possession of the Authority from third parties pursuant to a 724 725 promise of confidentiality; contract cost estimates prepared for confidential use in awarding contracts for 726 construction or the purchase of goods or services; data, records or information of a proprietary nature 727 produced or collected by or for the Authority or members of its medical or teaching staffs; financial 728 statements not publicly available that may be filed with the Authority from third parties; the identity, 729 accounts or account status of any customer of the Authority; consulting or other reports paid for by the 730 Authority to assist the Authority in connection with its strategic planning and goals; and the 731 determination of marketing and operational strategies where disclosure of such strategies would be harmful to the competitive position of the Authority; and (ii) data, records or information of a 732 proprietary nature produced or collected by or for employees of the Authority, other than the Authority's 733 734 financial or administrative records, in the conduct of or as a result of study or research on medical, 735 scientific, technical or scholarly issues, whether sponsored by the Authority alone or in conjunction with 736 a governmental body or a private concern, when such data, records or information have not been

737 publicly released, published, copyrighted or patented.

738 Confidential proprietary information or trade secrets, not publicly available, provided by a private 739 person or entity to the Virginia Resources Authority or to a fund administered in connection with 740 financial assistance rendered or to be rendered by the Virginia Resources Authority where, if such 741 information is made public, the financial interest of the private person or entity would be adversely 742 affected, and, after June 30, 1997, where such information was provided pursuant to a promise of 743 confidentiality.

744 Confidential proprietary records which are provided by a franchisee under § 15.1-23.1 to its 745 franchising authority pursuant to a promise of confidentiality from the franchising authority which 746 relates to the franchisee's potential provision of new services, adoption of new technologies or 747 implementation of improvements, where such new services, technologies or improvements have not been 748 implemented by the franchisee on a nonexperimental scale in the franchise area, and where, if such 749 records were made public, the competitive advantage or financial interests of the franchisee would be 750 adversely affected. In order for confidential proprietary information to be excluded from the provisions 751 of this chapter, the franchisee shall (i) invoke such exclusion upon submission of the data or other 752 materials for which protection from disclosure is sought, (ii) identify the data or other materials for 753 which protection is sought, and (iii) state the reason why protection is necessary.

Records of the Intervention Program Committee within the Department of Health Professions to the
extent such records may identify any practitioner who may be, or who is actually, impaired to the extent
disclosure is prohibited by § 54.1-2517.

757 Records submitted as a grant application, or accompanying a grant application, to the Commonwealth 758 Neurotrauma Initiative Advisory Board pursuant to Article 12 (§ 32.1-73.1 et seq.) of Chapter 2 of Title 759 32.1, to the extent such records contain: (i) medical or mental records, or other data identifying 760 individual patients, or (ii) proprietary business or research related information produced or collected by the applicant in the conduct of or as a result of study or research on medical, rehabilitative, scientific, 761 technical or scholarly issues, when such information has not been publicly released, published, 762 763 copyrighted or patented, if the disclosure of such information would be harmful to the competitive position of the applicant. 764

765 Information which would disclose the security aspects of a system safety program plan adopted
766 pursuant to 49 C.F.R. Part 659 by the Commonwealth's designated Rail Fixed Guideway Systems Safety
767 Oversight agency; and information in the possession of such agency the release of which would
768 jeopardize the success of an ongoing investigation of a rail accident or other incident threatening railway
769 safety.

Documents and other information of a proprietary nature furnished by a supplier of charitable gaming
 supplies to the Charitable Gaming Commission pursuant to subsection E of § 18.2-340.34.

Personal information, as defined in § 2.1-379, provided to the Board of the Virginia Higher
Education Tuition Trust Fund or its employees by or on behalf of individuals who have requested
information about, applied for, or entered into prepaid tuition contracts pursuant to Chapter 4.9
(§ 23-38.75 et seq.) of Title 23. Nothing in this subdivision shall be construed to prohibit disclosure or
publication of information in a statistical or other form which does not identify individuals or provide
personal information. Individuals shall be provided access to their own personal information.

778 Neither any provision of this chapter nor any provision of Chapter 26 (§ 2.1-377 et seq.) of this title 779 shall be construed as denying public access to contracts between a public official and a public body, 780 other than contracts settling public employee employment disputes held confidential as personnel records 781 under subdivision 3 of subsection B of this section, or to records of the position, job classification, 782 official salary or rate of pay of, and to records of the allowances or reimbursements for expenses paid 783 to, any public officer, official or employee at any level of state, local or regional government in the 784 Commonwealth or to the compensation or benefits paid by any corporation organized by the Virginia 785 Retirement System or its officers or employees. The provisions of this subsection, however, shall not 786 apply to records of the official salaries or rates of pay of public employees whose annual rate of pay is 787 \$10,000 or less.

788 No provision of this chapter shall be construed to afford any rights to any person incarcerated in a 789 state, local or federal correctional facility, whether or not such facility is (i) located in the 790 Commonwealth or (ii) operated pursuant to the Corrections Private Management Act (§ 53.1-261 et 791 seq.). However, this subsection shall not be construed to prevent an incarcerated person from exercising 792 his constitutionally protected rights, including but not limited to his rights to call for evidence in his 793 favor in a criminal prosecution.

794 § 2.1-343.1. Electronic communication meetings.

795 It is a violation of this chapter for any political subdivision or any governing body, authority, board,
796 bureau, commission, district or agency of local government to conduct a meeting wherein the public
797 business is discussed or transacted through telephonic, video, electronic or other communication means

where the members are not physically assembled. Nothing in this section shall be construed to prohibitthe use of interactive audio or video means to expand public participation.

800 For purposes of subsections B through F of this section, "public body" means any public body of the 801 Commonwealth, as provided in the definitions of "meeting" and "public body" in § 2.1-341, but 802 excluding any political subdivision or any governing body, authority, board, bureau, commission, district 803 or agency of local government. Such public bodies may conduct any meeting, except executive or closed meetings held pursuant to § 2.1-344, wherein the public business is discussed or transacted through telephonic or video means. Where a quorum of a public body of the Commonwealth is physically 804 805 806 assembled at one location for the purpose of conducting a meeting authorized under this subsection, additional members of such public body may participate in the meeting through telephonic means 807 808 provided such participation is available to the public.

809 Notice of any meetings held pursuant to this section shall be provided at least thirty days in advance
810 of the date scheduled for the meeting. The notice shall include the date, time, place and purpose for the
811 meeting and shall identify the location or locations for the meeting. All locations for the meeting shall
812 be made accessible to the public. All persons attending the meeting at any of the meeting locations shall
813 be afforded the same opportunity to address the public body as persons attending the primary or central
814 location. Any interruption in the telephonic or video broadcast of the meeting shall result in the
815 suspension of action at the meeting until repairs are made and public access restored.

816 Thirty-day notice shall not be required for telephonic or video meetings continued to address an
817 emergency situation as provided in subsection F of this section or to conclude the agenda of a
818 telephonic or video meeting of the public body for which the proper notice has been given, when the
819 date, time, place and purpose of the continued meeting are set during the meeting prior to adjournment.

820 The public body shall provide the Director of the Department of Information Technology with notice 821 of all public meetings held through telephonic or video means pursuant to this section.

822 An agenda and materials which will be distributed to members of the public body and which have 823 been made available to the staff of the public body in sufficient time for duplication and forwarding to 824 all location sites where public access will be provided shall be made available to the public at the time 825 of the meeting. Minutes of all meetings held by telephonic or video means shall be recorded as required 826 by § 2.1-343. Votes taken during any meeting conducted through telephonic or video means shall be recorded by name in roll-call fashion and included in the minutes. In addition, the public body shall 827 828 make an audio recording of the meeting, if a telephonic medium is used, or an audio/visual recording, if 829 the meeting is held by video means. The recording shall be preserved by the public body for a period of 830 three years following the date of the meeting and shall be available to the public.

831 No more than twenty-five percent of all meetings held annually by a public body, including meetings
832 of any ad hoc or standing committees, may be held by telephonic or video means. Any public body
833 which meets by telephonic or video means shall file with the Director of the Department of Information
834 Technology Chief Information Officer of the Commonwealth by July 1 of each year a statement
836 identifying the total number of meetings held during the preceding fiscal year, the dates on which the
836 meetings were held and the number and purpose of those conducted through telephonic or video means.

Notwithstanding the limitations imposed by subsection E of this section, a public body may meet by 837 838 telephonic or video means as often as needed if an emergency exists and the public body is unable to meet in regular session. As used in this subsection "emergency" means an unforeseen circumstance 839 840 rendering the notice required by this section, or by § 2.1-343 of this chapter, impossible or impracticable and which circumstance requires immediate action. Public bodies conducting emergency meetings 841 842 through telephonic or video means shall comply with the provisions of subsection D requiring minutes, 843 recordation and preservation of the audio or audio/visual recording of the meeting. The basis for the 844 emergency shall be stated in the minutes.

§ 2.1-440.1. Procurement of computer equipment to be based on performance specifications.

846 Should any agency or institution elect to procure personal computers and related peripheral 847 equipment pursuant to any type of blanket purchasing arrangement under which public bodies, as 848 defined in § 11-37, may purchase such goods from any vendor following competitive procurement but 849 without the conduct of an individual procurement by or for the using agency or institution, it shall 850 establish, with the cooperation of the Department of Information Technology Services, performance-based specifications for the selection of brand name equipment. Any brand of equipment 851 852 which meets such specifications shall be added to the blanket purchase arrangement at the request of 853 any responsible bidder or offeror.

854

845

855

856 857

CHAPTER 35.3. INFORMATION TECHNOLOGY. Article 1. Definitions.

858 § 2.1-563.42. Definitions.

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

15 of 32

860 "Base map data" means the digitized common geographic data that are used by most geographic861 information systems applications to reference or link attribute or other geographic data.

862 "Chief Information Officer (CIO)" means the Chief Information Officer of the Commonwealth **863** appointed by the Governor pursuant to § 2.1-563.50.

864 "Department" means the Department of Technology Services.

865 "Director" means the Director of the Department of Technology Services.

866 "Geographic data" means data that contain either coordinates that reference a geographic location867 or area or attribute data that can be related to a geographic area or location.

868 "Geographic information system (GIS)" means a computerized system that stores and links
869 geographic data to allow a wide range of information processing and display operations, as well as
870 map production, analysis, and modeling.

871 "Information technology" means telecommunications, automated data processing, word processing
872 and management information systems, and related information, equipment, goods, and services.

873 "Public broadcasting services" means the acquisition, production, and distribution by public
874 broadcasting stations of noncommercial educational, instructional, informational, or cultural television
875 and radio programs and information which may be transmitted by means of electronic communications,
876 and any related materials and services provided by such stations.

877 "Public broadcasting station" means any noncommercial educational television or radio station 878 which (i) is licensed and regulated by the Federal Communications Commission as a noncommercial, 879 educational broadcasting station; (ii) is operated by a public agency or a nonprofit private foundation, 880 corporation, or association; (iii) has offices, studios, and transmitters located in Virginia; and (iv) on or 881 before January 1, 1997, was qualified to receive or was the recipient of a Virginia community service 882 grant or other instructional television service funds, or, after January 1, 1997, was qualified by the 883 Board to receive state funds under standards and criteria established by the Board pursuant to **884** § 2.1-563.72; however, any institution of higher education which produces or transmits distance education and other credit and noncredit television programs, unless such institution requests 885 886 qualification as a public broadcasting station and the Board approves its request, shall not be included 887 in this definition.

888 "Resources" means all apparatus, equipment, facilities, and material necessary for, associated with,
889 or useful in the production, distribution, or interconnection of the Commonwealth's information
890 technology, including the buildings and structures necessary to house such apparatus, equipment, and
891 material, and the land necessary therefor; however, telecommunications facilities, computer and
892 computer terminal facilities, and wireless communications facilities under the direct control of the
893 Department of State Police shall not be included in this definition.

894 "Services" means delivering or providing information technology needs or requirements of or to state
895 agencies and institutions of higher education; however, (i) public broadcasting services and (ii)
896 telecommunications services and wireless communications services and systems under the direct control
897 of the Department of State Police shall not be included in this definition.

898 "Telecommunications" means any origination, transmission, emission, or reception of signs, signals,
899 writings, images, and sounds or intelligence of any nature, by wire, radio, television, optical, or other
900 electromagnetic systems.

901 [§ 2.1-563.43 through § 2.1-563.49 reserved.] **902** A

903

Article 2.

Chief Information Officer of the Commonwealth.

904 § 2.1-563.50. CIO position established; appointment; term; oath.

905 To ensure the coordinated planning, practical acquisition, effective development, and efficient use of 906 information technology resources and services to meet the needs of state agencies and institutions of 907 higher education, the position of Chief Information Officer of the Commonwealth is hereby created. The 908 CTO shall be appointed by the Governor, subject to confirmation by the General Assembly if in session 909 when the appointment is made, and if not in session, then at its next succeeding session. The CIO shall 910 be under the direction and supervision of the Governor and shall hold office at the pleasure of the 911 Governor for a term coincident with that of the Governor making the appointment or until a successor 912 shall be appointed and qualified. The CIO shall be responsible to the Governor for the Department of 913 Technology Services, Virginia Geographic Information Network Advisory Board, and Virginia Public 914 Broadcasting Board. Before entering upon the discharge of duties, the CIO shall take an oath to 915 faithfully execute the duties of the office. The CIO shall be considered an extension of the Governor in 916 the management coordination and cohesive direction of the Executive Department ensuring that the laws 917 are faithfully executed. The CIO shall be paid such compensation as the Governor may fix.

918 The CIO shall be appointed by the Governor from among persons who have demonstrated the
919 knowledge, skills, and abilities in management and information technology that are necessary to
920 efficiently and effectively exercise the powers and fulfill the duties of the Office of the CIO. The

16 of 32

qualifications considered shall include education, work experience, and professional activities related to 921

922 management and information technology resources and services. The CIO shall be the head of the 923 Office of the CIO.

924 § 2.1-563.51. Powers and duties of the CIO.

925 A. The CIO shall have the following general powers:

926 1. Employ such personnel as may be required to carry out the purposes of this article.

927 2. Make and enter into all contracts and agreements necessary or incidental to the performance of 928 his duties and execution of his powers, including but not limited to contracts with the United States, 929 other state agencies and institutions of higher education, and political subdivisions of the 930 Commonwealth.

931 3. Accept grants from the United States government and agencies and instrumentalities thereof and 932 any other source. To these ends, the CIO shall have the power to comply with such conditions and 933 execute such agreements as may be necessary, convenient, or desirable.

934 4. Prescribe regulations pursuant to the Administrative Process Act (§ 9-6.14:1 et seq.) necessary or 935 incidental to the performance of his duties or execution of his powers.

936 5. Exercise such powers and perform such duties as are conferred or imposed upon him by law or 937 required of him by the Governor.

938 B. The CIO shall have the following powers and duties concerning the planning, budgeting, 939 acquiring, using, disposing, managing, and administering of information technology:

940 1. Monitor trends and advances in information technology; develop a comprehensive, statewide, 941 four-year planning process; and plan for the acquisition, management, and use of information technology. The statewide plan shall be updated annually and submitted to the Governor, the Speaker of 942 943 the House of Delegates, and the President Pro Tempore of the Senate. In developing and updating such 944 plans, the CIO shall consider, at a minimum, the advice and recommendations of the Technology 945 Services Council provided for herein.

946 2. Plan and forecast future needs for information technology resources and services and conduct 947 studies and surveys of organizational structure and best management practices of information technology 948 systems and procedures.

949 3. Provide state agencies and institutions of higher education with assistance and guidance in 950 developing information technology plans and preparing budget requests for information technology.

951 4. Require state agencies and institutions of higher education to prepare and submit information 952 technology plans to the CIO. The CIO shall have the authority to approve such plans and amendments 953 thereto, including the Department's. All state agencies and institutions of higher education shall 954 maintain current information technology plans which have been approved by the CIO. 955

5. Monitor implementation of information technology plans.

6. Formulate, direct, and promulgate policies, standards, specifications, and guidelines for information technology in the Commonwealth, including, but not limited to, those (i) required to support 956 957 958 state and local government exchange, acquisition, storage, use, sharing, and distribution of geographic 959 or base map data and related technologies and (ii) concerning the use of digital signatures as provided 960 in § 59.1-469.

961 7. Develop policies and procedures, in consultation with the Department of Planning and Budget, 962 which state agencies and institutions of higher education shall follow when making budget requests for 963 information technology. Such policies and procedures shall require consideration of current and future 964 operating expenses, and shall be utilized by all state agencies and institutions of higher education in 965 preparing budget requests.

966 8. Review budget requests for information technology from state agencies and institutions of higher 967 education and recommend budget priorities to the Department of Planning and Budget.

968 9. Develop an approval process to ensure that all procurements of information technology conform 969 to the statewide information technology plan and the information technology plans of state agencies and 970 institutions of higher education.

971 10. For amounts exceeding \$50,000, review and approve procurements of information technology and 972 agreements and contracts for information technology prior to execution between a state agency or 973 institution of higher education and any other public agency or private entity. The CIO may exempt from 974 such review any state agency or institution of higher education which establishes, to the satisfaction of 975 the CIO, its ability and willingness to efficiently and effectively procure information technology pursuant to the state's competitive procurement process. Computing or other equipment containing 976 microprocessors which is to be used solely for "realtime" research purposes by institutions of higher 977 978 education shall be exempt. All exemptions shall be subject to post-audit by the CIO.

979 11. Disapprove procurements which do not conform to the statewide information technology plan or 980 the individual plans of state agencies or institutions of higher education.

981 12. Develop and administer a system to monitor and evaluate executed contracts and billing and 982 collection systems.

983 13. Compile and maintain an inventory of all information technology resources, including but not **984** limited to personnel, facilities, equipment, goods, and contracts.

985 14. Establish statewide standards for the efficient exchange of electronic information and technology, 986 including infrastructure, between the public and private sectors in the Commonwealth.

987 15. Manage, oversee, and administer the Commonwealth Telecommunications Network and the **988** Richmond Metropolitan Area Network. 989

16. Oversee and administer the Virginia Technology Infrastructure Fund created in § 2.1-563.54.

990 17. Undertake or cause to be undetaken a biennial benchmarking analysis of data center and 991 telecommunications resources and services performed at or provided by the Department.

18. Evaluate the feasibility of outsourcing information technology resources and services and 992 993 outsource those resources and services which would be beneficial to the Commonwealth.

994 19. Report annually to the Joint Commission on Technology and Science created pursuant to § 30-85 995 on the use and application of information technology by state agencies and institutions of higher 996 education to increase economic efficiency, citizen convenience, and public access to state government 997 and assist the Commission in its effort to stimulate, encourage, and promote the development of **998** technology in the Commonwealth and sound public policies related thereto.

999 § 2.1-563.52. Technology Services Council created; membership; duties.

1000 A. There is hereby established a Technology Services Council (the "TSC") to advise and assist the 1001 CIO in exercising the powers and performing the duties conferred by this article. The TSC shall consist 1002 of twenty-six members. The Governor shall designate two managers or directors of information system 1003 divisions employed by state agencies in the Secretariats of Administration; Commerce and Trade; 1004 Education, only one of which may be from a state-supported institution of higher education; Finance; 1005 Health and Human Resources; Natural Resources; Public Safety; and Transportation; one manager or 1006 director of an information system division employed by an independent agency of state government; and two information technology managers or directors of information system divisions employed by local 1007 1008 government. For terms coincident with their terms of office, the following shall serve as ex-officio, voting members of the TSC: Director of the Department of Technology Services, Vice Provost for Information Technology and Services at George Mason University, Vice President for Information 1009 1010 1011 Technology and Communication at the University of Virginia, Vice President for Information Systems at 1012 Virginia Polytechnic Institute and State University, Director of Information Systems of the Supreme 1013 Court of Virginia, and Director of the Division of Legislative Automated Systems. The CIO shall be the 1014 chairman of the TSC.

1015 B. Of the sixteen TSC members initially designated by the Governor from state agencies in the 1016 Secretariats, one from each of the Secretariats shall be appointed for a three-year term and one for a 1017 four-year term. The TSC member initially designated by the Governor from an independent agency of 1018 the executive branch shall be appointed for a four-year term. Of the two TSC members initially 1019 designated by the Governor from local government, one shall be appointed for a three-year term and 1020 one for a four-year term. Thereafter, the successors to the persons so designated shall be appointed to 1021 four-year terms. No person designated by the Governor shall serve more than two full consecutive 1022 terms, and any vacancy occurring other than by expiration of a term shall be filled by the Governor for 1023 the unexpired term. 1024

C. The TSC shall meet each month or more frequently upon the call of the chairman.

1025 § 2.1-563.53. CIO advisory committees.

1026 The CIO may form such advisory committees as he deems necessary, convenient, or desirable to 1027 advise and assist him in exercising the powers and performing the duties conferred by this article. Such 1028 committees shall be comprised of persons representative of (i) private, (ii) nonprofit, or (iii) public 1029 sectors (excluding employees of the Commonwealth or its political subdivisions), who shall be selected 1030 for their knowledge of, background in, or experience with information technology. The disclosure 1031 requirements of subsection B of § 2.1-639.13 of the State and Local Government Conflicts of Interests 1032 Act shall apply to members of the advisory committees. No member of an advisory committee shall be 1033 entitled to compensation.

1034 § 2.1-563.54. Virginia Technology Infrastructure Fund created and continued; purposes; 1035 administration.

1036 A. In order for the Commonwealth to take advantage of information technology to provide services 1037 and solve problems, there is a need to invest in new and emerging technologies that will provide greater 1038 efficiencies in and better responsiveness by state government. To achieve this purpose, the Virginia 1039 Technology Infrastructure Fund (the "Fund") is hereby created and continued in the state treasury to fund information technology projects in state government which benefit state agencies and Virginia's 1040 1041 citizens and businesses.

1042 B. The Fund shall consist of transfers made from the three internal service funds created pursuant to 1043 § 2.1-563.63. Such transfers, in a total amount not to exceed \$250,000 in any fiscal year, shall be

1056

1057

1058

1044 contributed to the Fund in a percentage proportionate to the amount contained in each internal service 1045 fund on the date of the transfer.

1046 C. Interest earned on the Fund shall be credited to the Fund. The Fund shall be permanent and 1047 nonreverting. Any unexpended balance exceeding \$500,000 at the end of the biennium shall be 1048 transferred to the internal service funds in the percentage proportionate to the contributions from each 1049 internal service fund. No transfers from the Fund shall be made to the general fund of the state 1050 treasury.

1051 D. The CIO shall oversee and administer the Fund and approve funding of appropriate information 1052 technology projects. In considering projects for approval, the CIO shall consider the availability of 1053 other moneys to fund the project, the project's long-term operation and maintenance costs, and whether 1054 the project benefits more than one state agency or institution of higher education.

1055 [2.1-563.55 through § 2.1-563.59 reserved.]

Article 3.

Department of Technology Services.

§ 2.1-563.60. Creation of Department; appointment of Director.

1059 There is hereby created the Department of Technology Services to manage the Commonwealth's 1060 centralized information technology resources and provide centralized information technology services to state agencies and institutions of higher education. The Department shall be headed by a Director who 1061 1062 shall be appointed by the Governor, in consultation with the CIO, to serve at his pleasure for a term 1063 coincident with his own.

1064 Whenever in this title and in the Code of Virginia reference is made to a division, department, or 1065 agency hereinafter transferred to this Department, it shall mean the Department of Technology Services. § 2.1-563.61. Powers and duties of Director. 1066

The Director shall, under the direction and control of the Governor and the immediate supervision of 1067 1068 the CIO, exercise such powers and perform such duties as are conferred or imposed upon him by law 1069 and he shall perform such other duties as may be required of him by the Governor or, upon the consent 1070 of the Governor, the CIO. 1071

§ 2.1-563.62. Powers and duties of Department.

1072 A. The Department shall have the following general powers and duties, all of which, with the 1073 approval of the Director, may be exercised by a division of the Department with respect to matters 1074 assigned to that division: 1075

1. Employ such personnel as may be required to carry out the purposes of this article.

1076 2. Make and enter into all contracts and agreements necessary or incidental to the performance of 1077 its duties and the execution of its powers under this article, including, but not limited to, contracts with 1078 the United States, other state agencies and institutions of higher education, and political subdivisions of 1079 the Commonwealth.

1080 3. Accept grants from the United States government and agencies and instrumentalities thereof and 1081 any other source. To these ends, the Department shall have the power to comply with such conditions 1082 and execute such agreements as may be necessary, convenient, or desirable.

1083 4. Prescribe rules and regulations necessary or incidental to the performance of duties or execution 1084 of powers conferred under this chapter.

1085 5. Establish fee schedules which may be collectible from users when general fund appropriations are 1086 not applicable to the services rendered.

1087 6. Do all acts necessary or convenient to carry out the purposes of this chapter.

1088 B. The Department shall have the following powers and duties concerning the development, 1089 operation, and management of information technology resources and services:

1090 1. Manage the state data center and provide mainframe and client/server data processing services to 1091 state agencies and institutions of higher education.

1092 2. Manage and coordinate the various information technology resources and services used by the 1093 Commonwealth.

1094 3. Acquire, lease, or construct facilities and equipment necessary to deliver comprehensive 1095 information technology services; and maintain such facilities and equipment owned or leased.

1096 4. Provide technical assistance to state agencies in such areas as: (i) designing information 1097 technology systems; (ii) performing systems development services, including design, application 1098 programming, and maintenance; (iii) conducting research and sponsoring demonstration projects 1099 pertaining to all facets of information technology; and (iv) effecting economies in information 1100 technology systems and equipment.

1101 5. Develop and implement information, billing, and collections systems which assist state agencies and institutions of higher education in forecasting information technology needs and managing 1102 1103 information technology operations.

1104 6. Prepare and submit a biennial cost allocation plan and any amendments thereto to the Joint Legislative Audit and Review Commission for its approval. 1105

19 of 32

1106 C. All statewide contracts and agreements made and entered into by the Department for the purchase 1107 of computers, software, supplies, and related peripheral equipment and services shall provide for the 1108 inclusion of counties, cities, and towns in such contracts and agreements. For good cause shown, the 1109 CIO may disapprove such inclusion from a specific contract or agreement.

1110 D. Neither this section nor the powers and duties conferred herein shall be construed or applied so 1111 as to infringe upon, in any manner, the responsibilities for accounting systems assigned to the 1112 Comptroller under § 2.1-196.1.

1113 § 2.1-563.63. Internal service funds created; purposes.

1114 A. The following internal service funds are hereby created: (i) the Information Technology 1115 Consulting Fund to be used exclusively to finance information technology consulting services, automated systems design, development and testing services, and related staff of the Department; (ii) the Computer 1116 1117 Services Fund to be used exclusively to finance computer operations and related staff of the Department; and (iii) the Telecommunication Services Fund to be used exclusively to finance 1118 telecommunications operations and related staff of the Department. 1119

1120 B. All users of information technology resources or services delivered or provided by the Department 1121 shall be assessed a surcharge which shall be (i) in accordance with the cost allocation plan or 1122 amendments thereto approved by the Joint Legislative Audit and Review Commission pursuant to 1123 § 2.1-563.62, (ii) deposited in the appropriate internal service fund, and (iii) an amount sufficient to 1124 finance the general operations of the Department and the Office of the CIO.

1125 C. Additional moneys necessary to establish the funds or finance the general operations of the 1126 Department or the Office of the CIO may be paid from the general fund of the state treasury of the 1127 Commonwealth of Virginia.

1128 § 2.1-563.64. Geographic Information Network Division established; powers and duties; Division 1129 coordinator.

1130 A. Among other divisions which the Director may deem necessary, convenient, or desirable to 1131 carrying out the purposes of this article, there is hereby established within the Department, a 1132 Geographic Information Network Division, which shall foster the creative utilization of geographic 1133 information and oversee the development of a catalog of GIS data available in the Commonwealth. The 1134 Division shall be headed by a coordinator who shall report to the Director. The Division shall have the 1135 following powers and duties:

1136 1. Fix, alter, charge, and collect rates, rentals, and other charges for the use or sale of products of, 1137 or services rendered by, the Division, at rates which reflect the fair market value.

1138 2. Solicit, receive, and consider proposals for funding projects or initiatives from any state or federal 1139 agency, local or regional government, institution of higher education, nonprofit organization, or private 1140 person or corporation.

1141 3. Solicit and accept funds, goods, and in-kind services that are part of any accepted project 1142 proposal.

1143 4. Establish ad hoc committees or project teams to investigate related technology or technical issues 1144 and provide results and recommendations for Division action.

1145 5. Establish such bureaus, sections or units as the Division deems appropriate to carry out its 1146 powers and duties. 1147

B. The Division shall have a coordinator, under the supervision of the Director, who shall:

1148 1. Foster the development of a coordinated comprehensive system for providing ready access to 1149 electronic state government geographic data products for individuals, businesses, and other entities.

1150 2. Initiate and manage projects or conduct procurement activities relating to the development or acquisition of geographic data and/or statewide base map data. 1151

1152 3. Plan for and coordinate the development or procurement of priority geographic base map data.

1153 4. Develop, maintain, and provide, in the most cost-effective manner, access to the catalog of 1154 Virginia geographic data and governmental geographic data users.

1155 5. Provide, upon request, advice and guidance on all agreements and contracts from all branches of 1156 state government for geographic data acquisition and design and the installation and maintenance of 1157 geographic information systems.

1158 6. Compile a data catalog consisting of descriptions of GIS coverages maintained by individual state 1159 and local government agencies; however, nothing in this section shall be construed to require that GIS 1160 data be physically delivered to the Division. All state agencies that maintain GIS data bases shall report 1161 to the Division the details of the data that they develop, acquire, and maintain. This information shall 1162 be reported to the Division no later than June 30, 1998, after which each agency shall submit quarterly 1163 reports to the Division specifying all updates to existing data as well as all data development and acquisition currently in progress. Data exempt from the Virginia Freedom of Information Act (§ 2.1-340 1164 1165 et seq.) need not be reported to the Division.

1166 7. Identify and collect information and technical requirements to assist the Division in setting

1167 priorities for the development of state digital geographic data and base maps that meet the needs of 1168 state agencies, institutions of higher education, and local governments.

1169 8. Provide services, geographic data products, and access to the repository at rates established by 1170 the Division.

9. Ensure the compliance of those policies, standards, and guidelines adopted by the Department 1171 1172 required to support and govern the security of state and local government exchange, acquisition, 1173 storage, use, sharing, and distribution of geographic or base map data and related technologies.

1174 § 2.1-563.65. GIS Fund created.

1175 There is hereby created in the state treasury a special, nonreverting fund to be known as the GIS Fund, hereafter referred to as "the Fund." The Fund shall be established on the books of the 1176 Comptroller. All moneys collected pursuant to subsection A of § 2.1-563.64 shall be paid into the state 1177 treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in the Fund and 1178 1179 be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in the Fund. Moneys in the Fund shall 1180 1181 be used solely for the purposes set forth in § 2.1-563.64. Expenditures and disbursements from the Fund 1182 shall be made by the State Treasurer on warrants issued by the Comptroller upon written request signed 1183 by the Director. 1184

§ 2.1-563.66. Additional powers and duties of Director.

1185 The Director shall have the power and duty, on the recommendation of the coordinator, to (i)1186 receive and dispense funds; (ii) enter into contracts for carrying out the purposes set forth in 1187 § 2.1-563.64; (iii) rent office space and procure equipment, goods, and services that are necessary to carry out the purposes set forth in § 2.1-563.64; and (iv) employ full- or part-time personnel and to fix 1188 1189 their compensation.

§ 2.1-563.67. Virginia Geographic Information Network Advisory Board created; membership; terms; 1190 1191 meetings; quorum.

1192 A. The Virginia Geographic Information Network Advisory Board (the "Board") is hereby created 1193 under the direction and supervision of the Chief Information Officer and shall advise the Division on 1194 issues related to the exercise of the Division's powers and duties.

B. The Board shall consist of seventeen members appointed as follows: (i) eleven members to be 1195 1196 appointed by the Governor, including: four state agency officials or their designees consisting of the 1197 Commonwealth Transportation Commissioner, the Executive Director of the Economic Development 1198 Partnership Authority, an agency director from one of the natural resources agencies, and one official 1199 from a state institution of higher education; one elected official representing a local government in the 1200 Commonwealth; one member of the Virginia Association of Surveyors; one elected official who serves 1201 on a planning district commission; two representatives of utilities or transportation industries utilizing 1202 geographic data; and two representatives of private businesses with expertise and experience in the 1203 establishment, operation, and maintenance of geographic information systems; and (ii) five members of 1204 the General Assembly, three of whom shall be members of the House of Delegates, to be appointed by 1205 the Speaker of the House of Delegates, and two of whom shall be members of the Senate, to be 1206 appointed by the Senate Committee on Privileges and Elections. The Director shall serve as an ex 1207 officio, voting member. Any members of the Board who are representatives of private businesses that 1208 provide geographic information services, and their companies, are precluded from contracting to 1209 provide goods or services to the Division.

1210 C. The gubernatorial appointees to the Board shall serve five-year terms, except that three initial 1211 appointees shall serve three-year terms, three shall serve four-year terms, and the remainder shall serve five-year terms. Members appointed by the Governor shall serve no more than two consecutive full 1212 1213 terms. All Board members appointed by the Governor shall be confirmed by each house of the General Assembly. Legislative members' terms shall be coincident with their terms of office. 1214

1215 D. The Board shall elect from its membership a chairman, vice chairman, and any other officers deemed necessary. The duties and terms of the officers shall be prescribed by the members. A majority 1216 1217 of the Board shall constitute a quorum. Board members shall receive no compensation for their services, 1218 but the nongovernmental members shall receive actual expenses in accordance with § 14.1-5. The Board 1219 shall meet at least quarterly or at the call of its chairman or the Chief Information Officer.

1220 [§ 2.1-563.68 through § 2.1-563.69 reserved.] 1221

1222

1223

Article 4.

Virginia Public Broadcasting Board.

§ 2.1-563.70. Declaration of public purpose; Board created.

1224 A. It is hereby found and determined by the General Assembly that there exists in the Commonwealth 1225 a need to support and capitalize on the universal access of public broadcasting to: (i) enrich the lives of all citizens of the Commonwealth without regard to their geographic location or economic status by 1226 1227 providing them with programs and services that educate, inform and enlighten; (ii) improve and 1228 enhance the educational opportunities available to children from pre-kindergarten through secondary

21 of 32

1229 schools, adults, home educators, and students and personnel at colleges and universities of the 1230 Commonwealth; (iii) provide the citizens of the Commonwealth with comprehensive information on the 1231 activities of state government; (iv) maintain and improve the public broadcasting stations' infrastructures 1232 for distribution of broadcast and related services; (v) promote economic development through the wider 1233 availability of worker-training and job-skills enhancements; (vi) promote tourism through the widespread 1234 distribution of programming that recognizes and displays Virginia's historical, educational, recreational 1235 and cultural resources; and (vii) improve efficiency in state government through the use of public 1236 broadcasting production and distribution systems.

1237 B. To achieve these public purposes, there is hereby created the Virginia Public Broadcasting Board 1238 under the direction and supervision of the Chief Information Officer of the Commonwealth. The exercise 1239 by the Board of the powers conferred by this article shall be deemed and held to be the performance of 1240 essential governmental functions. 1241

§ 2.1-563.71. Board membership; chairman and vice chairman; duties.

1242 A. The Board shall consist of fifteen members. The Governor shall appoint eleven members, one from 1243 each congressional district of the Commonwealth, each of whom shall be confirmed by the affirmative vote of a majority of those voting in each house of the General Assembly. Three of the appointees shall 1244 1245 have expertise in at least one of the areas of education, tourism, telecommunications, and economic 1246 development, and two shall be participating members of different public broadcasting stations in the 1247 Commonwealth. The president of the State Board of Education and the chairmen of the State Council of 1248 Higher Education, the State Board of Community Colleges, and the Board of Trustees of the Virginia 1249 Museum of Fine Arts, or their designees, shall serve as Board members concurrent with their terms in 1250 office. No Board member shall be the chief executive officer or head of any state agency, a member of 1251 the General Assembly, or an officer, director, employee, or member of the board of directors of any 1252 public broadcasting station.

1253 B. All other appointments shall be for four-year terms; however, the initial terms of the 1254 gubernatorial appointees shall be as follows: three for four-year terms, three for three-year terms, two 1255 for two-year terms, and three for one-year terms. No appointee shall be eligible to serve more than two 1256 successive four-year terms; however, a member appointed to an initial term may serve one additional 1257 four-year term.

1258 C. Vacancies for unexpired terms shall be filled by the Governor in the same manner as the original 1259 appointment; after the expiration of such term, the appointee may serve one additional four-year term. If 1260 the General Assembly refuses or fails to confirm any appointment, such person shall not be eligible for 1261 reappointment.

1262 D. The Governor shall designate a Board member to serve as chairman, who shall preside over 1263 meetings of the Board, communicate on behalf of the Board to the outside entities interested in public 1264 broadcasting, and perform additional duties as may be set by resolution of the Board. Board members 1265 may elect a vice-chairman from their membership and appoint a secretary who may or may not be a 1266 member of the Board. The Board shall meet at the call of its chairman. A majority of the Board 1267 members shall constitute a quorum.

1268 E. Board members shall be reimbursed for the reasonable and necessary expenses incurred in 1269 performance of their duties. Such reimbursements and other expenses of the Board shall be paid from 1270 funds which the Department of Planning and Budget shall annually withhold from appropriations to 1271 public broadcasting stations in an amount sufficient to defray the estimated reasonable and necessary 1272 expenses of the Board.

1273 § 2.1-563.72. Powers of the Board.

1274 The Board shall have all the powers necessary or convenient to carry out the purposes and 1275 provisions of this article, including, without limitation, to:

1276 1. Receive, allocate, and dispense funds appropriated by the General Assembly and any funds 1277 received by the Board from other sources, subject to the approval of the Director of the Department of 1278 *Planning and Budget;*

1279 2. Develop reasonable and fair formulas for allocating and distributing state funds and other funds 1280 of the Board to Virginia's public broadcasting stations consistent with the intent of such appropriations; 1281 3. Apply for, accept, and receive grants of federal funds and funds from other public and private 1282 sources:

1283 4. Adopt, administer, and apply standards and criteria by which the Board may permit television and 1284 radio stations to qualify as public broadcasting stations if those stations did not qualify for or receive 1285 Virginia community service grants or other instructional television service funds as of January 1, 1997. 1286 but otherwise qualify as such under the definition of a public broadcasting station in § 2.1-563.42. To 1287 avoid unnecessary duplication of public broadcasting services, the Board shall consider the: (i) 1288 adequacy of existing programming, coverage, and other public broadcasting services in the geographic 1289 area to be served and the extent to which those services would be duplicated by an additional public 1290 broadcasting station and (ii) sufficiency of funds administered by the Board to support existing or 1291 proposed public broadcasting stations;

1292 5. Coordinate such strategic planning by the public broadcasting stations as the Board deems 1293 appropriate and identify and communicate to the Governor and the General Assembly the funding and 1294 other requirements of Virginia's public broadcasting stations; and

1295 6. Enter into contracts with public broadcasting stations, state agencies and institutions of higher 1296 education, public schools and private entities for goods and services.

1297 § 2.1-563.73. Funds of the Board.

1298 The Director of the Department of Planning and Budget shall oversee and approve the disbursement 1299 of all funds appropriated to the Board. Upon approval, the funds of the Board shall be dispensed for 1300 the following general purposes:

1301 1. Community services. Annual operating grant-funding to public broadcasting stations for 1302 developing, acquiring, producing, and distributing programs and related services which support local 1303 needs of pre-school and adult education; disseminating information to the citizenry regarding the 1304 government and its affairs; promoting tourism and enhancing the Commonwealth's economic 1305 development; and supporting other programs which inform, educate, and entertain the citizenry with 1306 noncommercial programming.

2. Instructional services. Annual contract-funding to public broadcasting stations to regionally 1307 1308 manage and provide programming and related services which directly support the instructional activities 1309 of local schools and home educators.

3. Capital improvements. Matching capital-funding to public broadcasting stations for construction 1310 1311 and equipment modernization to keep Virginia stations consistent with industry standards.

4. Special appropriations. Funding for specific programs and projects to be provided by a public 1312 1313 broadcasting station which may not be included in another funding category. 1314

§ 2.1-563.74. Exemption from Virginia Public Procurement Act.

1315 State agencies, institutions of higher education, and political subdivisions of the Commonwealth may 1316 enter into contracts with public broadcasting stations for program production, broadcasting, 1317 transmission, distribution, and related communications services without competitive sealed bidding or 1318 competitive negotiation as required by the Virginia Public Procurement Act (§ 11-35 et seq.). 1319

§ 2.1-563.75. Staff and employees prohibited; cooperation of other agencies.

1320 The Board shall not be authorized to hire, employ, or contract for its own staff or employees, but 1321 may request administrative support from public broadcasting stations and the Office of the Chief 1322 Information Officer. The Department of Technology Services shall, upon request, provide to the Board 1323 and public broadcasting stations the same scope of technical communications and related services which 1324 the Department or its predecessor agencies provided on or before July 1, 1998, to the Virginia Public 1325 Telecommunications Board and Virginia's public broadcasting stations. All departments, commissions, 1326 boards, agencies, officers, and institutions of higher education of the Commonwealth or any political 1327 subdivision thereof shall cooperate with the Board in carrying out the purposes of this article. 1328

§ 2.1-563.76. Forms of accounts and records; audit; annual report.

1329 The accounts and records of the Board showing the receipt and disbursement of funds from whatever source derived shall be in such form as the Auditor of Public Accounts prescribes. The Auditor of 1330 1331 Public Accounts, or his legally authorized representatives, shall annually examine the accounts and 1332 books of the Board. The Board shall submit an annual report to the Governor and General Assembly on 1333 or before November 1 of each year. Such report shall contain the audited annual financial statements of 1334 the Board for the year ending the preceding June 30. The annual report shall be distributed in 1335 accordance with the provisions of § 2.1-467.

[§ 2.1-563.77 through § 2.1-563.79 reserved.]

§ 9-6.14:4.1. Exemptions and exclusions.

1338 A. Although required to comply with § 9-6.18 of the Virginia Register Act (§ 9-6.15 et seq.), the 1339 following agencies are exempted from the provisions of this chapter, except to the extent that they are 1340 specifically made subject to §§ 9-6.14:14.1, 9-6.14:21 and 9-6.14:22: 1341

1. The General Assembly.

1336 1337

1342 2. Courts, any agency of the Supreme Court, and any agency which by the Constitution is expressly 1343 granted any of the powers of a court of record.

1344 3. The Department of Game and Inland Fisheries in promulgating regulations regarding the 1345 management of wildlife and for all case decisions rendered pursuant to any provisions of Chapters 2 (§ 29.1-200 et seq.), 3 (§ 29.1-300 et seq.), 4 (§ 29.1-400 et seq.), 5 (§ 29.1-500 et seq.), and 7 1346 (§ 29.1-700 et seq.) of Title 29.1. 1347 1348

4. The Virginia Housing Development Authority.

1349 5. Municipal corporations, counties, and all local, regional or multijurisdictional authorities created 1350 under this Code, including those with federal authorities.

1351 6. Educational institutions operated by the Commonwealth provided that, with respect to § 9-6.14:22,

23 of 32

such educational institutions shall be exempt from the publication requirements only with respect to regulations which pertain to (i) their academic affairs; (ii) the selection, tenure, promotion and disciplining of faculty and employees; (iii) the selection of students; and (iv) rules of conduct and disciplining of students.

1356 7. The Milk Commission in promulgating regulations regarding (i) producers' licenses and bases, (ii)
1357 classification and allocation of milk, computation of sales and shrinkage, and (iii) class prices for
1358 producers' milk, time and method of payment, butterfat testing and differential.

- **1359** 8. The Virginia Resources Authority.
- **1360** 9. Agencies expressly exempted by any other provision of this Code.

1361 10. The Virginia Voluntary Formulary Board in formulating recommendations regarding amendments1362 to the Formulary pursuant to § 32.1-81.

- 1363 11. The Council on Information Management.
- 1364 12. The Department of General Services in promulgating standards for the inspection of buildings for 1365 asbestos pursuant to § 2.1-526.14.
- **1366** 13, 14. [Repealed.]

1367 15. The State Council of Higher Education for Virginia, in developing, issuing, and revising 1368 guidelines pursuant to § 23-9.6:2.

1369 16. The Commissioner of Agriculture and Consumer Services in adopting regulations pursuant to1370 subsection B of § 3.1-726.

1371 17. The Commissioner of Agriculture and Consumer Services and the Board of Agriculture and
1372 Consumer Services in promulgating regulations pursuant to subsections B and C of § 3.1-106.4,
1373 subsection B of § 3.1-126.12:1, § 3.1-271.1, § 3.1-398, subsections B and C of § 3.1-828.4, and
1374 subsection A of § 3.1-884.21:1.

1375 18. The Board of Optometry when specifying therapeutic pharmaceutical agents, treatment guidelines,1376 and diseases and abnormal conditions of the human eye and its adnexa for TPA-certification of1377 optometrists pursuant to Article 5 (§ 54.1-3222 et seq.) of Chapter 32 of Title 54.1.

1378 19. The Board of Medicine, in consultation with the Board of Pharmacy, when promulgating amendments to the Physician Assistant Formulary established pursuant to § 54.1-2952.1.

1380 20. The Boards of Medicine and Nursing in promulgating amendments to the Nurse Practitioner1381 Formulary established pursuant to § 54.1-2957.01.

1382 21. The Virginia War Memorial Foundation.

1383 22. The Virginia Medicaid Prior Authorization Advisory Committee in making recommendations to
1384 the Board of Medical Assistance Services regarding prior authorization for prescription drug coverage
1385 pursuant to Article 4 (§ 32.1-331.12 et seq.) of Chapter 10 of Title 32.1.

1386 23. The State Board of Education, in developing, issuing, and revising guidelines pursuant to **1387** § 22.1-280.3.

1388 24. The Virginia Student Assistance Authorities.

1389 25. The Virginia Racing Commission, when acting by and through its duly appointed stewards or in1390 matters related to any specific race meeting.

- **1391** 26. The Virginia Small Business Financing Authority.
- **1392** 27. The Virginia Economic Development Partnership Authority.

1393 28. The Board of Agriculture and Consumer Services in adopting, amending or repealing regulations1394 pursuant to subdivision A (ii) of § 59.1-156.

- **1395** 29. The Insurance Continuing Education Board pursuant to § 38.2-1867.
- **1396** B. Agency action relating to the following subjects is exempted from the provisions of this chapter:
- 1397 1. Money or damage claims against the Commonwealth or agencies thereof.
- 1398 2. The award or denial of state contracts, as well as decisions regarding compliance therewith.
- **1399** 3. The location, design, specifications or construction of public buildings or other facilities.
- 1400 4. Grants of state or federal funds or property.
- **1401** 5. The chartering of corporations.
- 1402 6. Customary military, naval or police functions.
- 1403 7. The selection, tenure, dismissal, direction or control of any officer or employee of an agency of1404 the Commonwealth.
- 1405 8. The conduct of elections or eligibility to vote.
- **1406** 9. Inmates of prisons or other such facilities or parolees therefrom.

1407 10. The custody of persons in, or sought to be placed in, mental, penal or other state institutions as 1408 well as the treatment, supervision, or discharge of such persons.

- 1409 11. Traffic signs, markers or control devices.
- 1410 12. Instructions for application or renewal of a license, certificate, or registration required by law.
- 1411 13. Content of, or rules for the conduct of, any examination required by law.
- 1412 14. The administration of a pool or pools authorized by Article 7.1 (§ 2.1-234.9:1 et seq.) of Chapter

1413 14 of Title 2.1.

1414 15. Any rules for the conduct of specific lottery games, so long as such rules are not inconsistent 1415 with duly adopted regulations of the State Lottery Board, and provided that such regulations are 1416 published and posted.

1417 16. Orders condemning or closing any shellfish, finfish, or crustacea growing area and the shellfish, 1418 finfish or crustacea located thereon pursuant to Article 2 (§ 28.2-803 et seq.) of Chapter 8 of Title 28.2.

1419 17. Any operating procedures for review of child deaths developed by the State Child Fatality 1420 Review Team pursuant to § 32.1-283.1.

18. The regulations for the implementation of the Health Practitioners' Intervention Program and the 1421 1422 activities of the Intervention Program Committee pursuant to Chapter 25.1 (§ 54.1-2515 et seq.) of Title 1423 54.1.

1424 19. The process of reviewing and ranking grant applications submitted to the Commonwealth 1425 Neurotrauma Initiative Advisory Board pursuant to Article 12 (§ 32.1-73.1 et seq.) of Chapter 2 of Title 1426 32.1.

1427 20. Loans from the Small Business Environmental Compliance Assistance Fund pursuant to Article 4 1428 (§ 10.1-1197.1 et seq.) of Chapter 11.1 of Title 10.1.

1429 C. The following agency actions otherwise subject to this chapter and § 9-6.18 of the Virginia 1430 Register Act are excluded from the operation of Article 2 (§ 9-6.14:7.1 et seq.) of this chapter: 1431

1. Agency orders or regulations fixing rates or prices.

1432 2. Regulations which establish or prescribe agency organization, internal practice or procedures, 1433 including delegations of authority.

1434 3. Regulations which consist only of changes in style or form or corrections of technical errors. Each 1435 promulgating agency shall review all references to sections of the Code of Virginia within their 1436 regulations each time a new supplement or replacement volume to the Code of Virginia is published to 1437 ensure the accuracy of each section or section subdivision identification listed. 1438

4. Regulations which:

1439 (a) Are necessary to conform to changes in Virginia statutory law or the appropriation act where no 1440 agency discretion is involved;

1441 (b) Are required by order of any state or federal court of competent jurisdiction where no agency 1442 discretion is involved; or

1443 (c) Are necessary to meet the requirements of federal law or regulations, provided such regulations 1444 do not differ materially from those required by federal law or regulation, and the Registrar has so 1445 determined in writing; notice of the proposed adoption of these regulations and the Registrar's above 1446 determination shall be published in the Virginia Register not less than thirty days prior to the effective 1447 date thereof.

1448 5. Regulations which an agency finds are necessitated by an emergency situation. For the purposes of 1449 this subdivision, "emergency situation" means (i) a situation involving an imminent threat to public 1450 health or safety or (ii) a situation in which Virginia statutory law or the appropriation act or federal law 1451 or federal regulation requires that a regulation shall be effective in 280 days or less from enactment of 1452 the law or the appropriation act or the effective date of the federal regulation, and the regulation is not 1453 exempt under the provisions of subdivision C 4 of this section. In such cases, the agency shall state in 1454 writing the nature of the emergency and of the necessity for such action and may adopt such 1455 regulations. Pursuant to § 9-6.14:9, such regulations shall become effective upon approval by the 1456 Governor and filing with the Registrar of Regulations. Such regulations shall be limited to no more than 1457 twelve months in duration. During the twelve-month period, an agency may issue additional emergency 1458 regulations as needed addressing the subject matter of the initial emergency regulation, but any such 1459 additional emergency regulations shall not be effective beyond the twelve-month period from the effective date of the initial emergency regulation. If the agency wishes to continue regulating the subject 1460 1461 matter governed by the emergency regulation beyond the twelve-month limitation, a regulation to replace 1462 the emergency regulation shall be promulgated in accordance with Article 2 (§ 9-6.14:7.1 et seq.) of this 1463 chapter. The Notice of Intended Regulatory Action to promulgate a replacement regulation shall be filed 1464 with the Registrar within sixty days of the effective date of the emergency regulation and published as 1465 soon as practicable, and the proposed replacement regulation shall be filed with the Registrar within 180 1466 days after the effective date of the emergency regulation and published as soon as practicable. 1467

6. [Repealed.]

1468 7. Preliminary program permit fees of the Department of Environmental Quality assessed pursuant to subsection C of § 10.1-1322.2. 1469

1470 8. Regulations of the Pesticide Control Board adopted pursuant to subsection B of § 3.1-249.51 or 1471 clause (v) or (vi) of subsection C of § 3.1-249.53 after having been considered at two or more Board 1472 meetings and one public hearing.

1473 9. Regulations of the regulatory boards served by (i) the Department of Labor and Industry pursuant 1474 to Title 40.1 and (ii) the Department of Professional and Occupational Regulation or the Department of 1475 Health Professions pursuant to Title 54.1 which are limited to reducing fees charged to regulants and applicants.

1477 10. The development and issuance of procedural policy relating to risk-based mine inspections by the1478 Department of Mines, Minerals and Energy authorized pursuant to §§ 45.1-161.82 and 45.1-161.292:55.

1479 11. General permits issued by the State Air Pollution Control Board pursuant to Chapter 13 1480 (§ 10.1-1300 et seq.) of Title 10.1 if the Board: (i) provides a Notice of Intended Regulatory Action in conformance with the provisions of subsection B of § 9-6.14:7.1, (ii) following the passage of thirty 1481 days from the publication of the Notice of Intended Regulatory Action forms a technical advisory 1482 1483 committee composed of relevant stakeholders, including potentially affected citizens groups, to assist in 1484 the development of the general permit, (iii) provides notice and receives oral and written comment as 1485 provided in subsection F of § 9-6.14:7.1, and (iv) conducts at least one public hearing on the proposed 1486 general permit.

1487 12. General permits issued by the State Water Control Board pursuant to the State Water Control 1488 Law (§ 62.1-44.2 et seq.), Chapter 24 (§ 62.1-242 et seq.) of Title 62.1 and Chapter 25 (§ 62.1-254 et 1489 seq.) of Title 62.1 if the Board: (i) provides a Notice of Intended Regulatory Action in conformance 1490 with the provisions of subsection B of § 9-6.14:7.1, (ii) following the passage of thirty days from the 1491 publication of the Notice of Intended Regulatory Action forms a technical advisory committee composed 1492 of relevant stakeholders, including potentially affected citizens groups, to assist in the development of 1493 the general permit, (iii) provides notice and receives oral and written comment as provided in subsection 1494 F of § 9-6.14:7.1, and (iv) conducts at least one public hearing on the proposed general permit.

1495 13. The development and issuance by the Board of Education of guidelines on constitutional rights and restrictions relating to the recitation of the pledge of allegiance to the American flag in public schools pursuant to § 22.1-202.

1498 14. Regulations of the Board of the Virginia Higher Education Tuition Trust Fund promulgated 1499 pursuant to § 23-38.77.

1500 15. The development and issuance of general wetlands permits by the Marine Resources Commission 1501 pursuant to subsection B of § 28.2-1307 if the Commission: (i) provides a Notice of Intended Regulatory 1502 Action in conformance with the provisions of subsection B of § 9-6.14:7.1, (ii) following the passage of 1503 thirty days from publication of the Notice of Intended Regulatory Action forms a technical advisory 1504 committee composed of relevant stake holders, including potentially affected citizens groups, to assist in 1505 the development of the general permit, (iii) provides notice and receives oral and written comment as 1506 provided in subsection F of § 9-6.14:7.1, and (iv) conducts at least one public hearing on the proposed 1507 general permit.

Whenever regulations are adopted under this subsection C, the agency shall state as part thereof that it will receive, consider and respond to petitions by any interested person at any time with respect to reconsideration or revision. The effective date of regulations adopted under this subsection shall be in accordance with the provisions of § 9-6.14:9.3, except in the case of emergency regulations, which shall become effective as provided in subsection A of § 9-6.14:9.

1513 D. The following agency actions otherwise subject to this chapter are excluded from the operation of 1514 Article 3 (§ 9-6.14:11 et seq.) of this chapter:

1515 1. The assessment of taxes or penalties and other rulings in individual cases in connection with the administration of the tax laws.

1517 2. The award or denial of claims for workers' compensation.

- **1518** 3. The grant or denial of public assistance.
- **1519** 4. Temporary injunctive or summary orders authorized by law.
- 1520 5. The determination of claims for unemployment compensation or special unemployment.

6. The suspension of any license, certificate, registration or authority granted any person by the
Department of Health Professions or the Department of Professional and Occupational Regulation for the
dishonor, by a bank or financial institution named, of any check, money draft or similar instrument used
in payment of a fee required by statute or regulation.

1525 E. Appeals from decisions of the Governor's Employment and Training Department otherwise subject 1526 to this chapter are excluded from the operation of Article 4 (§ 9-6.14:15 et seq.) of this chapter.

F. The Marine Resources Commission, otherwise subject to this chapter and § 9-6.18 of the Virginia
Register Act, is excluded from the operation of subdivision C 5 of this section and of Article 2
(§ 9-6.14:7.1 et seq.) of this chapter.

G. A regulation for which an exemption is claimed under this section and which is placed before a
board or commission for consideration shall be provided at least two days in advance of the board or
commission meeting to members of the public that request a copy of that regulation. A copy of that
regulation shall be made available to the public attending such meeting.

1534 H. The Joint Legislative Audit and Review Commission shall conduct a review periodically of 1535 exemptions and exclusions authorized by this section. The purpose of this review shall be to assess

1536 whether there are any exemptions or exclusions which should be discontinued or modified.

1537 I. Minor changes to regulations being published in the Virginia Administrative Code under the
1538 Virginia Register Act, Chapter 1.2 (§ 9-6.15 et seq.) of this title, made by the Virginia Code
1539 Commission pursuant to § 9-77.10:1 shall be exempt from the provisions of this chapter.

1540 § 9-6.23. Prohibition against service by legislators on boards, commissions, and councils within the executive branch.

1542 Members of the General Assembly shall be ineligible to serve on boards, commissions, and councils 1543 within the executive branch which are responsible for administering programs established by the General 1544 Assembly. Such prohibition shall not extend to boards, commissions, and councils engaged solely in 1545 policy studies or commemorative activities. If any law directs the appointment of any member of the 1546 General Assembly to a board, commission, or council in the executive branch which is responsible for 1547 administering programs established by the General Assembly, such portion of such law shall be void, 1548 and the Governor shall appoint another person from the Commonwealth at large to fill such a position. 1549 The provisions of this section shall not apply, however, to members of the Board for Branch Pilots, who shall be appointed as provided for in § 54.1-901; to members of the Board on Veterans' Affairs, who 1550 1551 shall be appointed as provided for in § 2.1-741; to members of the Council on Indians, who shall be appointed as provided for in § 9-138.1; to members of the Virginia Technology Council, who shall be 1552 appointed as provided for in § 9-145.51; to members of the Board of Trustees of the Southwest Virginia 1553 1554 Higher Education Center, who shall be appointed as provided for in § 23-231.3; to members of the 1555 Maternal and Child Health Council, who shall be appointed as provided for in § 9-318; to members of 1556 the Virginia Interagency Coordinating Council who shall be appointed as provided for in § 2.1-750; to 1557 members of the Advisory Council on the Virginia Business-Education Partnership Program, who shall be appointed as provided in § 9-326; to members of the Advisory Commission on Welfare Reform, who 1558 1559 shall be appointed as provided for in § 63.1-133.44; to members of the Virginia Correctional Enterprises 1560 Advisory Board, who shall be appointed as provided for in § 2.1-451.2; to members appointed to the Virginia Veterans Cemetery Board pursuant to § 2.1-739.2; to members appointed to the Board of 1561 Trustees of the Roanoke Higher Education Authority pursuant to § 23-231.15; to members of the Commonwealth Competition Commission, who shall be appointed as provided for in § 9-343; to 1562 1563 members of the Virginia Geographic Information Network Advisory Board, who shall be appointed as 1564 provided for in <u>§ 2.1-563.41</u> § 2.1-563.67; or to members of the Advisory Commission on the Virginia 1565 1566 Schools for the Deaf and the Blind, who shall be appointed as provided for in § 22.1-346.1.

1567 § 9-6.25:2. Policy boards, commissions and councils.

1568 There shall be, in addition to such others as may be designated in accordance with § 9-6.25, the following policy boards, commissions and councils:

- **1570** Apprenticeship Council
- 1571 Athletic Board
- 1572 Auctioneers Board
- **1573** Blue Ridge Regional Education and Training Council
- **1574** Board for Accountancy
- 1575 Board for Architects, Professional Engineers, Land Surveyors and Landscape Architects
- **1576** Board for Barbers
- **1577** Board for Contractors
- **1578** Board for Cosmetology
- **1579** Board for Geology
- **1580** Board for Hearing Aid Specialists
- **1581** Board for Opticians
- **1582** Board for Professional and Occupational Regulation
- **1583** Board for Professional Soil Scientists
- **1584** Board for Waterworks and Wastewater Works Operators
- **1585** Board of Agriculture and Consumer Services
- **1586** Board of Audiology and Speech-Language Pathology
- **1587** Board of Coal Mining Examiners
- **1588** Board of Conservation and Recreation
- **1589** Board of Correctional Education
- **1590** Board of Dentistry
- **1591** Board of Directors, Virginia Student Assistance Authorities
- **1592** Board of Funeral Directors and Embalmers
- **1593** Board of Health Professions
- **1594** Board of Historic Resources
- 1595 Board of Housing and Community Development
- **1596** Board of Medical Assistance Services
- **1597** Board of Medicine

1598	Board of Mineral Mining Examiners
1599	Board of Nursing
1600	Board of Nursing Home Administrators
1601	Board of Optometry
1602	Board of Pharmacy
1603	Board of Professional Counselors
1604 1605	Board of Psychology Board of Recreation Specialists
1605	Board of Social Services
1607	Board of Social Work
1608	Board of Surface Mining Review
1609	Board of Veterinary Medicine
1610	Board on Conservation and Development of Public Beaches
1611	Chesapeake Bay Local Assistance Board
1612	Child Day-Care Council
1613	Commission on Local Government
1614	Commonwealth Transportation Board
1615 1616	Council on Human Rights
1617	Council on Information Management Criminal Justice Services Board
1618	Design-Build/Construction Management Review Board
1619	Disability Services Council
1620	Farmers Market Board, Virginia
1621	Interdepartmental Council on Rate-setting for Children's Facilities
1622	Library Board, The Library of Virginia
1623	Marine Resources Commission
1624	Milk Commission
1625	Pesticide Control Board
1626 1627	Real Estate Appraiser Board
1627	Real Estate Board Reciprocity Board, Department of Motor Vehicles
1628	Safety and Health Codes Board
1630	Seed Potato Board
1631	Southside Virginia Marketing Council
1632	Specialized Transportation Council
1633	State Air Pollution Control Board
1634	State Board of Corrections
1635	State Board of Elections
1636	State Board of Health
1637 1638	State Board of Juvenile Justice State Health Department, Sewage Handling and Disposal Appeal Review Board
1639	State Library Board
1640	State Mental Health, Mental Retardation and Substance Abuse Services Board
1641	State Water Control Board
1642	Substance Abuse Certification Board
1643	Treasury Board, The, Department of the Treasury
1644	Virginia Aviation Board
1645	Virginia Board for Asbestos and Lead
1646	Virginia Fire Services Board
1647 1648	Virginia Gas and Oil Board
1648	Virginia Health Planning Board Virginia Manufactured Housing Board
1650	Virginia Parole Board
1650	Virginia Public Broadcasting Board
1652	Virginia Soil and Water Conservation Board
1653	Virginia Voluntary Formulary Board
1654	Virginia Waste Management Board
1655	Waste Management Facility Operators, Board for.
1656	§ 9-145.51. Membership; terms; chairman and vice chairman; staff.
1657	The Council shall be composed of the following nineteen members: one me

The Council shall be composed of the following nineteen members: one member of the House of Delegates, one member of the Senate, the Secretary of Commerce and Trade, the Secretary of 1657 1658

1659 Administration, the President of the Center for Innovative Technology, the Director of the Council on 1660 Information Management Chief Information Officer of the Commonwealth, and a representative of the 1661 Virginia Chamber of Commerce. After consultation with the regional technology councils and regional 1662 chambers of commerce, the Governor shall appoint twelve members representing the geographic 1663 diversity of the Commonwealth.

1664 The member of the House of Delegates shall be appointed by the Speaker of the House of Delegates 1665 for a term of two years and the member of the Senate by the Senate Committee on Privileges and Elections for a term of four years. Legislators' terms shall be concurrent with their elected terms of 1666 office, provided that the terms of such members shall terminate in the event they no longer are members 1667 of their respective houses. Appointments to fill legislative vacancies shall be for the unexpired term and 1668 shall be made in the same manner as the original appointment. 1669

The Council shall elect a chairman and a vice chairman from among its members and develop 1670 1671 bylaws that govern the terms served by the nonlegislative members.

1672 Staff support for the Council shall be provided by the Center for Innovative Technology. 1673

§ 9-361. Board of directors.

1674 The Authority shall be governed by a board of directors consisting of eleven members, two of whom 1675 shall be the Secretary of Administration and the Director of the Council on Information Management 1676 *Chief Information Officer of the Commonwealth*, both of whom shall serve during their terms of office. 1677 The remaining nine members shall be appointed by the Governor as follows: three members who are 1678 chief executive officers of agencies in the executive branch; two members from a list submitted by the 1679 Virginia State Bar; three members from user associations of a statewide character, except that no two 1680 shall represent the same user association; and one member from a list submitted by the State Librarian. 1681 Three members appointed by the Governor shall be appointed for terms of one year, three for terms of two years, and three for terms of three years, effective from their dates of appointment. Thereafter, 1682 1683 board members shall be appointed for terms of three years. All board members appointed by the 1684 Governor shall be confirmed by the affirmative vote of a majority of those voting in each house of the 1685 General Assembly. Vacancies in board membership shall be filled by appointment for the unexpired 1686 portion of the term. Board members shall be subject to removal from office for cause. The board shall annually elect one of its members as chairman, one as vice-chairman, and another as secretary. The 1687 1688 board may also elect other subordinate officers, who may or may not be members of the board, as it 1689 deems proper. The chairman or, in his absence, the vice-chairman shall preside at all meetings of the 1690 board. In the absence of both the chairman and vice-chairman, the board shall appoint a chairman pro 1691 tempore, who shall preside at such meetings. Six members shall constitute a quorum for the transaction 1692 of the Authority's business, and no vacancy in the membership shall impair the right of a quorum to 1693 exercise all the rights and perform all the duties of the Authority. Pursuant to § 14.1-5, board members 1694 shall be entitled to reimbursement for their reasonable travel, meal and lodging expenses incurred in 1695 attending board meetings or while otherwise engaged in discharging their duties. Such expenses shall be 1696 paid out of the treasury of the Authority upon vouchers signed by the board chairman or by such other person as the board designates for this purpose. The board shall employ a network manager of the 1697 1698 Authority, who shall serve at the pleasure of the board, to direct the day-to-day operations and activities 1699 of the Authority and carry out the powers and duties conferred upon him as may be delegated to him by 1700 the board. The network manager and employees of the Authority shall be compensated in the manner 1701 provided by the board. 1702

§ 15.2-2232. Legal status of plan.

1703 A. Whenever a local planning commission recommends a comprehensive plan or part thereof for the 1704 locality and such plan has been approved and adopted by the governing body, it shall control the general 1705 or approximate location, character and extent of each feature shown on the plan. Thereafter, unless a 1706 feature is already shown on the adopted master plan or part thereof or is deemed so under subsection D, 1707 no street or connection to an existing street, park or other public area, public building or public 1708 structure, public utility facility or public service corporation facility other than railroad facility, whether 1709 publicly or privately owned, shall be constructed, established or authorized, unless and until the general 1710 location or approximate location, character, and extent thereof has been submitted to and approved by 1711 the commission as being substantially in accord with the adopted comprehensive plan or part thereof. In 1712 connection with any such determination the commission may, and at the direction of the governing body 1713 shall, hold a public hearing, after notice as required by § 15.2-2204.

1714 B. The commission shall communicate its findings to the governing body, indicating its approval or 1715 disapproval with written reasons therefor. The governing body may overrule the action of the commission by a vote of a majority of its membership. Failure of the commission to act within sixty 1716 1717 days of a submission, unless the time is extended by the governing body, shall be deemed approval. The owner or owners or their agents may appeal the decision of the commission to the governing body 1718 1719 within ten days after the decision of the commission. The appeal shall be by written petition to the 1720 governing body setting forth the reasons for the appeal. The appeal shall be heard and determined within

1721 sixty days from its filing. A majority vote of the governing body shall overrule the commission.

1722 C. Widening, narrowing, extension, enlargement, vacation or change of use of streets or public areas
1723 shall likewise be submitted for approval, but paving, repair, reconstruction, improvement, drainage or
1724 similar work and normal service extensions of public utilities or public service corporations shall not
1725 require approval unless involving a change in location or extent of a street or public area.

D. Any public area, facility or use as set forth in subsection A which is identified within, but not the entire subject of, a submission under either § 15.2-2258 for subdivision or provision 8 of § 15.2-2286 for development or both may be deemed a feature already shown on the adopted master plan, and, therefore, excepted from the requirement for submittal to and approval by the commission or the governing body; provided, that the governing body has by ordinance or resolution defined standards governing the construction, establishment or authorization of such public area, facility or use or has approved it through acceptance of a proffer made pursuant to § 15.2-2303.

1733 E. Approval and funding of a public telecommunications facility by the Virginia Public Broadcasting 1734 Board pursuant to Article 6.1 (§ 2.1-563.27:1 et seq.) of Chapter 35.2 Article 4 (§ 2.1-563.70 et seq.) of 1735 Chapter 35.3 of Title 2.1 shall be deemed to satisfy the requirements of this section and local zoning 1736 ordinances with respect to such facility with the exception of television and radio towers and structures 1737 not necessary to house electronic apparatus. The exemption provided for in this subsection shall not 1738 apply to facilities existing or approved by the Virginia Public Telecommunications Board prior to July 1, 1990. The Virginia Public Broadcasting Board shall notify the governing body of the locality in advance 1740 of any meeting where approval of any such facility shall be acted upon.

1741 § 22.1-199.1. Programs designed to promote educational opportunities.

The General Assembly finds that Virginia educational research supports the conclusion that poor children are more at risk of educational failure than children from more affluent homes and that reduced pupil-teacher ratios and class sizes result in improved academic performance among young children; to this end, the General Assembly establishes a long-term goal of reducing pupil-teacher ratios and class sizes for grades K through 3 in those schools in the Commonwealth with high or moderate concentrations of at-risk students.

1748 Effective July 1, 1996, and with such funds as are provided in the appropriation act for this purpose,
1749 there is hereby established the statewide voluntary pupil-teacher ratio and class size reduction program
1750 for the purpose of reaching the long-term goal of statewide voluntary pupil-teacher ratio and class size
1751 reductions for grades K through 3 in schools with high or moderate concentrations of at-risk students,
1752 consistent with the provisions first provided during the 1994-1995 school year.

1753 In order to facilitate these primary grade ratio and class size reductions, the Department of Education 1754 shall calculate the state funding of these voluntary ratio and class size reductions based on the 1755 incremental cost of providing the lower class sizes according to the greater of the division average 1756 per-pupil cost of all divisions or the actual division per-pupil cost. Localities shall provide matching 1757 funds for these voluntary ratio and class size reductions based on the composite index of local ability to 1758 pay. School divisions shall notify the Department of Education of their intention to implement the 1759 reduced ratios and class sizes in one or more of their qualifying schools by August 1 of each year. By 1760 March 31 of each year, school divisions shall forward data substantiating that each participating school 1761 has a complying pupil-teacher ratio.

1762 In developing the proposed 1996-1998 biennium budget for public education, the Board of Education1763 shall include funding for these ratios and class sizes. Effective July 1, 1996, the ratios and class sizes1764 shall be included in the annual budget for public education.

1765 The General Assembly finds that educational technology is one of the most important components, 1766 along with highly skilled teachers, in ensuring the delivery of quality public school education throughout 1767 the Commonwealth. Further, the General Assembly notes that education technology can only be 1768 successful if teachers and administrators are provided adequate training and assistance. To this end, the 1769 following program is established. With such funds as are appropriated for this purpose, the Board of 1770 Education shall award to the several school divisions grants for expanded access to educational 1771 technology. Funding for educational technology training for instructional personnel shall be provided as 1772 set forth in the appropriation act, including funds for providing a technology resource assistant to serve 1773 every elementary school in this Commonwealth beginning on July 1, 1998. Any local school board 1774 accepting these funds to hire such technology resource assistants shall commit to providing the required 1775 matching funds, based on the composite index of local ability to pay. Each qualifying school board shall 1776 establish an individualized technology plan, which shall be approved by the Superintendent of Public 1777 Instruction, for integrating technology into the classroom and into schoolwide instructional programs. 1778 The grants shall be prioritized as follows:

1779 In the 1994 biennium, the first priority for these funds shall be to automate the library media centers
1780 and provide network capabilities in Virginia's elementary, middle and high schools, or combination
1781 thereof, in order to ensure access to the statewide library and other information networks. If any

elementary, middle or high school has already met this priority, the 1994 biennium grant shall be used
to provide other educational technologies identified in the relevant division's approved technology plan,
such as multimedia and telecomputing packages, integrated learning systems, laptop computer loan
programs, vocational technology laboratories or other electronic techniques designed to enhance public
education and to facilitate teacher training in and implementation of effective instructional technology.
The Board shall also distribute, as provided in the appropriation act, funds to support the purchase of
electronic reference materials for use in the statewide automated reference system.

1789 In the 1996 biennium, the first priority for funding shall be consistent with those components of the 1790 Board of Education's revised six-year technology plan which focus on (i) retrofitting and upgrading 1791 existing school buildings to efficiently use educational technology; (ii) providing (a) one network-ready 1792 multimedia microcomputer for each classroom, (b) a five-to-one ratio of pupils to network-ready 1793 microcomputers, (c) graphing calculators and relevant scientific probes/sensors as required by the 1794 Standards of Learning, and (d) training and professional development on available technologies and 1795 software to all levels and positions; and (iii) assisting school divisions in developing integrated voice, 1796 video, and data-connectivity to local, national and international resources. This funding may be used to 1797 implement a local school division's long-range technology plan, at the discretion of the relevant school 1798 board, if the local plan meets or exceeds the goals and standards of the Board's revised six-year 1799 technology plan and has been approved by the Superintendent of Public Instruction.

1800 The Departments of Education, Information Technology Services, and General Services shall
 1801 coordinate master contracts for the purchase by local school boards of the aforementioned educational
 1802 technologies and reference materials.

Beginning on July 1, 1998, a technology replacement program shall be, with such funds as may be appropriated for this purpose, implemented to replace obsolete educational hardware and software. As provided in § 22.1-129 D, school boards may donate obsolete educational technology hardware and software which is being replaced. Any such donations shall be offered to other school divisions and to preschool programs in the Commonwealth.

The General Assembly finds that effective prevention programs designed to assist children at risk of 1808 1809 school failure and dropout are practical mechanisms for reducing violent and criminal activity and for 1810 ensuring that Virginia's children will reach adulthood with the skills necessary to succeed in the 1811 twenty-first century; to this end, the following program is hereby established. With such funds as are 1812 appropriated for this purpose, the General Assembly hereby establishes a grant program to be disbursed 1813 by the Department of Education to schools and community-based organizations to provide quality 1814 preschool programs for at-risk four-year-olds who are unserved by another such program. The grants 1815 shall be used to provide full-day and at least school-year programs for at-risk four-year-old children that 1816 include quality preschool education, health services, social services, parental involvement including activities to promote family literacy, and transportation. The Department of Education, in cooperation 1817 1818 with such other state agencies which may coordinate child day care and early childhood programs, shall 1819 establish guidelines for quality preschool education and criteria for the service components, consistent 1820 with the findings of the November 1993 study by the Board of Education, the Department of Education, 1821 and the Council on Child Day Care and Early Childhood Programs. During the 1995-96 fiscal year, the 1822 Board of Education shall, with such funds as are appropriated for this purpose, distribute grants, based 1823 on an allocation formula providing the state share of the grant per child, as specified in the 1824 appropriation act, for thirty percent of the unserved at-risk four-year-olds in the Commonwealth pursuant 1825 to the funding provided in the appropriation act. During the 1996-97 fiscal year, grants shall be 1826 distributed, with such funds as are appropriated for this purpose, based on an allocation formula 1827 providing the state share of the grant per child, as specified in the appropriation act, for sixty percent of the unserved at-risk four-year-olds in the Commonwealth, such sixty percent to be calculated by adding 1828 services for thirty percent more of the unserved at-risk children to the thirty percent of unserved at-risk 1829 1830 children in each locality provided funding in the appropriation act.

1831 Local school boards may elect to serve more than sixty percent of the at-risk four-year-olds and may
1832 use federal funds or local funds for this expansion or may seek funding through this grant program for
1833 such purposes. Grants may be awarded, if funds are available in excess of the funding for the sixty
1834 percent allocation, to expand services to at-risk four-year-olds beyond the sixty percent goal.

1835 In order for a locality to qualify for these grants, the local governing body shall commit to providing 1836 the required matching funds, based on the composite index of local ability to pay. Localities may use, 1837 for the purposes of meeting the local match, local expenditures for existing qualifying programs and shall also continue to pursue and coordinate other funding sources, including child care subsidies. Funds received through this program shall be used to supplement, not supplant, any funds currently provided for preschool programs within the locality.

1841 The General Assembly finds that local autonomy in making decisions on local educational needs and priorities results in effective grass-roots efforts to improve education in the Commonwealth's public schools only when coupled with sufficient state funding; to this end, the following block grant program

1844 is hereby established. With such funds as are provided in the appropriation act, the Department of 1845 Education shall distribute block grants to localities to enable compliance with the Commonwealth's 1846 requirements for school divisions in effect on January 1, 1995. Therefore, for the purpose of such 1847 compliance, the block grant herein established shall consist of a sum equal to the amount appropriated 1848 in the appropriation act for the covered programs, including the at-risk add-on program; dropout 1849 prevention, specifically Project YES; Project Discovery; English as a second language programs, 1850 including programs for overage, nonschooled students; Advancement Via Individual Determination 1851 (AVID); the Homework Assistance Program; programs initiated under the Virginia Guaranteed 1852 Assistance Program, except that such funds shall not be used to pay any college expenses of participating students; Reading Recovery; and school/community health centers. Each school board may 1853 1854 use any funds received through the block grant to implement the covered programs and other programs 1855 designed to save the Commonwealth's children from educational failure.

1856 § 42.1-80. State Public Records Advisory Council continued; members; chairman and vice-chairman;
 1857 compensation.

1858 The State Public Records Advisory Council is continued. The Council shall consist of twelve 1859 members. The Council membership shall include the Secretary of the Commonwealth, the State 1860 Librarian, the Attorney General, the State Health Commissioner, the Commonwealth Transportation 1861 Commissioner, the Director of the Department of Information Technology Chief Information Officer of 1862 the Commonwealth, the Auditor of Public Accounts, the Executive Secretary of the Supreme Court, the 1863 Director of the Council on Information Management Department of Technology Services, or their 1864 designated representatives and three members to be appointed by the Governor from the Commonwealth 1865 at large. The gubernatorial appointments shall include two clerks of courts of record and a member of a 1866 local governing body. Those members appointed by the Governor shall remain members of the Council for a term coincident with that of the Governor making the appointment, or until their successors are 1867 1868 appointed and qualified. The Council shall elect annually from its membership a chairman and 1869 vice-chairman. Members of the Council shall receive no compensation for their services but shall be 1870 paid their reasonable and necessary expenses incurred in the performance of their duties.

1871 § 59.1-469. State agencies' use of digital signatures.

1872 Every agency, department, board, commission, authority, political subdivision or other instrumentality
1873 of the Commonwealth may receive digital signatures in lieu of manual signatures, provided such digital
1874 signatures meet the standards established by the Council on Information Management. The use or
1875 acceptance of a digital signature shall be at the option of the parties. Nothing in this chapter shall
1876 require a public entity to use or permit the use of a digital signature.

1877 § 63.1-314.8. Technical Assistance Committee created; duties; membership.

1878 There is hereby created a Technical Assistance Committee, which shall provide technical and support1879 services on the operations of the information and referral system as the Council may deem appropriate1880 and shall advise the Council in performing its powers and duties.

1881 The membership of the Technical Assistance Committee shall include but not be limited to:

1882 Two directors of local departments of public welfare or social services, one serving a rural and one1883 an urban locality, to be appointed by the Commissioner of Social Services; and

The Commissioners or Directors, or their designees, of the Department of Medical Assistance
Services; Department of Health; Department of Mental Health, Mental Retardation and Substance Abuse
Services; Department of Rehabilitative Services; Department for the Aging; Department for the Visually
Handicapped; Department for Rights of Virginians With Disabilities; Department of Information
Technology *Services*; Department for the Deaf and Hard-of-Hearing; Department of Health Professions;
Department of Corrections; Department of Education; Department of Juvenile Justice; and the Virginia
Employment Commission.

1891 2. That the membership of the Virginia Geographic Information Network Advisory Board, 1892 appointed pursuant to § 2.1-563.41, as it exists on the effective date of this act, shall be transferred 1893 to the Virginia Geographic Information Network Advisory Board created and continued pursuant 1894 to § 2.1-563.67. Members' terms shall expire in accordance with their appointments pursuant to 1895 § 2.1-563.41 to the Virginia Geographic Information Network Advisory Board. Members shall be 1896 eligible for reappointment pursuant to § 2.1-563.67.

1897 3. That the membership of the Virginia Public Broadcasting Board, appointed pursuant to \$ 2.1-563.27:3, as it exists on the effective date of this act, shall be transferred to the Virginia Public Broadcasting Board created and continued pursuant to \$ 2.1-563.70. Members' terms shall expire in accordance with their appointments pursuant to \$ 2.1-563.27:3 to the Virginia Public Broadcasting Board. Members shall be eligible for reappointment pursuant to \$ 2.1-563.71.

1902 4. That, on the effective date of this act, the employees of the Department of Information 1903 Technology shall be transferred to the Department of Technology Services created pursuant to 1904 § 2.1-563.60 of this act.

32 of 32

1905 5. That, on the effective date of this act, employees of the Council on Information Management
1906 shall be transferred to the Office of the Chief Information Officer created pursuant to § 2.1-563.50
1907 of this act.

6. That, on or before September 1, 1998, the CIO shall prepare a proposed reorganization plan for
the Office of the CIO and the Department of Technology Services which considers the
recommendations set forth by the Joint Legislative Audit and Review Commission in its report,
"Overview: Review of Information Technology in Virginia State Government," published as House
Document No. 42 (1998), and submit such plan to the Governor and the Chairmen of the House
Committee on Appropriations and the Senate Committee on Finance.

1914 7. That, on or before October 1, 1999, the CIO shall prepare a plan for state agencies to 1915 discontinue the use of the Unisys mainframe on or before July 1, 2002 (except for the ADAPT 1916 system at the Department of Social Services), and submit such plan to the Governor and the 1917 chairmen of the House Committee on Appropriations, the Senate Committee on Finance, and the

1918 Joint Legislative Audit and Review Commission.

1919 8. That each state agency in the executive branch of state government shall (i) conduct an 1920 assessment of its information technology structure and organization, with assistance from the 1921 Department of Technology Services, upon request, and (ii) report the results of its assessment to 1922 the CIO by January 1, 2001.

- 1923 9. That, on or before July 1, 2001, the CIO shall report the results of the assessments conducted
- 1924 pursuant to the eighth enactment of this act to the Joint Commission on Technology and Science
- 1925 created pursuant to § 30-85.

1926 10. That wherever the terms the "Director of the Department of Information Technology" and the
1927 "Director of the Council on Information Management" appear in the Code of Virginia, they shall
1928 mean the Chief Information Officer of the Commonwealth created pursuant to § 2.1-563.50.

- 1929 11. That wherever the terms the "Department of Information Technology" and the "Council on
 1930 Information Management" appear in the Code of Virginia, they shall mean the Office of the CIO
 1931 created pursuant to § 2.1-563.50.
- 1932 12. That Chapter 35.2 (§§ 2.1-563.13 through 2.1-563.41) of Title 2.1 and Chapter 22.13
- 1933 (§§ 9-145.52 through 9-145.56) of Title 9 of the Code of Virginia are repealed.
- 1934 13. That the second enactment of Chapter 917 of the 1997 Acts of Assembly is repealed.