1				ENROLLED	
2	VIRGINIA ACTS OF ASSEMBLY - CHAPTER				
3 4	An Act to amend and reenact Chapter a portion of such revenues for the two years				
5				[H 5001]	
6		Approved			
7	Be it enacted by the General Assembly of	Virginia:			
8 9 10 11	1. That Items 6, 53, 69, 84, 85, 91, 106, 1 346, 349, 350, 375, 379, 393, 410, 433, 4 19, C-24.15, C-50, C-52.45, C-52.60, C-5 Acts of Assembly be hereby amended and	35, 442, 451, 452, 453, 454, 455, 2.75, C-54, 3-1.01, 3-2.03, 3-5.03	456, 457, 458, 475, 476, 478.30, 4 3, 4-6.01, 4-8.03, and 4-14.00, of	479, 480, 491, C-14.50, C- Chapter 836 of the 2017	
12 13	2. §1. The following are hereby appropria purposes stated and for the years indicate		set forth in succeeding parts, section	ons and items, for the	
14 15	A. The balances of appropriations made to of business on the last day of the previous			expended, as of the close	
16 17 18 19	B. The public taxes and arrears of taxes, as well as moneys derived from all other sources, which shall come into the state treasury prior to the close of business on the last day of the current biennium. The term "moneys" means nontax revenues of all kinds, including but not limited to fees, licenses, services and contract charges, gifts, grants, and donations, and projected revenues derived from proposed legislation contingent upon General Assembly passage.				
20 21 22	§ 2. Such balances, public taxes, arrears of taxes, and monies derived from all other sources as are not segregated by law to other funds, which funds are defined by the State Comptroller, pursuant to § 2.2-803, Code of Virginia, shall establish and constitute the general fund of the state treasury.				
23	§ 3. The appropriations made in this act f	rom the general fund are based up	oon the following:		
24 25	Unreserved Balance, June 30,	First Year	Second Year	Total	
26 27	2016	\$ 623,444,000 \$1,278,097,637	\$0	\$623,444,000 \$1,278,097,637	
28 29	Additions to Balance	\$112,929,105	\$128,219,397 (\$346,679,260)	\$241,148,502 (\$2 <i>33,750,155</i>)	
30 31	Official Revenue Estimates	\$18,560,962,400	\$19,193,307,390 \$19,328,182,934	\$37,754,269,790 \$37,889,145,334	
32	Revenue Stabilization Fund	\$294,653,279	\$272,542,500	\$567,195,779	
33 34	Transfers	\$650,847,811	\$640,823,562 \$625,284,929	\$1,291,671,373 \$1,276,132,740	
35 36	Total General Fund Resources Available for				

2018 SPECIAL SESSION I

39 The appropriations made in this act from nongeneral fund revenues are based upon the following:

Appropriation

40		First Year	Second Year	Total
41	Balance, June 30, 2016	\$4,795,976,243	\$0	\$4,795,976,243
42 43	Official Revenue Estimates	\$27,771,433,871	\$28,300,946,274 \$28,121,292,152	\$56,072,380,145 \$55,892,726,023
44 45	Lottery Proceeds Fund	\$599,982,144	\$546,495,789 \$596,659,574	\$1,146,477,933 \$1,196,641,718
46 47	Internal Service Fund	\$2,077,103,387	\$2,174,937,786 \$1,975,159,775	\$4,252,041,173 \$4,052,263,162

\$20,234,892,849

\$19,879,331,103

\$40,477,729,444

\$40,776,821,335

\$20,242,836,595

\$20,897,490,232

1 2 3	Bond Proceeds Total Nongeneral Fund	\$384,882,000	\$408,626,132 \$412,884,132	\$793,508,132 \$797,766,132
4	Revenues Available for			
5 6	Appropriation	\$35,629,377,645	\$ 31,431,005,981 \$31,105,995,633	\$67,060,383,626 \$66,735,373,278
7	TOTAL PROJECTED			
8 9	REVENUES	\$55,872,214,240 \$56,526,867,877	\$51,665,898,830 \$50,985,326,736	\$107,538,113,070 \$107,512,194,613

\$ 4. Nongeneral fund revenues which are not otherwise segregated pursuant to this act shall be segregated in accordance with the acts
 respectively establishing them.

12 § 5. The sums herein appropriated are appropriated from the fund sources designated in the respective items of this act.

13 § 6. When used in this act the term:

A. "Current biennium" means the period from the first day of July two thousand sixteen, through the thirtieth day of June two thousandeighteen, inclusive.

B. "Previous biennium" means the period from the first day of July two thousand fourteen, through the thirtieth day of June twothousand sixteen, inclusive.

18 C. "Next biennium" means the period from the first day of July two thousand eighteen, through the thirtieth day of June two thousand19 twenty, inclusive.

D. "State agency" means a court, department, institution, office, board, council or other unit of state government located in the
 legislative, judicial, or executive departments or group of independent agencies, or central appropriations, as shown in this act, and
 which is designated in this act by title and a three-digit agency code.

23 E. "Nonstate agency" means an organization or entity as defined in § 2.2-1505 C, Code of Virginia.

F. "Authority" sets forth the general enabling statute, either state or federal, for the operation of the program for which appropriationsare shown.

26 G. "Discretionary" means there is no continuing statutory authority which infers or requires state funding for programs for which the27 appropriations are shown.

H. "Appropriation" shall include both the funds authorized for expenditure and the corresponding level of full-time equivalentemployment.

I. "Sum sufficient" identifies an appropriation for which the Governor is authorized to exceed the amount shown in the Appropriation
 Act if required to carry out the purpose for which the appropriation is made.

J. "Item Details" indicates that, except as provided in § 6 H above, the numbers shown under the columns labeled Item Details are for
 information reference only.

K. Unless otherwise defined, terms used in this act dealing with budgeting, planning and related management actions are defined in theinstructions for preparation of the Executive Budget.

36 § 7. The total appropriations from all sources in this act have been allocated as follows:

37

BIENNIUM 2016-18

38		General Fund	Nongeneral Fund	Total
39	OPERATING EXPENSES	\$40,468,348,902	\$63,654,062,447	\$104,122,411,349
40		\$40,563,660,539	\$64,236,800,263	\$104,800,460,802
41	LEGISLATIVE			
42	DEPARTMENT	\$164,767,347	\$6,776,127	\$171,543,474
43			7,086,127	\$171,853,474
44	JUDICIAL DEPARTMENT	\$968,525,789	\$66,480,945	\$1,035,006,734
45	EXECUTIVE DEPARTMENT	\$39,333,570,633	\$62,390,912,891	\$101,724,483,524
46		\$39,428,882,270	\$62,964,995,834	\$102,393,878,104
47	INDEPENDENT AGENCIES	\$1,485,133	\$1,189,892,484	\$1,191,377,617

1			\$1,198,237,357	\$1,199,722,490
2	STATE GRANTS TO			
3	NONSTATE AGENCIES	\$0	\$0	\$0
4	CAPITAL OUTLAY			
5	EXPENSES	\$1,000,000	\$1,033,878,832	\$1,034,878,832
6			\$1,048,136,832	\$1,049,136,832
7	TOTAL	\$40,469,348,902	\$64,687,941,279	\$105,157,290,181
8		\$40,564,660,539	\$65,284,937,095	\$105,849,597,634

9 § 8. This chapter shall be known and may be cited as the "2018 Amendments to the 2017 Appropriation Act."

ITEM 1	•
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Item Details(\$)Appropriations(\$)First YearSecond YearFirst YearSecond YearFY2017FY2018FY2017FY2018

1		PART 1: OPERA	ATING EXPENSES	5		
2		LEGISLATIVE	E DEPARTMENT			
3	1.	Not set out.				
4	2.	Not set out.				
5	2					
5	3.	Not set out.				
6	4.	Not set out.				
7	5.	Not set out.				
8		§ 1-1. DIVISION OF LEG	ISLATIVE SERVI	CES (107)		
9	6.	Legislative Research and Analysis (78400)			\$7,109,913	\$6,612,233
10 11 12		Bill Drafting and Preparation (78401)	\$7,109,913	\$6,612,233 \$6,922,233		\$6,922,233
13 14 15		Fund Sources: General Special	\$6,842,039 \$267,874	\$6,592,199 \$20,034 \$ <i>330,034</i>		
16		Authority: Title 30, Chapter 2.2, Code of Virginia.				
17 18 19		A. Out of this appropriation shall be paid the annual Legislative Services, \$157,374 from July 1, 2016, to Ju 25, 2017, to June 30, 2018.				
20 21		B. Notwithstanding the salary set out in paragraph A. Rules may establish a salary range for the Director, D				
22 23 24 25		C. The Division of Legislative Services shall continue include payroll processing, accounting, and travel exp Chesapeake Bay Commission, the Joint Commiss Commission on Youth, and the Virginia State Cr	pense processing at sion on Health Ca	t no charge to the are, the Virginia		
26 27 28 29 30 31 32 33 34 35		D. Out of this appropriation, \$250,000 the first year f support the work of the Senate Joint Resolution 47 (Mental Health Services in the Commonwealth in the 21 to contract for expertise and assistance in its work to eva service delivery or other related topics as required by Any contractor hired shall evaluate the current system al to provide the necessary information and assistance to most appropriate delivery system, or modifications to the access, quality, consistency, and accountability. Any re carried forward to the subsequent fiscal year.	2014) Joint Subcor st Century. The fun aluate the communit the work of the Joi long with alternative the subcommittee i e current delivery sy	mmittee to Study ding may be used y-based system of nt Subcommittee. e delivery systems n determining the ystem, that ensures		
36 37 38		E. Included in this item is \$247,840 in the first year <i>an</i> dedicated special revenue to implement the recomm Restoration Fund Advisory Committee.				
39 40		Total for Division of Legislative Services			\$7,109,913	\$6,612,233 \$6,922,233
41		General Fund Positions	56.00	56.00		
42 42		Position Level	56.00	56.00		
43		Fund Sources: General	\$6,842,039	\$6,592,199		

	ITEM 6.		Item I First Year FY2017	Details(\$) Second Year FY2018	Appropri First Year FY2017	ations(\$) Second Year FY2018
1 2		Special	\$267,874	\$20,034 \$330,034		
3	7. No	t set out.				
4	8. No	t set out.				
5	9. No	t set out.				
6	10. No	t set out.				
7	11. No	t set out.				
8	12. No	t set out.				
9	13. No	t set out.				
10	14. No	t set out.				
11	15. No	t set out.				
12	16. No	t set out.				
13	17. No	t set out.				
14	18. No	t set out.				
15	19. No	t set out.				
16	20. No	t set out.				
17	21. No	t set out.				
18	22. No	t set out.				
19	23. No	t set out.				
20	24. Om	nitted.				
21	25. No	t set out.				
22	26. No	t set out.				
23	27. Om	nitted.				
24	28. No	t set out.				
25	28.10 No	t set out.				
26 27	Gra	and Total for Division of Legislative Services			\$8,867,608	\$8,287,113 \$8,597,113
28 29		neral Fund Positions	67.50 67.50	67.50 67.50		
30 31 32	Fur	nd Sources: General Special	\$8,475,060 \$392,548	\$8,242,982 \$44,131 <i>\$354,131</i>		

ITEM 29.			Iten First Year FY2017	n Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1	29.	Not set out.				
2	30.	Not set out.				
3	31.	Not set out.				
4	32.	Not set out.				
5	33.	Not set out.				
6	34.	Not set out.				
7	35.	Not set out.				
8	36.	Not set out.				
9 10		TOTAL FOR LEGISLATIVE DEPARTMENT			\$83,896,856	\$87,646,618 \$87,956,618
11		General Fund Positions	592.50	593.50		
12		Nongeneral Fund Positions	26.50	28.50		
13		Position Level	619.00	622.00		
14		Fund Sources: General	\$80,459,665	\$84,307,682		
15 16		Special	\$3,183,825	\$3,085,563 \$3,395,563		
17		Trust and Agency	\$115,717	\$115,717		
18		Federal Trust	\$137,649	\$137,656		

	Item Details(\$)		Appropriations(\$)			
ITEM 37.	First Year FY2017	Second Year FY2018	First Year FY2017	Second Year FY2018		
JUDICIAL DEPA	ARTMENT					

\$877,395

\$3,502,395

2	37.	Not set out.	
3	38.	Not set out.	
4	39.	Not set out.	
5	40.	Not set out.	
6	41.	Not set out.	
7	42.	Not set out.	
8	43.	Not set out.	
9	44.	Not set out.	
10	45.	Not set out.	
11	46.	Not set out.	
12	47.	Not set out.	
13	48.	Not set out.	
14	49.	Not set out.	
15	50.	Not set out.	
16	51.	Not set out.	
17	52.	Not set out.	
18		§ 1-2. JUDICIAL DEPARTMENT REVERSION CLEARING ACCOUNT (1)	04)
19	53.	Across the Board Reductions (71400)	\$
20		Fund Sources: General \$877,395 \$3,502,395	
21		Authority: Discretionary Inclusion.	
22		A Sufficient funding is included within the Indicial Department to support a total of 408	

1

A. Sufficient funding is included within the Judicial Department to support a total of 408 22 23 circuit and district court judgeships in fiscal year 2017 and 407 circuit and district court judgeships in fiscal year 2018. The vacant judgeships to be filled as of July 1, 2016, are as 24 25 follows:

26 1. Circuit Court judgeships: one each in the 10th, 19th, and 23rd Circuits; and two each in 27 the 15th and 25th Circuits, for a total of seven Circuit Court judgeships to be filled as of 28 July 1, 2016.

29 2. General District Court judgeships: one each in the 7th, 16th, 19th, 21st, 24th and 31st 30 Districts; and two in the 15th District, for a total of eight General District Court judgeships 31 to be filled as of July 1, 2016.

32 3. Juvenile and Domestic Relations District Court judgeships: one each in the 5th, 17th, 33 and 29th Districts, for a total of three Juvenile and Domestic Relations District Court 34 judgeships to be filled as of July 1, 2016, and one in the 13th District to be filled as of 35 August 1, 2016.

ITEM 53.		Iter First Yea FY2017	n Details(\$) r Second Year FY2018		riations(\$) Second Year FY2018
1	B. The vacant judgeships to be filled as of July 1, 2017, as	re as follows:			
2 3	1. Circuit Court judgeships: one each in the 3rd, 6th, and Circuit, for a total of five Circuit Court judgeships to be fi				
4 5	2. General District Court judgeship: one each in the 8th an General District Court judgeships to be filled as of July 1,		for a total of two		
6 7 8	3. Juvenile and Domestic Relations District Court judgesh 20th Districts, for a total of three Juvenile and Domestic F to be filled as of July 1, 2017.	-			
9 10	C. On or before June 30, 2018, the Director of the Depart revert an amount estimated at \$198,822 from Judicial age	U	and Budget shall		
11 12 13	D. Notwithstanding the provisions of § 17.1-507, Code of an authorized judgeship in the 19th judicial circuit, the ma judgeships in the 19th judicial circuit shall be reduced fro	aximum number o			
14 15 16 17	E. Included within this item is \$2,625,000 the second year from the general fund for a compensation initiative for district court clerks and deputy clerks effective September 10, 2017. The annualized cost of the compensation initiative shall not exceed \$3,500,000 and the implementation is subject to approval by the Committee on District Courts.				
18 19 20	F. On or before June 30, 2017, the Director, Departm authorize the reversion to the general fund of \$1,500,00 2016 balances of the Criminal Fund.	0	0		
21 22 23	G. On or before June 30, 2018, the Director, Departm transfer to the general fund \$1,500,000 the second year f the Criminal Fund.		-		
24 25	Total for Judicial Department Reversion Clearing Account			\$877,395	\$3,502,395
26	Fund Sources: General	\$877,395	\$3,502,395		
27	TOTAL FOR JUDICIAL DEPARTMENT			\$516,137,863	\$518,868,871
28 29 30	General Fund Positions Nongeneral Fund Positions Position Level	3,267.71 104.00 3,371.71	3,267.71 104.00 3,371.71		
31 32 33 34	Fund Sources: General Special Dedicated Special Revenue Federal Trust	\$482,917,972 \$9,379,549 \$22,333,608 \$1,506,734	\$485,607,817 \$9,417,938 \$22,335,813 \$1,507,303		

ITEM 54. First Year Second Year **First Year** Second Year FY2018 FY2017 FY2018 FY2017 1 **EXECUTIVE DEPARTMENT** 2 **EXECUTIVE OFFICES** 3 54. Not set out. 4 55. Not set out. 5 56. Not set out. 6 57. Not set out. 7 58. Not set out. 8 § 1-3. ATTORNEY GENERAL AND DEPARTMENT OF LAW (141) 9 59. Not set out. 10 60. Not set out. 11 \$3,540,386 \$3,040,386 61. Regulation of Business Practices (55200)..... 12 Regulatory and Consumer Advocacy (55201)..... \$3,540,386 \$3,040,386 13 \$1,620,729 \$1,620,729 Fund Sources: General..... 14 \$1,919,657 \$1,419,657 Special 15 Authority: Title 2.2, Chapter 5, Code of Virginia. 16 Included in this Item is \$1,250,000 the first year and \$1,250,000 the second year from special funds for the Regulatory, Consumer Advocacy, Litigation, and Enforcement 17 18 Revolving Trust Fund as established in Item 48 of Chapter 966 of the Acts of Assembly 19 1994 and amended herein. The Department of Law is authorized to deposit to the fund any 20 fees, civil penalties, costs, recoveries, or other moneys which from time to time may 21 become available as a result of regulatory and consumer advocacy litigation, litigation in 22 which the Office of the Attorney General participates, or civil enforcement efforts 23 including, but not limited to, those brought pursuant to Article 1 (§ 3.2-4200 et seq.) and 24 Article 3 (§ 3.2-4204 et seq.) of Chapter 42 of Title 3.2 of the Code of Virginia. The 25 Department of Law is also authorized to deposit to the fund any attorneys' fees which from 26 time to time may be obtained. Any deposit to, and interest earnings on, the fund shall be 27 retained in the fund, provided, however, that any amounts contained in the fund that 28 exceed \$750,000 on the final day of the fiscal year shall be deposited to the credit of the 29 general fund. In addition to the uses of the fund permitted by Item 48 of Chapter 966 of 30 the Acts of Assembly of 1994, the fund may be used to pay costs associated with 31 enforcement efforts pursuant to Article 1 (§ 3.2-4200 et seq.) and Article 3 (§ 3.2-4204 et 32 seq.) of Chapter 42 of Title 3.2 of the Code of Virginia, costs associated with litigation 33 initiated by the Office of the Attorney General, and costs associated with civil 34 commitment procedures pursuant to Chapter 9 of Title 37.2 of the Code of Virginia. 35 62. Not set out. 36 63. Not set out. 37 Total for Attorney General and Department of Law \$48,328,403 \$47,830,276 38 218.00 218.00 General Fund Positions 39 194.00 194.00 Nongeneral Fund Positions 40 412.00 Position Level 412.00 \$22.827.749 \$22.828.509 41 Fund Sources: General 42 \$14,903,358 \$14,404,471 Special.....

Item Details(\$)

Appropriations(\$)

	ITEM 63.		Item First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1		Federal Trust	\$10,597,296	\$10,597,296		
2	64.	Not set out.				
3 4		Grand Total for Attorney General and Department of Law			\$50,840,965	\$50,342,838
5		General Fund Positions	218.00	218.00		
6		Nongeneral Fund Positions	220.00	220.00		
7		Position Level	438.00	438.00		
8		Fund Sources: General	\$22,827,749	\$22,828,509		
9		Special	\$17,415,920	\$16,917,033		
10		Federal Trust	\$10,597,296	\$10,597,296		
11	65.	Not set out.				
12	66.	Not set out.				
13	67.	Not set out.				
14		TOTAL FOR EXECUTIVE OFFICES			\$65,594,202	\$65,010,576
15		General Fund Positions	304.67	304.67		
16		Nongeneral Fund Positions	237.33	237.33		
17		Position Level	542.00	542.00		
18		Fund Sources: General	\$35,206,202	\$35,121,463		
19		Special	\$17,698,310	\$17,199,423		
20		Commonwealth Transportation	\$2,003,511	\$2,003,511		
21		Dedicated Special Revenue	\$88,883	\$88,883		
22		Federal Trust	\$10,597,296	\$10,597,296		

	ITEM 68.		Iter First Yea FY2017		Approp First Year FY2017	riations(\$) Second Year FY2018		
1		OFFICE OF	ADMINISTRATIO	N				
2	68.	Not set out.						
3		§ 1-4. COMPE	NSATION BOARD ((157)				
4 5 6	69.	Financial Assistance for Sheriffs' Offices and Regional Jails (30700)			\$454,667,560	\$461,578,851		
6 7 8 9		Financial Assistance for Regional Jail Operation (30710)		\$147,486,762 \$146,301,937		\$460,431,984		
10 11 12		Financial Assistance for Local Law Enforcemen (30712)		\$92,907,980 \$92,950,277				
13 14 15		Financial Assistance for Local Court Service (30713)		\$56,024,027 \$56,079,085				
16		Financial Assistance to Sheriffs (30716)		\$13,064,356				
17 18 19		Financial Assistance for Local Jail Operation (30718)		\$152,095,726 \$152,036,329				
20 21		Fund Sources: General	. \$446,667,560	\$453,578,851 \$452,431,984				
22		Dedicated Special Revenue	\$8,000,000	\$8,000,000				
23 24		Authority: Title 15.2, Chapter 16, Articles 3 and 6 of Virginia.	5.1; and §§ 53.1-83.1	and 53.1-85, Code				
25 26 27 28 29 30 31		A.1. The annual salaries of the sheriffs of the counties and cities of the Commonwealth shall be as hereinafter prescribed, according to the population of the city or county served and whether the sheriff is charged with civil processing and courtroom security responsibilities only, or the added responsibilities of law enforcement or operation of a jail, or both. Execution of arrest warrants shall not, in and of itself, constitute law enforcement responsibilities for the purpose of determining the salary for which a sheriff is eligible.						
32 33 34 35		2. Whenever a sheriff is such for a county and city aggregate population of such political subdivisions of arriving at the salary of such sheriff under the shall receive as additional compensation the sum	s shall be the populati provisions of this iter	ion for the purpose m and such sheriff				
36		Ju	ly 1, 2016	July 1, 201	7 Decer	mber 1, 2017		
			to		0	to		
37		June	e 30, 2017	November 30, 201	7 J	une 30, 2018		
38		Law Enforcement and Jail Responsibility						
39		Less than 10,000	\$68,077	\$68,0)77	\$68,077		
40		10,000 to 19,999	\$78,248	\$78,2		\$78,248		
41		20,000 to 39,999	\$85,988	\$85,9		\$85,988		
42		40,000 to 69,999	\$93,466	\$93,4		\$93,466		
43		70,000 to 99,999	\$103,850	\$103,8		\$103,850		
44		100,000 to 174,999	\$115,391	\$115,3		\$115,391		
45		175,000 to 249,999	\$121,463	\$121,4		\$121,463		
46		250,000 and above	\$134,958	\$134,9	958	\$134,958		
47		Law Enforcement or Jail						
48		Less than 10,000	\$66,714	\$66,7	'14	\$66,714		

ITEM 69		It First Ye	em Details(\$) ear Second Year	Appropriations(\$) First Year Second Year
	•	FY201		FY2017 FY2018
1	10,000 to 19,999	\$76,683	\$76,683	\$76,683
2	20,000 to 39,999	\$84,267	\$84,267	\$84,267
3	40,000 to 69,999	\$91,596	\$91,596	\$91,596
4	70,000 to 99,999	\$101,774	\$101,774	\$101,774
5	100,000 to 174,999	\$113,081	\$113,081	\$113,081
6	175,000 to 249,999	\$119,034	\$119,034	\$119,034
7	250,000 and above	\$132,934	\$132,934	\$132,934
8	No Law Enforcement or Jail Responsibility			
9	Less than 10,000	\$62,686	\$62,686	\$62,686
10	10,000 to 19,999	\$69,651	\$69,651	\$69,651
11	20,000 to 39,999	\$77,388	\$77,388	\$77,388
12	40,000 to 69,999	\$85,988	\$85,988	\$85,988
13	70,000 to 99,999	\$95,543	\$95,543	\$95,543
14	100,000 to 174,999	\$106,158	\$106,158	\$106,158
15	175,000 to 249,999	\$111,743	\$111,743	\$111,743
16	250,000 and above	\$125,511	\$125,511	\$125,511

B. Out of the amounts provided for in this Item, no expenditures shall be made to provide
security devices such as magnetometers in standard use in major metropolitan airports.
Personnel expenditures for operation of such equipment incidental to the duties of courtroom
and courthouse security deputies may be authorized, provided that no additional expenditures
for personnel shall be approved for the principal purpose of operating these devices.

C. Notwithstanding the provisions of § 53.1-120, or any other section of the Code of Virginia,
 unless a judge provides the sheriff with a written order stating that a substantial security risk
 exists in a particular case, no courtroom security deputies may be ordered for civil cases, not
 more than one deputy may be ordered for criminal cases in a district court, and not more than
 two deputies may be ordered for criminal cases in a circuit court. In complying with such
 orders for additional security, the sheriff may consider other deputies present in the courtroom
 as part of his security force.

29 D. Should the scheduled opening date of any facility be delayed for which funds are available
30 in this Item, the Director, Department of Planning and Budget, may allot such funds as the
31 Compensation Board may request to allow the employment of staff for training purposes not
32 more than 45 days prior to the rescheduled opening date for the facility.

33 E. Consistent with the provisions of paragraph B of Item 76, the board shall allocate the 34 additional jail deputies provided in this appropriation using a ratio of one jail deputy for every 35 3.0 beds of operational capacity. Operational capacity shall be determined by the Department 36 of Corrections. No additional deputy sheriffs shall be provided from this appropriation to a 37 local jail in which the present staffing exceeds this ratio unless the jail is overcrowded. 38 Overcrowding for these purposes shall be defined as when the average annual daily 39 population exceeds the operational capacity. In those jails experiencing overcrowding, the 40 board may allocate one additional jail deputy for every five average annual daily prisoners 41 above operational capacity. Should overcrowding be reduced or eliminated in any jail, the 42 Compensation Board shall reallocate positions previously assigned due to overcrowding to 43 other jails in the Commonwealth that are experiencing overcrowding.

F. Two-thirds of the salaries set by the Compensation Board of medical, treatment, and inmate
classification positions approved by the Compensation Board for local correctional facilities
shall be paid out of this appropriation.

G.1. Subject to appropriations by the General Assembly for this purpose, the Compensation
Board shall provide for a master deputy pay grade to those sheriffs' offices which had
certified, on or before January 1, 1997, having a career development plan for deputy sheriffs
that meet the minimum criteria set forth by the Compensation Board for such plans. The
Compensation Board shall allow for additional grade 9 positions, at a level not to exceed one
grade 9 master deputy per every five Compensation Board grade 7 and 8 deputy positions in
each sheriff's office.

Item Details(\$) **ITEM 69. First Year** Second Year FY2017 FY2018 1 2. Each sheriff who desires to participate in the Master Deputy Program who had not 2 certified a career development plan on or before January 1, 1997, may elect to participate 3 by certifying to the Compensation Board that the career development plan in effect in his 4 office meets the minimum criteria for such plans as set by the Compensation Board. Such 5 election shall be made by July 1 for an effective date of participation the following July 1. 6 3. Subject to appropriations by the General Assembly for this purpose, funding shall be 7 provided by the Compensation Board for participation in the Master Deputy Program to 8 sheriffs' offices electing participation after January 1, 1997, according to the date of 9 receipt by the Compensation Board of the election by the sheriff. 10 H. The Compensation Board shall estimate biannually the number of additional law 11 enforcement deputies which will be needed in accordance with § 15.2-1609.1, Code of 12 Virginia. Such estimate of the number of positions and related costs shall be included in 13 the board's biennial budget request submission to the Governor and General Assembly. 14 The allocation of such positions, established by the Governor and General Assembly in 15 Item 76 of this act, shall be determined by the Compensation Board on an annual basis. 16 The annual allocation of these positions to local sheriffs' offices shall be based upon the 17 most recent final population estimate for the locality that is available to the Compensation 18 Board at the time when the agency's annual budget request is completed. The source of 19 such population estimates shall be the Weldon Cooper Center for Public Service of the 20 University of Virginia or the United States Bureau of the Census. For the first year of the 21 biennium, the Compensation Board shall allocate positions based upon the most recent 22 provisional population estimates available at the time the agency's annual budget is 23 completed. 24 I. Any amount in the program Financial Assistance for Sheriffs' Offices and Regional Jails 25 may be transferred between Items 69 and 70, as needed, to cover any deficits incurred in 26 the programs Financial Assistance for Confinement of Inmates in Local and Regional 27 Facilities, and Financial Assistance for Sheriffs' Offices and Regional Jails. 28 J.1. Subject to appropriations by the General Assembly for this purpose, the Compensation 29 Board shall provide for a Sheriffs' Career Development Program. 30 2. Following receipt of a sheriff's certification that the minimum requirements of the 31 Sheriffs' Career Development Program have been met, and provided that such certification 32 is submitted by sheriffs as part of their annual budget request to the Compensation Board 33 on or before February 1 of each year, the Compensation Board shall increase the annual 34 salary shown in paragraph A of this Item by the percentage shown herein for a twelve-35 month period effective the following July 1. 36 a. 9.3 percent increase for all sheriffs who certify their compliance with the established 37 minimum criteria for the Sheriffs' Career Development Program where such criteria 38 includes that a sheriff has achieved certification in a program agreed upon by the

39 Compensation Board and the Virginia Sheriffs' Institute by Virginia Commonwealth 40 University, or, where such criteria include that a sheriff's office seeking accreditation has 41 been assessed and will be considered for accreditation by the accrediting body no later 42 than March 1, and have achieved accreditation by March 1 from the Virginia Law 43 Enforcement Professional Standards Commission, or the Commission on Accreditation of 44 Law Enforcement agencies, or the American Correctional Association.

- 45 b. For sheriffs that have not achieved one of the above accreditations:
- 46 1. 3.1 percent for all sheriffs who certify their compliance with the established minimum 47 criteria for the Sheriffs' Career Development Program; and
- 48 2. 3.1 percent additional increase for sheriffs who certify their compliance with the 49 established minimum criteria for the Sheriffs' Career Development Program and operate a 50 jail; and
- 51 3. 3.1 percent additional increase for all sheriffs who certify their compliance with the 52 established minimum criteria for the Sheriffs' Career Development Program and provide 53 primary law enforcement services in the county.

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First Y	Year Second Year

FY2017

FY2018

Appropriations(\$) First Year Second Year FY2017 FY2018

- 4. The provisions of subparagraphs 2.b.1. through 2.b.3. of this paragraph shall apply only to sheriffs certifying their compliance with the established minimum criteria for the Sheriffs' Career Development Program prior to July 1, 2016, and shall expire on June 30, 2018.
- 5. Other constitutional officers' associations may request the General Assembly to include
 certification in a program agreed upon by the Compensation Board and the officers'
 associations by the Weldon Cooper Center for Public Service to the requirements for
 participation in their respective career development programs.
- K. Notwithstanding the provisions of Article 7, Chapter 15, Title 56, Code of Virginia,
 \$8,000,000 the first year and \$8,000,000 the second year from the Wireless E-911 Fund is
 included in this appropriation for local law enforcement dispatchers to offset dispatch center
 operations and related costs.
- L. Notwithstanding the provisions of §§ 53.1-131 through 53.1-131.3, Code of Virginia, local and regional jails may charge inmates participating in inmate work programs a reasonable daily amount, not to exceed the actual daily cost, to operate the program.
- 15 M. Included in this appropriation is \$1,064,770 the first year and \$1,064,770 the second year 16 from the general fund for the Compensation Board to contract for services to be provided by 17 the Virginia Center for Policing Innovation to implement and maintain the interface between 18 all local and regional jails in the Commonwealth and the Statewide Automated Victim 19 Notification (SAVIN) system, to provide for SAVIN program coordination, and to maintain 20 the interface between SAVIN and the Virginia Sex Offender Registry. All law enforcement 21 agencies receiving general funds pursuant to this item shall provide the data requirements 22 necessary to participate in the SAVIN system.
- N. Included in this appropriation is \$23,793 in the second year from the general fund to
 provide for increased participation ,effective August 1, 2017, in the Sheriffs' Career
 Development Program.
- 26 O. Included in this appropriation is \$1,862,058 in the second year from the general fund to
 27 provide for increased participation ,effective August 1, 2017, in the Sheriff's Master Deputy
 28 Career Development Program.
- P. Included in this appropriation is \$1,824,731 in the first year and \$1,992,042 in the second
 year from the general fund to support staffing costs associated with the expansion project at
 Central Virginia Regional Jail.
- Q. Included in this appropriation is \$171,693 in the first year and \$179,474 in the second year
 from the general fund to support staffing costs associated with the expansion project at
 Pamunkey Regional Jail.
- R. Included in this appropriation is \$7,266,074 in the second year from the general fund to
 implement a salary compression plan for sheriffs' offices and regional jails ,effective August
 1, 2017. The base salary of each sworn officer with three or more years of continuous service
 shall be increased by an amount equal to \$80 for each full year of service, up to a maximum
 of thirty years. The base salary of each non-sworn officer with three or more years of
 continuous service shall be increased by an amount equal to \$65 for each full year of service,
 up to a maximum of thirty years.
- **42** 70. Not set out.

ITEM 69.

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- **43** 71. Not set out.
- 44 72. Not set out.
- **45** 73. Not set out.
- **46** 74. Not set out.
- **47** 75. Not set out.

	ITEM 76.		Iten First Year	n Details(\$) Second Year	Approp First Year	riations(\$) Second Year
			FY2017	FY2018	FY2017	FY2018
1	76.	Not set out.				
2 3		Total for Compensation Board			\$683,910,435	\$692,931,824 \$691,784,957
4		General Fund Positions	20.00	20.00		
5		Nongeneral Fund Positions	1.00	1.00		
6		Position Level	21.00	21.00		
7		Fund Sources: General	\$667,509,723	\$676,531,112		
8				\$675,384,245		
9 10		Trust and Agency	\$8,000,712	\$8,000,712		
10		Dedicated Special Revenue	\$8,400,000	\$8,400,000		
11	77.	Not set out.				
12	78.	Not set out.				
13	79.	Not set out.				
14	80.	Not set out.				
15	81.	Not set out.				
16	82.	Not set out.				
17	83.	Not set out.				
18		§ 1-5. DEPARTMENT OF HUMAN	J RESOURCE M	NACEMENT (1	20)	
			KESOUKCE MA			¢10.00 7 .100
19 20	84.	Personnel Management Services (70400)			\$17,929,317	\$18,097,180 \$17,267,180
21		Agency Human Resource Services (70401)	\$2,998,734	\$1,013,879		, , , , , , , ,
22		Human Resource Service Center (70402)	\$1,254,584	\$1,254,584		
23		Equal Employment Services (70403)	\$819,418	\$819,418		
24 25		Health Benefits Services (70406)	\$6,803,269	\$7,405,908 \$6,405,908		
26		Personnel Development Services (70409)	\$1,036,577	\$659,577		
27 28		Personnel Management Information System	\$0	\$1,827,972		
20 29		(70410) Employee Dispute Resolution Services (70416)	\$949,598	\$949,598		
29 30		State Employee Program Services (70417)	\$1,815,577	\$2,009,346		
31			+ - , = - = , =	\$2,179,346		
32		State Employee Workers' Compensation Services	¢1.267.467	¢1.067.467		
33		(70418)	\$1,367,467	\$1,367,467		
34		Administrative and Support Services (70419)	\$884,093	\$789,431		
35		Fund Sources: General	\$6,860,977	\$4,790,839		
36 37		Special	\$9,700,873	\$1,235,048 \$1,405,048		
37 38		Enterprise	\$0	\$1,403,048 \$2,901,717		
<u>39</u>		Enceptise	ψŬ	\$2,401,717		
40		Internal Service	\$0	\$7,609,204		
41 42		Truct and A consu	\$1 267 167	\$7,109,204 \$1,560,372		
		Trust and Agency	\$1,367,467	\$1,300,372		
43		Authority: Title 2.2, Chapters 12 and 28 through 32, C	ode of virginia.			
44 45		A. The Department of Human Resource Management premiums, benefits, carriers, or provider networks to				

A. The Department of Human Resource Management shall report any proposed changes in premiums, benefits, carriers, or provider networks to the Governor and the Chairmen of the House Appropriations and Senate Finance Committees at least sixty days prior to implementation.

	Item D First Year FY2017	Details(\$) Second Year FY2018
B.1. The Department of Human Resource Management service center to support the human resource needs of Secretary of Administration in consultation with the Department agencies identified shall cooperate with the Department of transferring such records and functions as may be required.	those agencies ide ment of Planning a Human Resource M	entified by the nd Budget. The
2. Out of this appropriation, \$590,353 the first year and \$3 general fund shall be used to support the human resource		d year from the
3. Nothing in this paragraph shall prohibit additional agence center; however, these additional agencies' use of the huma subject to approval by the affected cabinet secretary and th	an resource service	center shall be
4. a. Agencies that are partially or fully funded with nongene the affected cabinet secretary and the Secretary of Adminis service center, on or after July 1, 2014, shall pay the I	tration to join the l	numan resource

12 th 13 service center, on or after July 1, 2014, shall pay the Department of Human Resource 14 Management the costs to support the human resource service center. The agency's share of the 15 costs to support the human resource service center shall be based on the agency's applicable 16 nongeneral fund expenditures as set out in § 4-5.03 of this act.

ITEM 84.

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17 b. The rates required to recover the costs of the human resource service center shall be 18 provided by the Department of Human Resource Management to the Department of Planning 19 and Budget by September 1 each year for review and approval of the subsequent fiscal year's 20 rate in accordance with § 4-5.03 of this act.

21 c. The rates for the human resource service center shall be \$995.00 per full-time equivalent 22 and \$398.00 per wage employee the first year and \$995.00 per full-time equivalent and 23 \$398.00 per wage employee the second year.

24 C. The institutions of higher education shall be exempt from the centralized advertising 25 requirements identified in Executive Order 73 (01).

26 D.1. To ensure fair and equitable performance reviews, the Department of Human Resource 27 Management, within available resources, is directed to provide performance management training to agencies and institutions of higher education with classified employees. 28

29 2. Agency heads in the Executive Department are directed to require appropriate performance 30 management training for all agency supervisors and managers.

31 E. The Department of Human Resource Management shall take into account the claims 32 experience of each agency and institution when setting premiums for the workers' 33 compensation program.

34 F.1. The Department of Human Resource Management shall report to the Governor and 35 Chairmen of the House Appropriations and Senate Finance Committees by October 1 of each 36 year, on its recommended workers' compensation premiums for state agencies for the 37 following biennium. This report shall also include the basis for the department's 38 recommendations, the number and amount of workers' compensation settlements concluded in 39 the previous fiscal year, and the impact of those settlements on the workers' compensation 40 program's reserves.

41 2. Beginning July 1, 2015, the Department of Human Resource Management shall conduct an 42 annual review of each state agency's loss control history, to include the severity of workers' 43 compensation claims, experience modification factor, and frequency normalized by payroll. 44 Based on the annual review, state agencies deemed by the Department of Human Resource 45 Management as having higher than normal loss history shall be required to participate in a loss control program. All executive, judicial, legislative, and independent agencies required to 46 47 participate in the loss control program shall fully cooperate with the Department of Human 48 Resource Management's review. The Department of Human Resource Management shall 49 provide a report to the Governor, Director, Department of Planning and Budget, and 50 Chairmen of the House Appropriations and Senate Finance Committees on the status and 51 recommendations of the loss control program no later than October 30 of each year.

52 3. a. A working capital advance of up to \$20,000,000 shall be provided to the Department of 53 Human Resource Management to identify and potentially settle certain workers' compensation

Appropriations(\$) **First Year** Second Year FY2017 **FY2018**

Item Details(\$) First Year Second Year FY2017 FY2018

Appropriations(\$) First Year Second Year FY2017 FY2018

claims open for more than one year but less than 10 years. The Department of Human Resource Management shall pay back the working capital advance from annual premiums over a seven year period. The Department of Human Resource Management shall provide a report to the Governor, Director, Department of Planning and Budget, and Chairmen of the House Appropriations and Senate Finance Committees on the status of the settlement program, the number of claims settled, and the estimated state costs avoided from the settlements no later than October 30 of each year.

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8 b. The Secretary of Finance and Secretary of Administration shall approve the drawdowns
9 from this working capital advance prior to the expenditure of funds. The State Comptroller
10 shall notify the Governor and the Chairmen of the House Appropriations and Senate
11 Finance Committees of any approved drawdowns.

- G. The Department of Human Resource Management shall report to the Governor and
 Chairmen of the House Appropriations and Senate Finance Committees, by October 15 of
 each year, on the renewal cost of the state employee health insurance program premiums
 that will go into effect on July 1 of the following year. This report shall include the impact
 of the renewal cost on employee and employer premiums and a valuation of liabilities as
 required by Other Post Employment Benefits reporting standards.
- 18 H. Out of this appropriation, \$606,439 the first year and \$606,439 the second year from19 the general fund is provided for the time, attendance and leave system.
- 20 I. The Department of Human Resource Management shall develop and distribute 21 instructions and guidelines to all executive department agencies for the provision of an 22 annual statement of total compensation for each classified employee. The statement 23 should account for the full cost to the Commonwealth and the employee of cash 24 compensation as well as Social Security, Medicare, retirement, deferred compensation, 25 health insurance, life insurance, and any other benefits. The Director, Department of 26 Human Resource Management, shall ensure that all executive department agencies 27 provide this notice to each employee. The Department of Accounts and the Virginia 28 Retirement System shall provide assistance upon request. Further, the Director of the 29 Department of Human Resource Management shall provide instructions and guidelines for 30 the development notices of total compensation to all independent, legislative, and judicial 31 agencies, and institutions of higher education for preparation of annual statements to their 32 employees.
- J. 1. The appropriation for the Personnel Management Information System (PMIS) is a
 sum sufficient and amounts shown are estimates from an internal service fund which shall
 be paid solely from revenues derived from charges to executive branch agencies,
 identified by the Department of Human Resource Management and approved by the
 Department of Planning and Budget, to support the operation of PMIS and its subsystems
 authorized in this Item.
- 2.a. The rate for agencies to support PMIS and its subsystems, operated and maintained by
 the Department of Human Resource Management, shall be \$16.85 per position the second
 year. The rate is based upon the higher of the agency's maximum employment level as of
 July 1, 2016, and filled wage positions as of June 30, 2016, or the total number of filled
 classified and wage positions as of June 30, 2016.
- b. The rates authorized to support the operation of PMIS and its subsystems shall be
 provided by the Department of Human Resource Management and approved by the
 Department of Planning and Budget by September 1 each year for review and approval of
 the subsequent fiscal year's rate in accordance with § 4-5.03 of this act.
- 48 3. The State Comptroller shall recover the cost of services provided for the administration
 49 of the internal service fund through interagency transactions as determined by the State
 50 Comptroller.
- K. Out of the amounts appropriated for this item to support the Commission on Employee
 Retirement Security and Pension Reform, the Department of Human Resource
 Management is authorized to spend an amount estimated at \$75,000 each year on the
 development and maintenance of an employee exit survey and an amount estimated at
 \$20,000 per year to subscribe to Occupationally Based Data Services focused on total

	ITEM 84.		Ite First Yea FY2017			oriations(\$) Second Year FY2018		
1		compensation and evaluation of peer employers.						
2 3 4		Total for Department of Human Resource Management			\$17,929,317	\$18,097,180 \$17,267,180		
5 6		General Fund Positions Nongeneral Fund Positions	60.46 54.54	53.46 67.54				
7		Position Level	115.00	121.00				
8 9 10		Fund Sources: General Special	\$6,860,977 \$9,700,873	\$4,790,839 \$1,235,048 \$ <i>1,405,048</i>				
11 12		Enterprise	\$0	\$2,901,717 \$2,401,717				
13 14		Internal Service	\$0 \$1.267.467	\$7,609,204 \$7,109,204 \$1,560,272				
15		Trust and Agency	\$1,367,467	\$1,560,372				
16		Administration of	Health Insurance	(149)				
17	85.	Personnel Management Services (70400)			\$1,944,464,330	\$2,087,219,541		
18 19 20		Health Benefits Services (70406)	\$1,515,195,823	\$1,619,195,823 \$1,419,195,823		\$1,952,449,823		
21 22		Local Health Benefit Services (70407)	\$429,268,507	\$459,268,507 \$504,504,000				
23 24 25		Health Insurance Benefit Payment Under the Line of Duty Act (70408)	\$0	\$8,755,211 \$28,750,000				
26 27		Fund Sources: Enterprise	\$429,268,507	\$459,268,507 \$504,504,000				
28 29		Internal Service	\$1,515,195,823	\$1,619,195,823 \$1,419,195,823				
30 31		Trust and Agency	\$0	\$8,755,211 \$28,750,000				
32		Authority: § 2.2-2818, § 2.2-1204, and Title 9.1, Chapt	ter 4, Code of Virgir	iia.				
33 34 35		A. The appropriation for Health Benefits Services is estimates from an internal service fund which shall agencies to the Department of Human Resource Ma	be paid from reve					
36 37		B. The amounts for Local Health Benefits Services inclocalities for the local choice health benefits program.	clude estimated reve	enues received from				
38 39 40		C.1. In the event that the total of all eligible claims examedical reimbursement account, there is hereby ap general fund of the state treasury to enable the pay	propriated a sum s	sufficient from the				
41 42 43 44		2. The term "employee medical reimbursement account" means the account administered by the Department of Human Resource Management pursuant to § 125 of the Internal Revenue Code in connection with the health insurance program for state employees (§ 2.2-2818, Code of Virginia).						
45 46 47 48 49 50 51		D. Any balances remaining in the reserved compone Fund shall be considered part of the overall Health General Assembly that future premiums for the state er be set in a manner so that the balance in the Health In the estimated Incurred But Not Paid liability for the Fu at a level recommended by the Department of Hum insured plan subject to the approval of the General	Insurance Fund. It mployee health insu- surance Fund will b and and maintain a c nan Resource Mana	is the intent of the rance program shall e sufficient to meet contingency reserve				
52 53		E. The Department of Human Resource Management Management pilot program for state employees with o						

	ITEM 85.		Ite First Ye	em Details(\$) ar Second Yea		priations(\$) Second Year		
			FY201	7 FY2018	FY2017	FY2018		
1 2		diabetes. The department shall continue to consult w to establish program parameters.	ith all provider st	akeholders in orde	r			
3 4 5 6 7 8 9		F. Concurrent with the date the Governor introduces Departments of Planning and Budget and Human Re the Chairmen of the House Appropriations and So detailing the assumptions included in the Governo employee health insurance plan. The report shall inc that would be effective for the upcoming fiscal ye benefit structure.	esource Managem enate Finance Co or's introduced b lude the proposed	ent shall provide to ommittees a report udget for the state premium schedule	D t e e			
10 11 12		G. Of money appropriated for the state employee hea year and \$650,000 the second year shall be held sep for any required fees due to the Patient-Centered Ou	arate and apart fr	om the fund to pay				
13 14 15 16 17 18 19 20 21		H. The Director of the Department of Human Repharmacy claims data from the past biennium in or made to the state employee health program's contract value of payments made by the contracted third par prescription benefit managers (PBMs). The Direct difference in value in payments made to the contract state employee health program's contracted third par recommendations to the Chairmen of the House App Finance Committees by October 1, 2016.	der to assess the ed third party adm ty administrators ector shall identi ted PBMs and pa- party administrate	value of payment ninistrators, and the to their contracted fy and report an yments made to the ors and shall make	s e d y e e			
22 23 24 25 26 27		I. In addition to such other payments as may be available, the full cost of group health insurance, net of any deductions and credits, for the surviving spouses and dependents of certain public safety officers killed in the line of duty and for certain public safety officers disabled in the line of duty, and the spouses and dependents of such disabled officers, are payable from this Item pursuant to Title 9.1, Chapter 4, Code of Virginia, effective July 1, 2017.						
28 29 30 31 32 33 34 35 36 37 38 39		J. The Department of Human Resource Management shall identify the requirements, costs, and benefits of implementing a shared-savings incentive program for state-employed, public sector or retired enrollees who elect to shop and receive health care services at a lower cost than the average price paid by their carrier for a comparable health care service. Under such a program, the Department shall develop a plan to reimburse the insured for using a lower cost site of service. The cash payment incentive could be calculated as a percentage or as a flat dollar amount, or by some reasonable methodology determined by the Department. The Department shall determine whether to administer the program itself or through a third-party, or to require carriers to offer access to such a program for health care services eligible for shared incentives and estimate the projected fiscal impact of the program. No later than November 1, 2017 the Department shall report to the Chairmen of the House Appropriations and Senate Finance Committees.						
40 41		Total for Administration of Health Insurance			\$1,944,464,330	\$2,087,219,541 \$1,952,449,823		
42 43 44 45		Fund Sources: Enterprise	\$429,268,507 \$1,515,195,823	\$459,268,507 \$504,504,000 \$1,619,195,823 \$1,419,195,823				
46 47		Trust and Agency	\$0	\$1,419,199,829 \$ 8,755,211 \$28,750,000				
48 49 50		Grand Total for Department of Human Resource Management			\$1,962,393,647	\$2,105,316,721 \$1,969,717,003		
51		General Fund Positions	60.46	53.46				
52		Nongeneral Fund Positions	54.54	67.54				
53		Position Level	115.00	121.00				
54 55 56		Fund Sources: General Special	\$6,860,977 \$9,700,873	\$4,790,839 \$1,235,048 <i>\$1,405,048</i>				

			Ite	m Details(\$)	Approp	riations(\$)
	ITEM 85.		First Yea	r Second Year	First Year	Second Year
			FY2017	FY2018	FY2017	FY2018
1 2		Enterprise	\$429,268,507	\$462,170,224 \$506,905,717		
3 4		Internal Service	\$1,515,195,823	\$1,626,805,027 \$1,426,305,027		
5 6		Trust and Agency	\$1,367,467	\$10,315,583 \$30,310,372		
7	86.	Not set out.				
8	87.	Not set out.				
9 10		TOTAL FOR OFFICE OF ADMINISTRATION			\$2,901,762,108	\$3,057,044,003 \$2,920,297,418
11		General Fund Positions	373.46	354.96		
12		Nongeneral Fund Positions	471.04	492.04		
13		Position Level	844.50	847.00		
14 15		Fund Sources: General	\$704,704,005	\$715,442,707 \$714,295,840		
16 17		Special	\$17,781,223	\$9,375,504 \$9,545,504		
18 19		Enterprise	\$461,721,840	\$494,721,930 \$539,457,423		
20 21		Internal Service	\$1,686,058,753	\$1,797,274,701 \$1,596,774,701		
22 23		Trust and Agency	\$16,612,329	\$25,432,809 \$45,427,598		
24		Dedicated Special Revenue	\$8,400,000	\$8,400,000		
25		Federal Trust	\$6,483,958	\$6,396,352		

Item Details(\$) Appropriations(\$) **ITEM 88. First Year** Second Year **First Year** Second Year FY2017 FY2018 FY2017 FY2018 OFFICE OF AGRICULTURE AND FORESTRY 1 2 88. Not set out. 3 § 1-6. DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES (301) 4 89. Not set out. 5 90. Not set out. 6 91. Agricultural Industry Marketing, Development, \$20,505,272 \$20,805,272 Promotion, and Improvement (53200)..... 7 8 \$20,761,470 9 Grading and Certification of Virginia Products 10 \$7.214.196 \$7.214.196 (53201)..... 11 Milk Marketing Regulation (53204)..... \$802,494 \$802,494 12 \$272,806 \$272,806 Marketing Research (53205)..... 13 Market Virginia Agricultural and Forestry 14 Products Nationally and Internationally (53206)..... \$4,826,995 \$4,701,995 \$5,969,906 \$6,544,906 15 Agricultural Commodity Boards (53208)..... 16 \$6,801,104 17 Agribusiness Development Services and Farmland 18 Preservation (53209) \$1,718,875 \$968,875 \$7,830,975 19 Fund Sources: General \$8,180,975 20 \$8,087,173 21 Special..... \$108,125 \$158,125 22 Trust and Agency..... \$6,704,556 \$6,704,556 23 Dedicated Special Revenue \$5,090,718 \$5,090,718 24 Federal Trust \$720,898 \$720,898 25 Authority: Title 3.2, Chapters 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 26, 27, 26 30, 32, 34, 36.2; Title 28.2, Chapter 2; and Title 61.1, Chapter 4, Code of Virginia. 27 A. Agricultural Commodity Boards shall be paid from the special fund taxes levied in the 28 following estimated amounts: 29 1. To the Tobacco Board, \$143,000 the first year and \$143,000 the second year. 30 2. To the Corn Board, \$390,000 the first year and \$390,000 the second year. 31 3. To the Egg Board, \$210,000 the first year and \$210,000 the second year. 32 4. To the Soybean Board, \$980,000 the first year and \$980,000 the second year. 33 5. To the Peanut Board, \$320,000 the first year and \$320,000 the second year. 34 6. To the Cattle Industry Board, \$425,000 the first year and \$425,000 the second year. 35 7. To the Virginia Small Grains Board, \$750,000 the first year and \$750,000 the second 36 year. 37 8. To the Virginia Horse Industry Board, \$320,000 the first year and \$320,000 the second 38 year. 39 9. To the Virginia Sheep Industry Board, \$35,000 the first year and \$35,000 the second 40 year. 10. To the Virginia Potato Board, \$25,000 the first year and \$25,000 the second year. 41 42 11. To the Virginia Cotton Board, \$180,000 the first year and \$180,000 the second year. 43 12. To the State Apple Board, \$257,650 the first year and \$257,650 the second year.

		Item D	etails(\$)	
ITEM 91.	Fi	rst Year	Second Year	
	F	FY2017	FY2018	
1	B. Each commodity board is authorized to expend funds in accord	dance with i	its authority as	

Appropriations(\$) First Year Second Year FY2017 FY2018

 B. Each commodity board is authorized to expend funds in accordance with its authority as stated in the Code of Virginia. Such expenditures will be limited to available revenue levels.

C. Each commodity board specified in this Item shall provide an annual notification to its
excise tax paying producers which summarizes the purpose of the board and the excise tax,
current tax rate, amount of excise taxes collected in the previous tax year, the previous fiscal
year expenditures and the board's past year activities. The manner of notification shall be
determined by each board.

B. D. The Commissioner shall take all necessary actions to ensure that the fees collected are adequate to cover the nongeneral fund portion of the Grain Inspection Program expenses, including those related to product inspections that are requested by parties financially interested in any agricultural products pursuant to § 3.2-3400, Code of Virginia.

- E. Out of the amounts in this Item shall be paid from certain special fund license taxes, license fees, and permit fees levied or imposed under Title 28.2, Chapters 2, 3, 4, 5, 6 and 7, Code of Virginia, to the Virginia Marine Products Board, \$402,543 and two positions the first year and \$402,543 and two positions the second year.
- F. Out of the amounts in this Item, \$2,017,494 the first year and \$2,017,494\$2,273,692 the
 second year from the general fund shall be deposited to the Virginia Wine Promotion Fund as
 established in § 3.2-3005, Code of Virginia.
- 19 G. Out of the amounts in this Item, \$500,000 the first year and \$250,000 the second year from
 20 the general fund shall be deposited to the Virginia Farmland Preservation Fund established in
 \$ 3.2-201, Code of Virginia. This appropriation shall be deemed sufficient to meet the
 22 provisions of § 2.2-1509.4, Code of Virginia.
- H. Out of the amounts in this Item, the Commissioner is authorized to expend from the
 general fund amounts not to exceed \$25,000 the first year and \$25,000 the second year for
 entertainment expenses commonly borne by businesses. Further, such expenses shall be
 recorded separately by the agency.
- I. Out of the amounts in this Item, the Commissioner is authorized to expend \$1,120,226 the first year and \$1,120,226 the second year from the general fund for the promotion of Virginia's agricultural products overseas. Such efforts shall be conducted in concert with the international offices opened by the Virginia Economic Development Partnership.
- J. Out of the amounts in this Item, \$25,000 the first year and \$25,000 the second year from the
 general fund shall be provided to support 4-H and Future Farmers of America youth
 participation educational costs at the State Fair of Virginia. These funds shall not be used for
 administrative costs by the State Fair.
- K. 1. Out of the amounts in this Item, \$75,000 the first year from the general fund shall be
 used for research, development and the applied commercialization of specialty crops. For the
 purpose of these funds, specialty crops shall be defined as those crops not currently under
 widespread commercial production in Virginia, (not listed in the top 20 commodities in
 Virginia as reported annually by the National Agricultural Statistics Service) but which are
 commercially produced in other regions of the United States or other regions of the world.
- 41 2. Projects supported with these funds will encompass a crop, or crops, which have a unique 42 potential for successful commercialization due to an existing commercial end market for the crop, or crops, having been identified within the Commonwealth. In selecting projects, 43 priority shall be given to crops for which a commercial processor(s) or packer(s), operates 44 within Virginia, and due to the specialty crop not currently being commercially grown in 45 46 Virginia, this crop is currently imported into Virginia. The goal of the project is to improve 47 the productivity and competitiveness of existing commercial food and agribusiness processors in Virginia through accelerated crop development of selected specialty crops that can be used 48 49 as inputs and substitutes for an imported commodity.
- L. Out of the amounts in this item, \$113,580 the first year and \$113,580 the second year from
 the general fund and one full-time equivalent position shall be used to establish the Virginia
 Farm Business Development Program. This program shall provide farmers and small
 agribusinesses that qualify under guidelines as established by the Department with grants not
 to exceed \$5,000 to assist with business planning, market research, and other related activities

	ITEM 91.		Item First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1 2 3 4 5 6 7		including in-depth research, website design, social packaging design, modernization of facilities and bus position shall be used for management of the grant workshops on marketing and business development. N the Department shall report to the Chairmen of the Ho and the Senate Committee on Finance on the efforts establish the program, the grant guidelines, and the	iness certification program and to c Not later than Nov puse Committee or undertaken by the	. The authorized conduct regional rember 15, 2016, a Appropriations e Department to		
8 9		M. Out of the amounts in this item, \$50,000 the first y provided for the renovation of the Appomattox 4-H Co		eral fund shall be		
10 11 12 13 14 15 16 17 18 19		N. The department is directed to survey local farmer's is to determine if any local regulations governing the ope the sale of Virginia products by the use of a locally preference to out-of-state products over products gro finds any such impediments exist, it shall encourage lo guidelines to ensure that Virginia products are given distance from the particular market. In instances whe already is selling at a particular market, competitor allowed to sell their Virginia grown products provided by competing Virginia sellers.	erations of such ma y-grown perimeter own in Virginia. If ocal farmer's market first preference, r ere a local Virginia s from across the	r rule that gives f the department ets to revise their regardless of the a grown product state should be		
20	92.	Not set out.				
21	93.	Not set out.				
22	94.	Not set out.				
23	95.	Not set out.				
24	96.	Not set out.				
25	97.	Not set out.				
26	98.	Not set out.				
27	99.	Not set out.				
28	100.	Not set out.				
29 30 31		Total for Department of Agriculture and Consumer Services			\$69,793,118	\$69,682,200 \$69,938,398
32		General Fund Positions	331.00	328.00		
33		Nongeneral Fund Positions	206.00	214.00		
34		Position Level	537.00	542.00		
35 36		Fund Sources: General	\$36,498,563	\$35,109,950 \$35,366,148		
37		Special	\$5,776,982	\$6,030,277		
38		Trust and Agency	\$6,863,290	\$6,863,290		
39		Dedicated Special Revenue	\$9,619,377	\$9,619,377		
40		Federal Trust	\$11,034,906	\$12,059,306		
41	101.	Not set out.				
42	102.	Not set out.				
43	103.	Not set out.				

			Item Details(\$)		Appropriations(\$)	
]	ITEM 104		First Year FY2017	Second Year FY2018	First Year FY2017	Second Year FY2018
1	104.	Not set out.				
2 3 4		TOTAL FOR OFFICE OF AGRICULTURE AND FORESTRY			\$105,441,728	\$107,220,192 \$107,476,390
5		General Fund Positions	504.59	496.59		
6		Nongeneral Fund Positions	329.41	337.41		
7		Position Level	834.00	834.00		
8 9		Fund Sources: General	\$54,740,051	\$53,875,454 \$54,131,652		
10		Special	\$17,721,998	\$19,326,205		
11		Trust and Agency	\$6,969,828	\$6,969,828		
12		Dedicated Special Revenue	\$10,199,246	\$10,199,246		
13		Federal Trust	\$15,810,605	\$16,849,459		

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§ 1-7. SECRETARY OF COMMERCE AND TRADE (192)

3 105. Not set out.

4 **Economic Development Incentive Payments (312)** 5 106. \$52,541,610 Economic Development Services (53400)..... \$64.681.679 6 \$62,536,679 7 Financial Assistance for Economic Development 8 \$52,541,610 \$64,681,679 (53410) 9 \$62,536,679 10 \$46,505,799 Fund Sources: General \$52,391,610 \$44,360,799 11 12 \$0 \$12,662,000 Special..... \$150,000 Dedicated Special Revenue..... \$5,513,880 13 14 Authority: Discretionary Inclusion. 15 A.1. Out of the amounts in this Item, \$20,750,000 the first year and \$19,750,000 the 16 second year from the general fund shall be deposited to the Commonwealth's 17 Development Opportunity Fund, as established in § 2.2-115, Code of Virginia. Such funds 18 shall be used at the discretion of the Governor, subject to prior consultation with the 19 Chairmen of the House Appropriations and Senate Finance Committees, to attract 20 economic development prospects to locate or expand in Virginia. If the Governor, 21 pursuant to the provisions of § 2.2-115, E.1., Code of Virginia, determines that a project is 22 of regional or statewide interest and elects to waive the requirement for a local matching 23 contribution, such action shall be included in the report on expenditures from the 24 Commonwealth's Development Opportunity Fund required by § 2.2-115, F., Code of 25 Virginia. Such report shall include an explanation on the jobs anticipated to be created, the 26 capital investment made for the project, and why the waiver was provided. 27 2. The Governor may allocate these funds as grants or loans to political subdivisions. 28 Loans shall be approved by the Governor and made in accordance with procedures 29 established by the Virginia Economic Development Partnership and approved by the State 30 Comptroller. Loans shall be interest-free unless otherwise determined by the Governor 31 and shall be repaid to the general fund of the state treasury. The Governor may establish 32 the interest rate to be charged, otherwise, any interest charged shall be at market rates as 33 determined by the State Treasurer and shall be indicative of the duration of the loan. The 34 Virginia Economic Development Partnership shall be responsible for monitoring 35 repayment of such loans and reporting the receivables to the State Comptroller as 36 required. 37 3. Funds may be used for public and private utility extension or capacity development on 38 and off site; road, rail, or other transportation access costs beyond the funding capability 39 of existing programs; site acquisition; grading, drainage, paving, and other activity required to prepare a site for construction; construction or build-out of publicly-owned 40 buildings; grants or loans to an industrial development authority, housing and 41 redevelopment authority, or other political subdivision pursuant to their duties or powers; 42 43 training; or anything else permitted by law. 44 4. Consideration should be given to economic development projects that 1) are in areas of 45 high unemployment; 2) link commercial development along existing transportation/transit 46 corridors within regions; and 3) are located near existing public infrastructure. 47 5. It is the intent of the General Assembly that the Virginia Economic Development Partnership shall work with localities awarded grants from the Commonwealth's

Partnership shall work with localities awarded grants from the Commonwealth's
 Development Opportunity Fund to recover such moneys when the economic development
 projects fail to meet minimal agreed-upon capital investment and job creation targets. All
 such recoveries shall be deposited and credited to the Commonwealth's Development

Item Details(\$)

Second Year

FY2018

First Year

FY2017

Appropriations(\$)

First Year

FY2017

Second Year

FY2018

Item Details(\$) First Year Second Year FY2017 FY2018

Appropriations(\$) First Year Second Year FY2017 FY2018

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1 Opportunity Fund.

6. Up to \$5,000,000 of previously awarded funds and funds repaid by political subdivisions or business beneficiaries and deposited to the Commonwealth's Development Opportunity Fund may be used to assist Prince George County with site improvements related to the location of a major aerospace engine manufacturer to the Commonwealth.

B.1. Out of the appropriation for this Item, \$2,722,310 the first year and \$2,220,330
\$2,075,330 the second year from the general fund shall be deposited to the Investment
Performance Grant subfund of the Virginia Investment Partnership Grant Fund to be used to
pay investment performance grants in accordance with § 2.2-5101, Code of Virginia. In the
second year, \$1,763,880 from the Investment Performance Grant subfund of the Virginia
Investment Partnership Grant Fund is hereby appropriated and shall be used to pay investment
performance grants in accordance with § 2.2-5101, Code of Virginia.

- 13 2. Consideration should be given to economic development projects that 1) are in areas of
 14 high unemployment; 2) link commercial development along existing transportation/transit
 15 corridors within regions; and 3) are located near existing public infrastructure.
- 16 C.1. Out of the appropriation for this Item, \$1,800,000 the first year and \$1,800,000 the
 17 second year from the general fund shall be deposited to the Major Eligible Employer Grant
 18 subfund of the Virginia Investment Partnership Grant Fund to be used to pay investment
 19 performance grants in accordance with § 2.2-5102, Code of Virginia.
- 20 2. Consideration should be given to economic development projects that 1) are in areas of
 21 high unemployment; 2) link commercial development along existing transportation/transit
 22 corridors within regions; and 3) are located near existing public infrastructure.
 - D. Out of the appropriation for this Item, \$6,000,000 the first year and \$3,000,000 the second year from the general fund and an amount estimated at \$150,000 the first year and \$150,000 the second year from nongeneral funds shall be deposited to the Governor's Motion Picture Opportunity Fund, as established in § 2.2-2320, Code of Virginia. These nongeneral fund revenues shall be deposited to the fund from revenues generated by the digital media fee established pursuant to § 58.1-1731, et seq., Code of Virginia. Such funds shall be used at the discretion of the Governor to attract film industry production activity to the Commonwealth.
- 30 E. Out of the appropriation for this Item, \$378,000 the first year from the general fund shall 31 be deposited to the Aerospace Engine Manufacturer Workforce Training Grant Fund in 32 support of the location of an aerospace engine facility in Prince George County. In the second 33 year, \$11,000,000 from the Aerospace Manufacturing Performance Grant Fund and 34 \$1,662,000 from the Aerospace Manufacturer Workforce Training Grant Fund is hereby 35 appropriated. These funds shall be used for grants in accordance with §§ 59.1-284.20 and 36 59.1-284.22, Code of Virginia. The Director, Department of Planning and Budget shall 37 transfer these funds to the impacted state agencies upon request to the Director, Department of 38 Planning and Budget by the respective state agency.
- F.1. Out of the appropriation for this Item, \$4,200,000 the first year and \$1,600,000 the
 second year from the general fund shall be deposited to the Virginia Economic Development
 Incentive Grant subfund of the Virginia Investment Partnership Grant Fund to be used to pay
 investment performance grants in accordance with \$ 2.2-5102.1, Code of Virginia. In the
 second year, \$3,600,000 from the Virginia Economic Development Incentive Grant subfund
 of the Virginia Investment Partnership Grant Fund is hereby appropriated and shall be used to
 pay investment performance grants in accordance with \$ 2.2-5102.1, Code of Virginia.
- 46 2. Consideration should be given to economic development projects that 1) are in areas of
 47 high unemployment; 2) link commercial development along existing transportation/transit
 48 corridors within regions; and 3) are located near existing public infrastructure.
- 3. Notwithstanding § 2.2-5102.1.E. or any other provision of law, and subject to appropriation
 by the General Assembly, up to \$4,000,000 in economic development incentive grants is
 authorized for eligible projects to be awarded on or after July 1, 2017, but before June 30,
 2018. Any eligible project awarded such grants shall be subject to the conditions set forth in §
 2.2-5102.1.
- 54 G. Out of the appropriation for this Item, \$7,155,840 the first year from the general fund shall

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ITEM 106.	First Year	Second Year	
	FY2017	FY2018	
be deposited to the Advanced Shipbuilding Tr	aining Facility Fund to be use	ed to pay grants	

Appropriations(\$)				
First Year Second Year				
FY2017	FY2018			

be deposited to the Advanced Shipbuilding Training Facility Fund to be used to pay grants
 in accordance with § 59.1-284.23, F., Code of Virginia.

H: Out of the appropriation for this Item, \$2,000,000 the second year from the general
 fund shall be deposited to the Pulp, Paper, and Fertilizer Advanced Manufacturing
 Performance Grant Program Fund to be used for performance grants in accordance with §
 59.1-284.28, Code of Virginia.

7 I.1. Out of the appropriation for this Item, \$2,500,000 the first year and \$3,750,000 the 8 second year from the general fund shall be provided for the Virginia Biosciences Health 9 Research Corporation (VBHRC), a non-stock corporation research consortium initially 10 comprised of the University of Virginia, Virginia Commonwealth University, Virginia 11 Polytechnic Institute and State University, George Mason University and the Eastern 12 Virginia Medical School. The consortium will contract with private entities, foundations 13 and other governmental sources to capture and perform research in the biosciences, as 14 well as promote the development of bioscience infrastructure tools which can be used to 15 facilitate additional research activities. The Director, Department of Planning and Budget, 16 is authorized to provide these funds to the non-stock corporation research consortium 17 referenced in this paragraph upon request filed with the Director, Department of Planning 18 and Budget by VBHRC.

- 2. Of the amounts provided in J.1. for the research consortium, up to \$2,500,000 the first
 year and \$3,750,000 the second year may be used to develop or maintain investments in
 research infrastructure tools to facilitate bioscience research.
- 22 3. The remaining funding shall be used to capture and perform research in the biosciences 23 and must be matched at least dollar-for-dollar by funding provided by such private 24 entities, foundations and other governmental sources. No research will be funded by the 25 consortium unless at least two of the participating institutions, including the five founding 26 institutions and any other institutions choosing to join, are actively and significantly 27 involved in collaborating on the research. No research will be funded by the consortium 28 unless the research topic has been vetted by a scientific advisory board and holds potential 29 for high impact near-term success in generating other sponsored research, creating spin-30 off companies or otherwise creating new jobs. The consortium will set guidelines to 31 disburse research funds based on advisory board findings. The consortium will have near-32 term sustainability as a goal, along with corporate-sponsored research gains, new Virginia 33 company start-ups, and job creation milestones.
- 34 4. Other publicly-supported institutions of higher education in the Commonwealth may
 35 choose to join the consortium as participating institutions. Participation in the consortium
 36 by the five founding institutions and by other participating institutions choosing to join
 37 will require a cash contribution from each institution in each year of participation of at
 38 least \$50,000.
- 5. Of these funds, up to \$500,000 the first year and \$500,000 the second year may be used
 to pay the administrative, promotional and legal costs of establishing and administering
 the consortium, including the creation of intellectual property protocols, and the
 publication of research results.
- 43 6. The Virginia Economic Development Partnership, in consultation with the publicly-44 supported institutions of higher education in the Commonwealth participating in the 45 consortium, shall provide to the Governor, and the Chairmen of the Senate Finance and 46 House Appropriations committees, by November 1 of each year a written report 47 summarizing the activities of the consortium, including, but not limited to, a summary of 48 how any funds disbursed to the consortium during the previous fiscal year were spent, and 49 the consortium's progress during the fiscal year in expanding upon existing research 50 opportunities and stimulating new research opportunities in the Commonwealth.
- 51 7. The accounts and records of the consortium shall be made available for review and52 audit by the Auditor of Public Accounts upon request.
- 53 8. Up to \$2,500,000 of the funds managed by the Commonwealth Health Research Board
 54 (CHRB), created pursuant to § 32.1-162.23, Code of Virginia, shall be directed toward
 55 collaborative research projects, approved by the boards of the VBHRC and CHRB, to

]	ITEM 106.		Iten First Year FY2017	n Details(\$) r Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1 2		support Virginia's core bioscience strengths, impro commercial viability and a high likelihood of creating	ve human health,	and demonstrate	F 12017	F 1 2010
3 4		J.1. Out of this appropriation, \$209,859 the first year as general fund shall be provided to the Virginia-Israel Ad		cond year from the		
5 6		2. The Virginia-Israel Advisory Board shall seek pri expenditures from the Secretary of Commerce and T		travel and related		
7 8 9		3. The Virginia-Israel Advisory Board shall report Chairmen of the Senate Finance and House Approp activities and expenditure of state funds.		•		
10 11 12 13 14		K. Out of this appropriation, \$5,669,833 the first year the general fund shall be available for eligible business Program. Pursuant to § 2.2-1611, Code of Virginia, Virginia Jobs Investment Program for eligible busines Jobs Investment Program Fund.	es under the Virgin the appropriation	ia Jobs Investment provided for the		
15 16 17 18 19 20 21 22		L. Out of this appropriation \$500,000 the first year from purpose of attracting new tourism and hospitality project hospitality projects in the Commonwealth. Funds sha Tourism Authority as grants or loans to political subdiv to transact business in the Commonwealth based on crite Governor shall transmit his specific criteria for awardi Chairmen of the House Committee on Appropriations prior to any expenditure of this appropriation.	ts and expanding ex Il be disbursed thr visions or business eria as approved by ng and distributing	xisting tourism and ough the Virginia entities authorized the Governor. The these funds to the		
23 24 25 26 27 28		M. Out of this appropriation, \$500,000 the first year at general fund may be provided to the Virginia Economic additional domestic and international marketing at Governor. The Director, Department of Planning and F funds to the Virginia Economic Development Partne Governor.	Development Partr nd trade missions Budget, is authorize	hership to facilitate approved by the ed to provide these		
29 30 31		N. Out of the appropriation in this Item, \$6,000,000 th shall be deposited to the Advanced Shipbuilding Produce be paid in accordance with § 59.1-284.29 E., Code of V	tion Facility Grant			
32 33 34		Total for Economic Development Incentive Payments			\$52,541,610	\$64,681,679 \$62,536,679
35 36 37 38		Fund Sources: General Special Dedicated Special Revenue	\$52,391,610 \$0 \$150,000	\$46,505,799 \$44,360,799 \$12,662,000 \$5,513,880		
39 40		Grand Total for Secretary of Commerce and Trade			\$53,245,242	\$65,385,458 \$63,240,458
41 42		General Fund Positions Position Level	7.00 7.00	7.00 7.00		
43 44 45 46		Fund Sources: General Special Dedicated Special Revenue	\$53,095,242 \$0 \$150,000	\$47,209,578 \$45,064,578 \$12,662,000 \$5,513,880		
47	107.	Not set out.				
48	108.	Not set out.				
49	109.	Not set out.				

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- 110. Not set out.
- 111. Not set out.
- 112. Not set out.
- 113. Not set out.
- 114. Not set out.
- 6 115. Not set out.
- 7 116. Not set out.
- 8 117. Not set out.
- 118. Not set out.
- 119. Not set out.
- 120. Not set out.
- 121. Not set out.
- 122. Not set out.
- 14 123. Not set out.
- 124. Not set out.
- 125. Not set out.
- 125.10 Omitted.
- 126. Not set out.
- 127. Not set out.
- 128. Not set out.
- 129. Not set out.

Item I	Details(\$)	Appropr	iations(\$)
First Year	Second Year	First Year	Second Year
FY2017	FY2018	FY2017	FY2018

22 23 24	TOTAL FOR OFFICE OF COMMERCE AND TRADE			\$916,635,941	\$967,021,343 \$964,876,343
25	General Fund Positions	369.34	368.34		
26	Nongeneral Fund Positions	1,307.66	1,307.66		
27	Position Level	1,677.00	1,676.00		
28 29	Fund Sources: General	\$188,247,010	\$205,630,466 \$203,485,466		
30	Special	\$20,685,087	\$33,848,815		
31	Commonwealth Transportation	\$1,535,130	\$1,535,238		
32	Trust and Agency	\$606,000,616	\$606,000,616		
33	Dedicated Special Revenue	\$25,257,117	\$30,125,908		
34	Federal Trust	\$74,910,981	\$89,880,300		

1		OFFICE OF	EDUCATION			
2	130.	Not set out.				
3		§ 1-8. DEPARTMENT OF EDUCATION,	CENTRAL OFF	ICE OPERATION	NS (201)	
4	131.	Not set out.				
5	132.	Not set out.				
5	152.	Not set out.				
6	133.	Not set out.				
7	134.	Not set out.				
8	135.	Not set out.				
9	136.	Not set out.				
10	137.	Not set out.				
11		Direct Aid to Publ	ic Education (197	/)		
12	138.	Financial Assistance for Educational, Cultural,				
13 14		Community, and Artistic Affairs (14300)			\$26,895,095	\$28,253,945 \$27,716,445
15 16		Financial Assistance for Supplemental Education (14304)	\$26,895,095	\$28,253,945		
17		(14504)	¢20,075,075	\$27,716,445		
18 19		Fund Sources: General	\$26,895,095	\$28,253,945 \$27,716,445		
20		Authority: Discretionary Inclusion.				
21		Appropriation Detail of Educational, Cultural, Comm	unity, and Artisti	c Affairs (14300)		
22 23		Supplemental Education Assistance Programs (14304)		FY 2017		FY 2018
24		Achievable Dream	5	\$500,000		\$500,000
25 26		Career and Technical Education Resource Center	5	\$298,021		\$298,021
20 27		Career Council at Northern Neck Career		\$60,300		\$60,300
28		& Technical Center				
29 20		Charter School Supplement	S	\$100,000		\$100,000
30 31		College Partnership Laboratory School Communities in Schools (CIS)	¢ 1	\$0 ,244,400		\$50,000 \$1,244,400
32		Computer Science Training For Teachers		\$550,000		\$550,000
33		Great Aspirations Scholarship Program		\$400,000		\$400,000
33 34		(GRASP)		-00,000		φ+00,000
35		High School Program Innovation	5	\$500,000		\$500,000
36		Jobs for Virginia Graduates (JVG)		\$573,776		\$573,776
37		National Board Certification Program		,015,000		\$5,100,000
38						\$4,642,500
39 40		Newport News Aviation Academy - STEM Program	5	\$100,000		\$100,000
41 42		Petersburg Executive Leadership Recruitment Incentives	S	\$350,000		\$350,000

ITEM 138	3.	Item I First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1	Positive Behavioral Interventions &	\$1,09	98,000		\$1,098,000
2	Support (PBIS)				
3	Project Discovery	\$42	25,000		\$662,500
4	Small School Division Assistance	\$14	15,896		\$145,896
5	Southside Virginia Regional	\$10)8,905		\$108,905
6	Technology Consortium				
7 8	Southwest Virginia Public Education Consortium	\$12	24,011		\$124,011
9	STEM Program / Research Study (VA	\$83	70,625		\$681,975
10	Air & Space Center)	φ0.	0,025		φ001, <i>9</i> 75
11	STEM Competition Team Grants	\$10	00,000		\$200,000
12	L L		,		\$170,000
13	Targeted Extended School Year Grants	\$7,76	53,312		\$7,763,312
14					\$7,716,312
15	Teach for America	\$50	00,000		\$500,000
16	Teacher Improvement Funding Initiative	\$1	15,000		\$15,000
17	Teacher Recruitment & Retention Grant	\$1,93	31,000		\$1,931,000
18	Programs				
19	Teacher Residency Program		00,000		\$1,000,000
20	Van Gogh Outreach Program		71,849		\$71,849
21 22	Virginia Early Childhood Foundation (VECF)	\$2,35	50,000		\$2,750,000
23	Virginia Reading Corps Pilot		00,000		\$300,000
24 25	Virginia Student Training and Refurbishment (VA STAR) Program	\$30	00,000		\$300,000
26	Vocational Lab Pilot		\$0		\$175,000
27	Wolf Trap Model STEM Program	\$60	00,000		\$600,000
28 29	Total	\$26,89	95,095		\$28,253,945 \$27,716,445
30 31 32	A. Out of this appropriation, the Department of Education year and \$573,776 the second year from the general Graduates initiative.				
33 34 35 36 37 38 39	B. Out of this appropriation, the Department of Education year and \$124,011 the second year from the general of Public Education Consortium at the University of V additional \$71,849 the first year and \$71,849 the second provided to the Consortium to continue the Van Gogh Wise County Public Schools and expand the program of Southwest Virginia.	fund for the Sout Virginia's Colleg nd year from the Outreach program	hwest Virginia e at Wise. An general fund is n with Lee and		
40 41 42	C. This appropriation includes \$108,905 the first year and the general fund for the Southside Virginia Regional Te the research and development phase of a technology lim	echnology Consor			

- D. An additional state payment of \$145,896 the first year and \$145,896 the second year
 from the general fund is provided as a Small School Division Assistance grant for the City
 of Norton. To receive these funds, the local school board shall certify to the
 Superintendent of Public Instruction that its division has entered into one or more
 educational, administrative or support service cost-sharing arrangements with another
 local school division.
- 49 E. Out of this appropriation, \$298,021 the first year and \$298,021 the second year from
 50 the general fund shall be allocated for the Career and Technical Education Resource
 51 Center to provide vocational curriculum and resource instructional materials free of charge
 52 to all school divisions.
- 53 F. It is the intent of the General Assembly that the Department of Education provide

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bonuses from state funds to classroom teachers in Virginia's public schools who hold certification from the National Board of Professional Teaching Standards. Such bonuses shall be \$5,000 the first year of the certificate and \$2,500 annually thereafter for the life of the certificate. This appropriation includes an amount estimated at \$5,015,000 the first year and \$5,100,000\$ \$4,642,500 the second year from the general fund for the purpose of paying these bonuses. By October 15 of each year, school divisions shall notify the Department of Education of the number of classroom teachers under contract for that school year that hold such certification.

9 G. This appropriation includes \$1,931,000 the first year and \$1,931,000 the second year from
10 the general fund for grants, scholarships, and incentive payments to attract, recruit, and retain
11 high-quality teachers and fill critical teacher shortage disciplines in Virginia's public schools.

- 12 1. Out of this appropriation, \$708,000 the first year and \$708,000 the second year from the 13 general fund is provided for teaching scholarship loans. These scholarships shall be for undergraduate students in college with a cumulative high school grade point average of at 14 15 least 2.7, who were in the top 10 percent of their high school class or alternative measure of achievement as selected by the institution, who are nominated by their college and students at 16 17 the graduate level, and who meet the criteria and qualifications, pursuant to § 22.1-290.01, 18 Code of Virginia. Awards shall be made to students who are enrolled full-time or part-time in 19 approved undergraduate or graduate teacher education programs for (i) critical teacher 20 shortage disciplines, such as special education, chemistry, physics, earth and space science, 21 foreign languages, or technology education or (ii) as students meeting the qualifications in § 22 22.1-290.01, Code of Virginia, who have been identified by a local school board to teach in 23 any discipline or at any grade level in which the school board has determined that a shortage 24 of teachers exists; however, such persons shall meet the qualifications for awards granted 25 pursuant to this Item; or (iii) those students seeking degrees in Career and Technical education. Minority students may be enrolled in any content area for teacher preparation and 26 27 male students may be enrolled in any approved elementary or middle school teacher preparation program; therefore, this provision shall satisfy the requirements for the Diversity 28 29 in Teaching Initiative and Fund, pursuant to Chapters 570, 597, 623, 645, and 719 of the Acts 30 of Assembly of 2000. Scholarship recipients may fulfill the teaching obligation by accepting a 31 teaching position (i) in one of the critical teacher shortage disciplines; or (ii) regardless of 32 teaching discipline, in a school with a high concentration of students eligible for free or 33 reduced price lunch; or (iii) in any discipline or at grade levels with a shortage of teachers; or 34 (iv) in a rural or urban region of the state with a teacher shortage. For the purposes of this 35 Item, "critical teacher shortage area and discipline" means subject areas and grade levels 36 identified by the Board of Education in which the demand for classroom teachers exceeds the 37 supply of teachers, as defined in the Board of Education's Regulations Governing the 38 Determination of Critical Teacher Shortage Areas. Scholarship amounts are based on \$10,000 39 per year for full-time students, and shall be prorated for part-time students based on the 40 number of credit hours. The Department of Education shall report annually on the critical 41 shortage teaching areas in Virginia.
 - a. The Department of Education shall make payments on behalf of the scholarship recipients directly to the Virginia institution of higher education where the scholarship recipient is enrolled full-time or part-time in an approved undergraduate or graduate teacher education program.
- b. The Department of Education is authorized to recover total funds awarded as scholarships,
 or the appropriate portion thereof, in the event that scholarship recipients fail to honor the
 stipulated teaching obligation.
- 49 c. Within the fiscal year, any funds not awarded from this program may be applied toward the50 other teacher preparation, recruitment, and retention programs under paragraph G.
- 2. Out of this appropriation, \$808,000 the first year and \$808,000 the second year from the general fund is provided to attract, recruit, and retain high-quality diverse individuals to teach science, technology, engineering, or mathematics (STEM) subjects in Virginia's middle and high schools. A teacher with up to three years of teaching experience employed full-time in a Virginia school division who has been issued a five-year Virginia teaching license with an endorsement in Middle Education 6-8: Mathematic, Mathematics-Algebra-I, mathematics, Middle Education 6-8: Science, Biology, Chemistry, Earth and Space Science, physics, or

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44 45 **ITEM 138.**

	Item D	etails(\$)
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technology education and assigned to a teaching position in a corresponding STEM subject area is eligible to receive a \$5,000 initial incentive award after the completion of the first, second, or third year of teaching with a satisfactory performance evaluation and a signed contract in the same school division for the following school year. A teacher, holding one or more of the aforementioned endorsements and assigned to a teaching position in a corresponding STEM subject area and regardless of teaching experience, who is reassigned from a fully accredited school in a Virginia school division to a hard-to-staff school or a school that is not fully accredited and receives a satisfactory performance evaluation and a signed contract in the same school division for the following year is also eligible to receive an initial incentive award of \$5,000. An additional \$1,000 incentive award may be granted for each year the eligible teacher receives a satisfactory evaluation and teaches a qualifying STEM subject in which the teacher has an endorsement for up to three years in a Virginia school division following the year in which the teacher receives the initial incentive award. The maximum incentive award for each eligible teacher is \$8,000. Funding will be awarded on a first-come, first-served basis with preference to teachers assigned to teach in hard-to-staff schools or low-performing schools not fully accredited. Within the fiscal year, any funds not awarded from this program may be applied toward the other teacher preparation, recruitment, and retention programs under paragraph G.

- 4. Out of this appropriation, \$415,000 the first year and \$415,000 the second year from the
 general fund is provided to help school divisions recruit and retain qualified middle-school
 mathematics teachers. Within the fiscal year, any funds not awarded from this program
 may be applied toward the other teacher preparation, recruitment, and retention programs
 under paragraph G.
- H. Out of this appropriation, \$400,000 the first year and \$400,000 the second year from
 the general fund shall be distributed to the Great Aspirations Scholarship Program
 (GRASP) to provide students and families in need access to financial aid, scholarships,
 and counseling to maximize educational opportunities for students.
- I. Out of this appropriation, the Department of Education shall provide \$1,244,400 the first
 year and \$1,244,400 the second year from the general fund to Communities in Schools.
 These funds will be used to continue existing Communities in Schools programming in
 Petersburg and Richmond City, expand programming to all Petersburg schools, and
 expand the Pathways to Parents as Partners program to two additional Richmond City
 elementary schools.
- J. This appropriation includes \$100,000 the first year and \$100,000 the second year from
 the general fund for the Superintendent of Public Education to award supplemental grants
 to charter schools.
- 38 K. 1. Out of this appropriation, the Department of Education shall provide \$425,000 the 39 first year and \$662,500 the second year from the general fund for Project Discovery. 40 These funds are towards the cost of the program in Abingdon, Accomack/Northampton, 41 Alexandria, Amherst, Appomattox, Arlington, Bedford, Bland, Campbell, Charlottesville, 42 Cumberland, Danville/Pittsylvania, Fairfax, Franklin/Patrick, Goochland/Powhatan, 43 Lynchburg, Newport News, Norfolk, Richmond City, Roanoke City, Smyth, 44 Surry/Sussex, Tazewell, Williamsburg/James City, and Wythe and the salary of a fiscal 45 officer for Project Discovery. The Department of Education shall administer the Project 46 Discovery funding distributions to each community action agency. Distributions to each 47 community action agency shall be based on performance measures established by the 48 Board of Directors of Project Discovery. The contract with Project Discovery should 49 specify the allocations to each local program and require the submission of a financial and 50 budget report and program evaluation performance measures.
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 2. Each participating community action agency shall submit annual performance metrics
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 2. Each participating community action agency shall submit annual performance metrics
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		Item D	etails(\$)
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1 2 3	the program staff regularly have with the school-based perso guidance counselors, that support and maximize opportunities successfully graduate from high school and then to enroll and gr	s of participat	ing students to
4 5	higher learning. Project Discovery shall submit a comprehens performance metrics evaluation to the Department of Educati		1 0

House Appropriations and Senate Finance Committees no later than October 1, 2016.

7 L. Out of this appropriation, the Department of Education shall provide \$300,000 the first 8 year and \$300,000 the second year from the general fund for the Virginia Student Training 9 and Refurbishment Program.

10 M. Out of this appropriation, \$1,098,000 the first year and \$1,098,000 the second year from 11 the general fund is provided to expand the number of schools implementing a system of 12 positive behavioral interventions and supports with the goal of improving school climate and 13 reducing disruptive behavior in the classroom. Such a system may be implemented as part of 14 a tiered system of supports that utilizes evidence-based, system-wide practices to provide a 15 response to academic and behavioral needs. Any school division which desires to apply for 16 this competitive grant must submit a proposal to the Department of Education by June 1 17 preceding the school-year in which the program is to be implemented. The proposal must define student outcome objectives including, but not limited to, reductions in disciplinary 18 19 referrals and out-of-school suspension rates. In making the competitive grant awards, the 20 Department of Education shall give priority to school divisions proposing to serve schools 21 identified by the Department as having high suspension rates. No funds awarded to a school 22 division under this grant may be used to supplant funding for schools already implementing 23 the program.

24 N. Targeted Extended School Year Payments

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1. Out of this appropriation, \$7,150,000 the first year and \$7,150,000 the second year from the general fund is provided for a targeted extended school year incentive in order to improve student achievement. Annual start-up grants of up to \$300,000 per school may be awarded for a period of up to two years after the initial implementation year. The per school amount may be up to \$400,000 in the case of schools that have a Denied Accreditation status or had a Denied Accreditation status when the initial application was made. After the third consecutive year of successful participation, an eligible school's grant amount shall be based on a shared split of the grant between the state and participating school division's local composite index. Such continuing schools shall remain eligible to receive a grant based on the 2012 JLARC Review of Year Round Schools' researched base findings.

- 35 2. Except for school divisions with schools that are in Denied Accreditation status, any other 36 school division applying for such a grant shall be required to provide a twenty percent local 37 match to the grant amount received from either an extended year start-up or planning grant.
- 38 3. In the case of any school division with schools that are in Denied Accreditation status that 39 apply for funds, the school division shall also consult with the Superintendent of Public 40 Instruction or designee on all recommendations regarding instructional programs or 41 instructional personnel prior to submission to the local board for approval.
- 42 4. Out of this appropriation, \$613,312 the first year and \$613,312 \$563,312 the second year from the general fund is provided for planning grants of no more than \$50,000 each for local 43 44 school divisions pursuing the creation of new year-round school programs for divisions or 45 individual schools in support of the findings from the 2012 JLARC Review of Year Round 46 Schools. School divisions must submit applications to the Department of Education by August 47 1 of each year. Priority shall be given to schools based on need, relative to the state 48 accreditation ratings or similar federal designations. Applications shall include evidence of 49 commitment to pursue implementation in the upcoming school year. If balances exist, existing 50 extended school year programs may be eligible to apply for remaining funds.
- 51 5. A school division that has been awarded an extended school year start-up grant, a year-52 round program start-up grant, or an extended year planning grant for the development of an 53 extended year or a new year-round program may spend the awarded grant over two 54 consecutive fiscal years.
- 55 6. a) Any such school division receiving funding from a Targeted Extended School Year grant

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1 2 3 4	shall provide an annual progress report to the Department of of year success of the extended year or year-round model imp prior school year performance as measured by an appropria than August 1 each year.	plemented as c	compared to the		
5 6 7 8 9 10	b) The Department of Education shall develop such evalu appropriate for a comprehensive evaluation for such model Department of Education is directed to submit the annua participating school divisions and an executive summary of and levels of measured success to the Chairmen of House Finance Committees no later than October 1 each year.	s implemente l progress re the program'	ed. Further, the ports from the s overall status		
11 12 13	7. Any funds remaining in this paragraph following grant awa Department of Education as grants to school divisions to supp instructional delivery or school governance models.				
14 15 16 17 18 19 20 21	O. Out of this appropriation, \$500,000 the first year and \$50 the general fund is provided through grants or contracts for to incentives associated with hiring teachers in challenged school for grants or contracts awarded and expenses associated with America program. School divisions or their partners may an applications submitted to the Department of Education. Applit the Department of Education by September 1 each year. unobligated balance may be used for the Teacher Reside	the cost of fee ols. These fun ith supporting oply for those cations must Within the f	es and financial ds may be used g the Teach for e funds through be submitted to iscal year, any		
22 23 24 25 26	P. Out of this appropriation, \$600,000 the first year and \$600, general fund is provided for the Accomack, Arlington, Che Norfolk, Petersburg, Richmond City, and Wythe Public Scho STEM model program for kindergarten and preschool stude will focus on enhancing children's learning experiences thr	esterfield, Fai ols to support ents. Each de	rfax, Loudoun, expansion of a veloped model		
27 28 29 30	Q. Out of this appropriation, \$500,000 the first year and \$50 the general fund is provided for the Achievable Dream part School Division. This funding is in lieu of a like amou Assistance Program Tax Credits for An Achievable Dream M	nership with nt from the	Newport News Neighborhood		
31 32 33 34 35 36 37 38	R. Out of this appropriation, \$500,000 the first year and \$1,0 the general fund is provided for grants for teacher resid university teacher preparation programs and the Petersburg, school divisions to help improve new teacher training and schools. The grants will support a site-specific residency mo planning, development and implementation, including possib attract qualified candidates and mentors. Applications Department of Education by August 1 each year.	ency partner Norfolk, and d retention fo odel program le stipends in	ships between Richmond City or hard-to-staff for preparation, the program to		
39 40 41 42 43 44	S. Out of this appropriation, \$60,300 the first year and \$60,2 general fund is provided to the Northern Neck Regional Tec workforce readiness education and industry based skills an efforts supporting that region in the state. These funds suppor serve high school students from the surrounding court Northumberland, Rappahannock, Westmoreland and C	chnical Cente ad certificatio ort the Center's nties of Esse	r to expand the n development s programs that ex, Lancaster,		
45 46	T. Out of this appropriation, \$2,350,000 the first year and from the general fund is provided to the Virginia Early Ch				
47 48 49 50	1. Of this amount, \$250,000 the first year and \$250,000 the general operations of the Foundation's grant program to stree communities to promote school readiness for young children partnerships.	engthen the ca	apacity of local		
51 52 53	2. Of this amount, \$600,000 the first year and \$1,000,000 th operate a scholarship program to increase the skills of workforce.				
54	3. Of this amount, \$1,500,000 the first year and \$1,500,000 th	he second yea	r is provided to		

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pilot an initiative to promote public-private delivery of pre-kindergarten services to high-risk
 children and communities.

3 4. Notwithstanding any provisions of § 22.1-199.6 or § 22.1-299, and in order to achieve the 4 priorities of the Joint Subcommittee on Virginia Preschool Initiative for exploring the 5 feasibility of and barriers to mixed delivery preschool systems in Virginia, recipients of a Mixed-Delivery Preschool grant shall be provided maximum flexibility within their respective 6 7 pilot initiative in order to fully implement the associated goals and objectives of the pilot. 8 Recipients of a Mixed-Delivery Preschool grant and divisions participating in such grant pilot 9 activities shall be exempted from all regulatory and statutory provisions related to teacher 10 licensure requirements and qualifications when paid by public funds within the confines of the Mixed-Delivery Preschool pilot initiative. 11

In the case of new pilot grants awarded beginning in the second year, in addition to the
 provisions of § 22.1-199.6 E., grants shall be awarded to recipients that offer high quality
 preschool experience to participating enrolled at-risk four-year-old children.

15 U. This appropriation includes \$500,000 the first year and \$500,000 the second year from the 16 general fund to support ten competitive grants, not to exceed \$50,000 each, for planning the 17 implementation of systemic High School Program Innovation by either individual school 18 divisions or consortia of school divisions or implementing a plan for High School Program 19 Innovation previously approved by the Department of Education. The local applicant(s) 20 selected to conduct this systemic approach to high school reform, in consultation with the Department of Education, will develop and plan or implement innovative approaches to 21 22 engage and to motivate students through personalized learning and instruction leading to 23 demonstrated mastery of content, as well as skills development of career readiness. Essential 24 elements of high school innovation include: (1) student centered learning, with progress based 25 on student demonstrated proficiency; (2) 'real-world' connections that promote alignment with 26 community work-force needs and emphasize transition to college and/or career; and (3) 27 varying models for educator supports and staffing. Individual school divisions or consortia 28 will be invited to apply on a competitive basis by submitting a grant application that includes 29 descriptions of key elements of innovations, a detailed budget, expectations for outcomes and 30 student achievement benefits, evaluation methods, and plans for sustainability. The 31 Department of Education will make the final determination of which individual school divisions or consortia of divisions will receive the year-long planning grant for High School 32 33 Innovation or a grant to implement a High School Program Innovation plan previously 34 approved by the Department of Education. Any school division or consortium of divisions 35 which desires to apply for this competitive grant must submit a proposal to the Department of 36 Education by June 1 preceding the school year in which the planning or implementation for 37 systemic high school innovation is to take place.

V.1. Out of this appropriation, \$550,000 the first year and \$550,000 the second year from the general fund is provided to train new teachers in computer science and develop an in-state infrastructure for training existing teachers to teach computer science curricula.

41 2. Northern Virginia Community College, in consultation with the Department of Education, 42 shall contract in accordance with House Bill 1663 to develop, market, and implement high-43 quality and effective computer science training and professional development activities for 44 public school teachers throughout the Commonwealth for the purpose of improving the 45 computer science literacy of all public school students in the Commonwealth. Further, 46 Northern Virginia Community College shall establish an advisory committee for the purpose 47 of advising the college and its partner organization on the development, marketing, and 48 implementation of training and professional development activities pursuant to House Bill 49 1663, subsection A. The Secretary of Commerce and Trade, the Secretary of Education, and 50 the Secretary of Technology shall each submit to the college a list of names of qualified 51 individuals, and the college shall appoint members to such advisory committee from such 52 lists.

W. Out of this appropriation, \$100,000 the first year and \$100,000 the second year from the
 general fund is provided to support the Newport News Aviation Academy's four-year high
 school STEM program, which focuses on piloting, aircraft maintenance, engineering,
 computers, and electronics.

57 X.1. Out of this appropriation, \$15,000 the first year and \$15,000 the second year is provided

I	TEM 138		Iter First Yea FY2017	n Details(\$) r Second Yea FY2018		oriations(\$) Second Year FY2018
1 2 3 4 5 6		for grants to school divisions of up to \$5,000 each to compensation approaches that move away from tenure- compensation systems based on teacher performance and stu given to school divisions that have not previously explo approaches and have schools not achieving full accreditation at-risk students needing qualified teachers in hard-to-staff su	-based step udent progre red alternat n, or that hay	increases toward ss. Priority will b ive compensation	d e n	
7 8 9 10		Y. Out of this appropriation, \$100,000 the first year and 8 year from the general fund is provided for STEM Notwithstanding § 22.1-362, Code of Virginia, Paragrag \$5,000 each.	Competitio	on Team Grants	s.	
11 12 13		Z. Out of this appropriation, \$870,625 the first year and \$ the general fund is provided to support a multi-platform \$ program and research study, via the Virginia Air & Space	STEM educ	-		
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29		AA. Out of this appropriation, \$350,000 the first year and \$ the general fund is provided for executive leadership ince Public Schools to strengthen the impact of division and sch on student achievement in the school division. Such incen limited to, supplements to locally funded salaries, deferred housing and commuting supplements, and professional de Department of Education shall provide such executive ma directly to the Petersburg City Public Schools accounts p Understanding entered into between the Board of Educa School Board. Such Agreement shall be approved by both cover no less than both years of the biennium, and may be both parties. Such Agreement shall include operational and and include provisions for the achievement of such metrices the incentive funds by the Department of Education. The I provide updates on implementation of the Agreement to Finance and House Appropriations Committees.	entives in the nool level ex- natives may i salary comp- evelopment nagement in ursuant to a attion and the parties by . e amended w d student act s as a condit Department	e Petersburg Cit; ecutive leadershij nclude, but not b ensation, bonuses supplements. Th iccentive payment Memorandum o e Petersburg Cit; fuly 1, 2016, shal vith the consent o nievement metric ion of payment o of Education shal	y e s, e s f y l f f s f l	
30 31 32 33		BB. Out of this amount, \$300,000 the first year and \$300, general fund shall be reserved for school divisions to partic Corps program. The Virginia Reading Corps shall report an and Department of Education on the outcomes of this program.	ner with the nnually to the	Virginia Readin	g	
34 35 36 37		CC. Out of this appropriation, \$50,000 in the second y provided for Chesterfield County Public Schools to partne University for the continued development of a College Par support of Ettrick Elementary School.	r and plan v	ith Virginia Stat	e	
38 39 40 41 42		DD. Out of this appropriation, \$175,000 is provided the sect to establish a Career and Technical Education Vocational located within the Virginia Aviation Academy located division. This vocational-based lab will be developed augmented and virtual reality related education.	Laboratory	pilot that will b port News schoo	e 1	
43 44	139.	State Education Assistance Programs (17800)			\$6,459,942,658	\$6,733,290,559 \$6,728,466,142
45 46 47		Standards of Quality for Public Education (SOQ) (17801)\$5,76	1,863,096	\$5,962,735,008 \$5,960,310,629		<i>+-,,</i>
48 49 50		Financial Incentive Programs for Public Education (17802)\$3	1,306,863	\$164,957,065 \$101,666,720		
51 52 53		Financial Assistance for Categorical Programs (17803) \$55	8,191,555	\$59,102,697 \$58,010,050		
54 55		Distribution of Lottery Funds (17805) \$600	8,581,144	\$546,495,789 \$608,478,743		
56 57		Fund Sources: General \$5,64	8,408,991	\$6,001,765,200 \$5,935,242,829		

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1	Special	\$895,000	\$895,000			
2 3	Commonwealth Transportation	\$2,310,000	\$2,385,000 \$2,100,000			
4 5	Trust and Agency	\$808,328,667	\$728,245,359 \$790,228,313			

6 Authority: Standards of Quality for Public Education (SOQ) (17801): Article VIII, Section 2, Constitution of Virginia; Chapter 667, Acts of Assembly, 1980; §§ 22.1-176 through 22.1-7 8 198, 22.1-199.1, 22.1-199.2, 22.1-213 through 22.1-221, 22.1-227 through 22.1-237, 22.1-9 253.13:1 through 22.1-253.13:8, 22.1-254.01, Code of Virginia; Title 51.1, Chapters 1, 5, 6.2, 10 7, and 14, Code of Virginia; P.L. 91-230, as amended; P.L. 93-380, as amended; P.L. 94-142, 11 as amended; P.L. 98-524, as amended, Federal Code.

12 Financial Incentive Programs for Public Education (17802): §§ 22.1-24, 22.1-289.1 through 13 22.1-318, Code of Virginia; P.L. 79-396, as amended; P.L. 89-10, as amended; P.L. 89-642, 14 as amended; P.L. 108-265, as amended; Title II P.L. 99-159, as amended, Federal Code.

Financial Assistance for Categorical Programs (17803): Discretionary Inclusion; Treaty of 1677 between Virginia and the Indians; §§ 22.1-3.4, 22.1-108, 22.1-199 through 22.1-212.2:2, 22.1-213 through 22.1-221, 22.1-223 through 22.1-237, 22.1-254, Code of Virginia; P.L. 89-10, as amended; P.L. 91-230, as amended; P.L. 93-380, as amended; P.L. 94-142, as amended; P.L. 94-588; P.L. 95-561, as amended; P.L. 98-211, as amended; P.L. 98-524, as amended; P.L. 99-570; P.L. 100-297, as amended; P.L. 102-73, as amended; P.L. 105-220, as amended, Federal Code.

22 Distribution of Lottery Funds (17805): §§ 58.1-4022 and 58.1-4022.1, Code of Virginia

23 **Appropriation Detail of Education** 24

Assistance Programs (17800)

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25	Standards of Quality (17801)	FY 2017	FY 2018
26 27	Basic Aid	\$3,186,089,992	\$3,187,633,305 \$ <i>3,183,987,395</i>
28 29	Sales Tax	\$1,347,400,000	\$1,377,942,000 \$ <i>1,379,600,000</i>
30 31	Textbooks (spilt funded)	\$12,159,059	\$76,599,186 \$76,553,532
32 33	Vocational Education	\$52,314,746	\$52,236,389 \$52,171,294
34 35	Gifted Education	\$34,319,375	\$34,425,282 \$34,402,263
36 37	Special Education	\$382,103,771	\$382,857,839 \$382,617,870
38 39	Prevention, Intervention, and Remediation	\$113,782,747	\$113,821,446 \$113,569,762
40 41	English as a Second Language (split funded)	\$0	\$55,594,856 \$57,167,836
42 43	VRS Retirement (includes RHCC)	\$401,170,449	\$447,555,445 \$447,217,922
44 45	Social Security	\$194,571,030	\$195,042,985 \$194,895,531
46 47	Group Life	\$13,264,538	\$13,240,433 \$13,230,308
48 49	Remedial Summer School	\$24,687,389	\$25,785,842 \$23,836,129
50 51	Total	\$5,761,863,096	\$5,962,735,008 \$5,959,249,842

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1	Compensation Supplement	\$0	\$31,846,184
2 3 4	Governor's School	\$17,906,049	\$31,728,026 \$18,420,000 \$18,308,731
5 6	Governor's School Planning Grant - Career and Technical Education	\$100,000	\$0
7 8	At-Risk Add-On (split funded)	\$0	\$76,080,851 \$45,699,972
9	Clinical Faculty	\$318,750	\$318,750
10	Career Switcher Mentoring Grants	\$279,983	\$279,983
11	Special Education Endorsement Program	\$550,000	\$437,186
12 13	Special Education – Vocational Education	\$200,089	\$200,089
14 15	Special Education - Regional Tuition (split funded)	\$0	\$ 32,680,039 \$0
16 17	Virginia Workplace Readiness Skills Assessment	\$308,655	\$308,655
18 19	Math/Reading Instructional Specialists Initiative	\$1,834,538	\$1,834,538
20	Early Reading Specialists Initiative	\$1,476,790	\$1,476,790
21	Breakfast After the Bell Incentive	\$1,074,000	\$1,074,000
22 23	Small School Division Enrollment Loss Fund	\$7,258,009	\$0
23 24 25	Total	\$31,306,863	\$164,957,065 \$101,666,720
26	Categorical Programs (17803)		
27	Adult Education	\$1,051,800	\$1,051,800
28	Adult Literacy	\$2,480,000	\$2,480,000
29	Virtual Virginia	\$5,355,808	\$5,425,808
30 31	American Indian Treaty Commitment	\$38,282	\$37,691 \$36,250
32	School Lunch Program	\$5,801,932	\$5,801,932
33 34	Special Education - Homebound	\$5,138,187	\$5,240,952 \$5,031,473
35	Special Education - Jails	\$3,420,695	\$3,476,490
36 37	Special Education - State Operated Programs	\$34,904,851	\$35,588,024 \$ <i>34,706,297</i>
38 39	Total	\$58,191,555	\$59,102,697 \$58,010,050
40	Lottery (17805)		
41 42	Foster Care	\$9,198,359	\$9,595,565 \$10,129,022
43 44	At-Risk Add-On (split funded)	\$98,013,725	\$22,010,800 \$52,046,893
45 46	Virginia Preschool Initiative	\$69,351,713	\$70,950,500 \$69,097,338
47 48	Early Reading Intervention	\$20,057,840	\$20,098,089 <i>\$22,635,044</i>
49	Mentor Teacher	\$1,000,000	\$1,000,000
50 51	K-3 Primary Class Size Reduction	\$123,321,155	\$128,583,847 \$121,711,474

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1 2	School Breakfast Program	\$4,8	387,179		\$5,492,229 \$5,722,214
2 3 4	SOL Algebra Readiness	\$12,9	968,589		\$12,775,341 \$12,828,757
5 6	Supplemental Lottery Per Pupil Allocation	\$36,5	581,531		\$191,267,718 \$191,272,274
7 8	Regional Alternative Education	\$8,5	528,727		\$8,639,782 \$8,838,911
9 10	Individualized Student Alternative Education Program (ISAEP)	\$2,2	247,581		\$2,247,581
11 12	Special Education – Regional Tuition (split funded)	\$84,6	578,643		\$54,898,940 \$92,162,325
13 14	Career and Technical Education – Categorical	\$12,4	400,829		\$12,400,829
15 16	Project Graduation	\$2,7	774,478		\$1,387,240 \$1,387,387
17	Race to GED (NCLB/EFAL)	\$2,4	410,988		\$2,410,988
18 19	Path to Industry Certification (NCLB/EFAL)	\$1,8	331,464		\$1,831,464
20 21	Supplemental Basic Aid	\$8	310,169		\$904,877 \$756,242
22	Textbooks (split funded)	\$64,2	250,653		\$0
23 24	English as a Second Language (split funded)	\$53,2	267,521		\$0
25 26	Total	\$608,5	581,144		\$546,495,789 \$608,478,743
27 28	Technology – VPSA	\$67,1	138,400		\$69,169,200 \$58,735,300
29	Security Equipment - VPSA	\$6,0	000,000		\$6,000,000

30 Payments out of the above amounts shall be subject to the following conditions:

31 A. Definitions

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1. "March 31 Average Daily Membership," or "March 31 ADM" - The responsible school division's average daily membership for grades K-12 including (1) handicapped students ages 5-21 and (2) students for whom English is a second language who entered school for the first time after reaching their twelfth birthday, and who have not reached twenty-two years of age on or before August 1 of the school year, for the first seven (7) months (or equivalent period) of the school year through March 31 in which state funds are distributed from this appropriation. Preschool and postgraduate students shall not be included in March 31 ADM.

a. School divisions shall take a count of September 30 fall membership and report this information to the Department of Education no later than October 15 of each year.

- b. Except as otherwise provided herein, by statute, or by precedent, all appropriations to the
 Department of Education shall be calculated using March 31 ADM unadjusted for half-day
 kindergarten programs, estimated at 1,243,100.49 the first year and 1,248,935.53 *1,247,836.85* the second year. March 31 ADM for half-day kindergarten shall be adjusted at
 85 percent.
- c. Students who are either (i) enrolled in a nonpublic school or (ii) receiving home instruction
 pursuant to § 22.1-254.1 and who are enrolled in a public school on less than a full-time basis
 in any mathematics, science, English, history, social science, vocational education, health
 education or physical education, fine arts or foreign language course, or receiving special
 education services required by a student's individualized education plan, shall be counted in
 the funded fall membership and March 31 ADM of the responsible school division. Each
 course shall be counted as 0.25, up to a cap of 0.5 of a student.

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d. Students enrolled in an Individualized Student Alternative Education Program (ISAEP) pursuant to § 22.1-254 E shall be counted in the March 31 Average Daily Membership of the responsible school division. School divisions shall report these students separately in their March 31 reports of Average Daily Membership.

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5 2. "Standards of Quality" - Operations standards for grades kindergarten through 12 as
6 prescribed by the Board of Education subject to revision by the General Assembly.

7 3.a. "Basic Operation Cost" - The cost per pupil, including provision for the number of 8 instructional personnel required by the Standards of Quality for each school division with 9 a minimum ratio of 51 professional personnel for each 1,000 pupils or proportionate 10 number thereof, in March 31 ADM for the same fiscal year for which the costs are 11 computed, and including provision for driver, gifted, occupational-vocational, and special 12 education, library materials and other teaching materials, teacher sick leave, general 13 administration, division superintendents' salaries, free textbooks (including those for free 14 and reduced price lunch pupils), school nurses, operation and maintenance of school plant, 15 transportation of pupils, instructional television, professional and staff improvement, 16 remedial work, fixed charges and other costs in programs not funded by other state and/or 17 federal aid.

b. The state and local shares of funding resulting from the support cost calculation for
school nurses shall be specifically identified as such and reported to school divisions
annually. School divisions may spend these funds for licensed school nurse positions
employed by the school division or for licensed nurses contracted by the local school
division to provide school health services.

23 4.a. "Composite Index of Local Ability-to-Pay" - An index figure computed for each 24 locality. The composite index is the sum of 2/3 of the index of wealth per pupil in 25 unadjusted March 31 ADM reported for the first seven (7) months of the 2013-2014 26 school year and 1/3 of the index of wealth per capita (population estimates for 2013 as 27 determined by the Weldon Cooper Center for Public Service of the University of Virginia) 28 multiplied by the local nominal share of the costs of the Standards of Quality of 0.45 in 29 each year. The indices of wealth are determined by combining the following constituent 30 index elements with the indicated weighting: (1) true values of real estate and public 31 service corporations as reported by the State Department of Taxation for the calendar year 32 2013 - 50 percent; (2) adjusted gross income for the calendar year 2013 as reported by the 33 State Department of Taxation - 40 percent; (3) the sales for the calendar year 2013 which 34 are subject to the state general sales and use tax, as reported by the State Department of 35 Taxation - 10 percent. Each constituent index element for a locality is its sum per March 36 31 ADM, or per capita, expressed as a percentage of the state average per March 31 ADM, 37 or per capita, for the same element. A locality whose composite index exceeds 0.8000 38 shall be considered as having an index of 0.8000 for purposes of distributing all payments 39 based on the composite index of local ability-to-pay. Each constituent index element for a 40 locality used to determine the composite index of local ability-to-pay for the current 41 biennium shall be the latest available data for the specified official base year provided to 42 the Department of Education by the responsible source agencies no later than November 43 15, 2015.

- b. For any locality whose total calendar year 2013 Virginia Adjusted Gross Income is
 comprised of at least 3 percent or more by nonresidents of Virginia, such nonresident
 income shall be excluded in computing the composite index of ability-to-pay. The
 Department of Education shall compute the composite index for such localities by using
 adjusted gross income data which exclude nonresident income, but shall not adjust the
 composite index of any other localities. The Department of Taxation shall furnish to the
 Department of Education such data as are necessary to implement this provision.
- c.1) Notwithstanding the funding provisions in § 22.1-25 D, Code of Virginia, additional
 state funding for future consolidations shall be as set forth in future Appropriation Acts.

53 2) In the case of the consolidation of Clifton Forge and Alleghany County school
54 divisions, the fifteen year period for the application of a new composite index shall apply
55 beginning with the fiscal year that starts on July 1, 2004. The composite index established
56 by the Board of Education shall equal the lowest composite index that was in effect prior

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1	to July 1, 2004, of any individual localities involved in su	ch consolidation	, and this index			
2	shall remain in effect for a period of fifteen years, unle	ess a lower com	posite index is			

to July 1, 2004, of any individual localities involved in such consolidation, and this index shall remain in effect for a period of fifteen years, unless a lower composite index is calculated for the combined division through the process for computing an index as set forth above.

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3) If the composite index of a consolidated school division is reduced during the course of the fifteen year period to a level that would entitle the school division to a lower interest rate for a Literary Fund loan than it received when the loan was originally released, the Board of Education shall reduce the interest rate of such loan for the remainder of the period of the loan. Such reduction shall be based on the interest rate that would apply at the time of such adjustment. This rate shall remain in effect for the duration of the loan and shall apply only to those years remaining to be paid.

- 4) In the case of the consolidation of Bedford County and Bedford City school divisions, the
 fifteen year period for the application of a new composite shall apply beginning with the fiscal
 year that starts on July 1, 2013. The composite index established by the Board of Education
 shall equal the lowest composite index that was in effect prior to July 1, 2013, of any
 individual localities involved in such consolidation, and this index shall remain in effect for a
 period of fifteen years, unless a lower composite index is calculated for the combined division
 through the process for computing an index as set forth above.
- 19d. When it is determined that a substantial error exists in a constituent index element, the20Department of Education will make adjustments in funding for the current school year only in21the division where the error occurred, except in the case of Roanoke County for the 2017-201822school year. The composite index of any other locality shall not be changed as a result of the23adjustment. No adjustment during the biennium will be made as a result of updating of data24used in a constituent index element.
- e. In the event that any school division consolidates two or more small schools, the division
 shall continue to receive Standards of Quality funding and provide for the required local
 expenditure for a period of five years as if the schools had not been consolidated. Small
 schools are defined as any elementary, middle, or high school with enrollment below 200, 300
 and 400 students, respectively.
- 30 5. "Required Local Expenditure for the Standards of Quality" - The locality's share based on 31 the composite index of local ability-to-pay of the cost required by all the Standards of Quality 32 minus its estimated revenues from the state sales and use tax dedicated to public education and those sales tax revenues transferred to the general fund from the Public Education 33 Standards of Quality/Local Real Estate Property Tax Relief Fund and appropriated in this 34 35 Item, both of which are returned on the basis of the latest yearly estimate of school age 36 population provided by the Weldon Cooper Center for Public Service, as specified in this 37 Item, collected by the Department of Education and distributed to school divisions in the 38 fiscal year in which the school year begins.
- 39 6. "Required Local Match" The locality's required share of program cost based on the composite index of local ability-to-pay for all Lottery and Incentive programs, where
 41 required, in which the school division has elected to participate in a fiscal year.
- 42 7. "Planning District Eight" The nine localities which comprise Planning District Eight are
 43 Arlington County, Fairfax County, Loudoun County, Prince William County, Alexandria
 44 City, Fairfax City, Falls Church City, Manassas City, and Manassas Park City.
- 8. "State Share of the Standards of Quality" The state share of the Standards of Quality
 (SOQ) shall be equal to the total funded SOQ cost for a school division less the school division's estimated revenues from the state sales and use tax dedicated to public education based on the latest yearly estimate of school age population provided by the Weldon Cooper Center for Public Service, adjusted for the state's share of the composite index of local ability to pay.
- 51 9. Entitlements under this Item that use school-level or division-level Free Lunch eligibility
 52 percentages to determine the entitlement amounts are based on the most recent data available
 53 as of the biennial rebenchmarking calculations made for the current biennium. However,
 54 October 2013 Free Lunch eligibility data is used in the case of schools that participate in the
 55 Community Eligibility Provision program.

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ITEM 139	. 1	Item I First Year FY2017	Details(\$) Second Year FY2018	Appropri First Year FY2017	ations(\$) Second Year FY2018
1 2 3 4 5 6 7 8 9 10 11	10. In the event that the general fund appropriations in this Ite the entitlements payable to school divisions pursuant to the Department of Education is authorized to transfer any available between these Items to address such insufficiencies. If appropriations after such transfers remain insufficient to me program funded with general fund dollars, the Department of prorate such shortfall proportionately across all of the school de program where such shortfall occurred. In addition, the De authorized each year to temporarily suspend textbook payment from Lottery funds to ensure that any shortfall in Lottery reve the remaining textbook payments to be made for the year.	m are not su provisions o ailable gene (f the total eet the entit det the entit ducation ivisions part epartment o the made to s	fficient to meet f this Item, the ral fund funds general fund lements of any is authorized to icipating in any of Education is chool divisions		
12 13 14	11. The Department of Education is directed to apply a cap or manner prescribed in § 51.1-166.B, Code of Virginia, when divisions during the biennial rebenchmarking process.				
15 16 17 18 19	12. Notwithstanding any other provision in statute or in the Education is directed to combine the end-of-year Average Da those school divisions who have partnered together as a f contractual division for the purposes of calculating prevai Standards of Quality (SOQ).	ily Members iscal agent	ship (ADM) for division and a		
20 21 22 23	13. Notwithstanding any other provision in statute or in the Education is directed to include zeroes in the linear weigh support non-personal costs for the purpose of calculating prev Standards of Quality (SOQ).	ted average	calculation of		
24 25 26 27 28	14. Notwithstanding any other provision in statute or in the Education is directed to eliminate the corresponding and appro- to reported travel expenditures included the linear weighted calculations for the purpose of calculating prevailing costs in Quality (SOQ).	priate object average no	code(s) related n-personal cost		
29 30 31 32 33	15. Notwithstanding any other provision in statute or in the Education is directed to eliminate the corresponding and appro- to reported leases and rental and facility expenditures included non-personal cost calculations for the purpose of calculating p the Standards of Quality (SOQ).	priate object the linear w	code(s) related eighted average		
34 35 36 37 38	16. Notwithstanding any other provision in statute or in the Education is directed to fund transportation costs using a 15 which is the national standard guideline, for school bus rep purpose of calculating funded transportation costs included (SOQ).	year replace placement so	ement schedule, chedule for the		
39 40 41 42 43 44 45 46 47 48	17. To provide temporary flexibility, notwithstanding any oth this Item, school divisions may elect to increase the teacher kindergarten through grade 7 and English classes for grade additional student; the teacher to pupil staffing ratio req Resource teachers, Prevention, Intervention and Remedia Language, Gifted and Talented, Career and Technical funde Career and Technical courses where school divisions will ha class size based on federal Occupational Safety & Hea requirements) are waived; and the instructional and supp librarians and guidance counselors staffing ratios for ne	r to pupil st s 6 through uirements f tion, Englis ed programs ve to mainta th Adminis port technol	affing ratios in twelve by one or Elementary h as a Second (other than on ain a maximum stration safety ogy positions,		
49 50 51 52 53	18. To provide additional flexibility, notwithstanding the prov of Virginia, any school division that was granted a waiver re- the school year for the 2011-12 school year under the good continue to be granted a waiver for the 2016-17 school year year.	garding the o d cause requ	opening date of airements shall		
54	B. General Conditions				

54 **B.** General Conditions

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1. The Standards of Quality cost in this Item related to fringe benefits shall be limited for 2 instructional staff members to the employer's cost for a number not exceeding the number of 3 instructional positions required by the Standards of Quality for each school division and for 4 their salaries at the statewide prevailing salary levels as printed below.

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5	Instructional Position	First Year Salary	Second Year Salary
6	Elementary Teachers	\$47,185	\$47,185
7	Elementary Assistant Principals	\$67,119	\$67,119
8	Elementary Principals	\$82,846	\$82,846
9	Secondary Teachers	\$49,744	\$49,744
10	Secondary Assistant Principals	\$72,057	\$72,057
11	Secondary Principals	\$92,041	\$92,041
12	Instructional Aides	\$17,108	\$17,108

13 a.1) Payment by the state to a local school division shall be based on the state share of fringe 14 benefit costs of 55 percent of the employer's cost distributed on the basis of the composite 15 index.

2) A locality whose composite index exceeds 0.8000 shall be considered as having an index 16 17 of 0.8000 for purposes of distributing fringe benefit funds under this provision.

18 3) The state payment to each school division for retirement, social security, and group life 19 insurance costs for non-instructional personnel is included in and distributed through Basic 20 Aid.

21 b. Payments to school divisions from this Item shall be calculated using March 31 Average 22 Daily Membership adjusted for half-day kindergarten programs.

23 c. Payments for health insurance fringe benefits are included in and distributed through Basic 24 Aid.

25 2. Each locality shall offer a school program for all its eligible pupils which is acceptable to 26 the Department of Education as conforming to the Standards of Quality program 27 requirements.

28 3. In the event the statewide number of pupils in March 31 ADM results in a state share of 29 cost exceeding the general fund appropriation in this Item, the locality's state share of Basic 30 Aid shall be reduced proportionately so that this general fund appropriation will not be 31 exceeded. In addition, the required local share of Basic Aid shall also be reduced 32 proportionately to the reduction in the state's share.

33 4. The Department of Education shall make equitable adjustments in the computation of 34 indices of wealth and in other state-funded accounts for localities affected by annexation, 35 unless a court of competent jurisdiction makes such adjustments. However, only the indices of 36 wealth and other state-funded accounts of localities party to the annexation will be adjusted.

37 5. In the event that the actual revenues from the state sales and use tax dedicated to public 38 education and those sales tax revenues transferred to the general fund from the Public 39 Education Standards of Quality/Local Real Estate Property Tax Relief Fund and appropriated 40 in this Item (both of which are returned on the basis of the latest yearly estimate of school age 41 population provided by the Weldon Cooper Center for Public Service) for sales in the fiscal 42 year in which the school year begins are different from the number estimated as the basis for 43 this appropriation, the estimated state sales and use tax revenues shall not be adjusted.

44 6. This appropriation shall be apportioned to the public schools with guidelines established by 45 the Department of Education consistent with legislative intent as expressed in this act.

46 7.a. Appropriations of state funds in this Item include the number of positions required by the 47 Standards of Quality. This Item includes a minimum of 51 professional instructional positions 48 and aide positions (C 5); Education of the Gifted, 1.0 professional instructional position (C 6); 49 Occupational-Vocational Education Payments and Special Education Payments; a minimum 50 of 6.0 professional instructional positions and aide positions (C 7 and C 8) for each 1,000 51 pupils in March 31 ADM each year in support of the current Standards of Quality. Funding in

	Item Details(\$)				
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support of one hour of additional instruction eligible for the federal free lunch program with the fed	1 2 1				
depending upon a school division's combi		,			

eligible for the federal free lunch program with a pupil-teacher ratio range of 18:1 to 10:1, depending upon a school division's combined failure rate on the English and Math Standards of Learning, is included in Remedial Education Payments (C 9).

b. No actions provided in this section signify any intent of the General Assembly to mandate an increase in the number of instructional personnel per 1,000 students above the numbers explicitly stated in the preceding paragraph.

c. Appropriations in this Item include programs supported in part by transfers to the general fund from the Public Education Standards of Quality/Local Real Estate Property Tax Relief Fund pursuant to Part 3 of this Act. These transfers combined together with other appropriations from the general fund in this Item funds the state's share of the following revisions to the Standards of Quality pursuant to Chapters 939 & 955 of the Acts of Assembly of 2004: five elementary resource teachers per 1,000 students; one support technology position per 1,000 students; one instructional technology position per 1,000 students; and a full daily planning period for teachers at the middle and high school levels in order to relieve the financial pressure these education programs place on local real estate taxes.

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

e. To provide flexibility in the provision of reading intervention services, school divisions may use the state Early Reading Intervention initiative funding provided from the Lottery Proceeds Fund and the required local matching funds to employ reading specialists to provide the required reading intervention services. School divisions using the Early Reading Intervention Initiative funds in this manner shall only employ instructional personnel licensed by the Board of Education.

f. To provide flexibility in the provision of mathematics intervention services, school
 divisions may use the state Standards of Learning Algebra Readiness initiative funding
 provided from the Lottery Proceeds Fund and the required local matching funds to employ
 mathematics teacher specialists to provide the required mathematics intervention services.
 School divisions using the Standards of Learning Algebra Readiness initiative funding in
 this manner shall only employ instructional personnel licensed by the Board of Education.

8.a.1) Pursuant to § 22.1-97, Code of Virginia, the Department of Education is required to make calculations at the start of the school year to ensure that school divisions have appropriated adequate funds to support their estimated required local expenditure for the corresponding state fiscal year. In an effort to reduce the administrative burden on school divisions resulting from state data collections, such as the one needed to make the aforementioned calculations, the requirements of § 22.1-97, Code of Virginia, pertaining to the adequacy of estimated required local expenditures, shall be satisfied by signed certification by each division superintendent at the beginning of each school year that sufficient local funds have been budgeted to meet all state required local effort and required local match amounts. This provision shall only apply to calculations required of the Department of Education related to estimated required local expenditures and shall not pertain to the calculations associated with actual required local expenditures after the close of the school year.

52 2) The Department of Education shall also make calculations after the close of the school
53 year to verify that the required local effort level, based on actual March 31 Average Daily
54 Membership, was met. Pursuant to § 22.1-97, Code of Virginia, the Department of
55 Education shall report annually, no later than the first day of the General Assembly
56 session, to the House Committees on Education and Appropriations and the Senate
57 Committees on Finance and Education and Health, the results of such calculations made

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after the close of the school year and the degree to which each school division has met, failed to meet, or surpassed its required local expenditure. The Department of Education shall 3 specify the calculations to determine if a school division has expended its required local expenditure for the Standards of Quality. This calculation may include but is not limited to the following calculations:

6 b. The total expenditures for operation, defined as total expenditures less all capital outlays, 7 expenditures for debt service, facilities, non-regular day school programs (such as adult 8 education, preschool, and non-local education programs), and any transfers to regional 9 programs will be calculated.

10 c. The following state funds will be deducted from the amount calculated in paragraph a. 11 above: revenues from the state sales and use tax (returned on the basis of the latest yearly 12 estimate of school age population provided by the Weldon Cooper Center for Public Service, 13 as specified in this Item) for sales in the fiscal year in which the school year begins; total 14 receipts from state funds (except state funds for non-regular day school programs and state 15 funds used for capital or debt service purposes); and the state share of any balances carried forward from the previous fiscal year. Any qualifying state funds that remain unspent at the 16 17 end of the fiscal year will be added to the amount calculated in paragraph a. above.

18 d. Federal funds, and any federal funds carried forward from the previous fiscal year, will also 19 be deducted from the amount calculated in paragraph a. above. Any federal funds that remain 20 unspent at the end of the fiscal year and any capital expenditures paid from federal funds will 21 be added to the amount calculated in paragraph a. above.

22 e. Tuition receipts, receipts from payments from other cities or counties, and fund transfers 23 will also be deducted from the amount calculated in paragraph a, then

24 f. The final amount calculated as described above must be equal to or greater than the required 25 local expenditure defined in paragraph A. 5.

g. The Department of Education shall collect the data necessary to perform the calculations of required local expenditure as required by this section.

28 h. A locality whose expenditure in fact exceeds the required amount from local funds may not 29 reduce its expenditures unless it first complies with all of the Standards of Quality.

30 9.a. Any required local matching funds which a locality, as of the end of a school year, has 31 not expended, pursuant to this Item, for the Standards of Quality shall be paid by the locality 32 into the general fund of the state treasury. Such payments shall be made not later than the end 33 of the school year following that in which the under expenditure occurs.

34 b. Whenever the Department of Education has recovered funds as defined in the preceding 35 paragraph a., the Secretary of Education is authorized to repay to the locality affected by that 36 action, seventy-five percent (75%) of those funds upon his determination that:

37 1) The local school board agrees to include the funds in its June 30 ending balance for the 38 year following that in which the under expenditure occurs;

39 2) The local governing body agrees to reappropriate the funds as a supplemental appropriation 40 to the approved budget for the second year following that in which the under expenditure 41 occurs, in an appropriate category as requested by the local school board, for the direct benefit 42 of the students;

43 3) The local school board agrees to expend these funds, over and above the funds required to meet the required local expenditure for the second year following that in which the under 44 expenditure occurs, for a special project, the details of which must be furnished to the 45 Department of Education for review and approval; 46

47 4) The local school board agrees to submit quarterly reports to the Department of Education 48 on the use of funds provided through this project award; and

49 5) The local governing body and the local school board agree that the project award will be 50 cancelled and the funds withdrawn if the above conditions have not been met as of June 30 of 51 the second year following that in which the under expenditure occurs.

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c. There is hereby appropriated, for the purposes of the foregoing repayment, a sum sufficient, not to exceed 75 percent of the funds deposited in the general fund pursuant to the preceding paragraph a.

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10. The Department of Education shall specify the manner for collecting the required information and the method for determining if a school division has expended the local funds required to support the actual local match based on all Lottery and Incentive programs in which the school division has elected to participate. Unless specifically stated otherwise in this Item, school divisions electing to participate in any Lottery or Incentive program that requires a local funding match in order to receive state funding, shall certify to the Department of Education its intent to participate in each program by July 1 each fiscal year in a manner prescribed by the Department of Education. As part of this certification process, each division superintendent must also certify that adequate local funds have been appropriated, above the required local effort for the Standards of Quality, to support the projected required local match based on the Lottery and Incentive programs in which the school division has elected to participate. State funding for such program(s) shall not be made until such time that the school division can certify that sufficient local funding has been appropriated to meet required local match. The Department of Education shall make calculations after the close of the fiscal year to verify that the required local match was met based on the state funds that were received.

- 11. Any sum of local matching funds for Lottery and Incentive program which a locality
 has not expended as of the end of a fiscal year in support of the required local match
 pursuant to this Item shall be paid by the locality into the general fund of the state treasury
 unless the carryover of those unspent funds is specifically permitted by other provisions of
 this act. Such payments shall be made no later than the end of the school year following
 that in which the under expenditure occurred.
- 12. The Superintendent of Public Instruction shall provide a report annually, no later than
 the first day of the General Assembly session, on the status of teacher salaries, by local
 school division, to the Governor and the Chairmen of the Senate Finance and House
 Appropriations Committees. In addition to information on average salaries by school
 division and statewide comparisons with other states, the report shall also include
 information on starting salaries by school division and average teacher salaries by school.
- 32 13. All state and local matching funds required by the programs in this Item shall be33 appropriated to the budget of the local school board.
- 34 14. By November 15 of each year, the Department of Planning and Budget, in cooperation 35 with the Department of Education, shall prepare and submit a preliminary forecast of 36 Standards of Quality expenditures, based upon the most current data available, to the 37 Chairmen of the House Appropriations and Senate Finance Committees. In odd-numbered 38 years, the forecast for the current and subsequent two fiscal years shall be provided. In 39 even-numbered years, the forecast for the current and subsequent fiscal year shall be 40 provided. The forecast shall detail the projected March 31 Average Daily Membership and 41 the resulting impact on the education budget.
- 15. School divisions may choose to use state payments provided for Standards of Quality
 Prevention, Intervention, and Remediation in both years as a block grant for remediation
 purposes, without restrictions or reporting requirements, other than reporting necessary as
 a basis for determining funding for the program.
- 46 16. Except as otherwise provided in this act, the Superintendent of Public Instruction shall
 47 provide guidelines for the distribution and expenditure of general fund appropriations and
 48 such additional federal, private and other funds as may be made available to aid in the
 49 establishment and maintenance of the public schools.
- 50 17. At the Department of Education's option, fees for audio-visual services may be51 deducted from state Basic Aid payments for individual local school divisions.
- 52 18. For distributions not otherwise specified, the Department of Education, at its option,
 53 may use prior year data to calculate actual disbursements to individual localities.
- 54 19. Payments for accounts related to the Standards of Quality made to localities for public

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ITEM 13	9. First Yea	ar Second Year	First Year		
	FY2017	FY2018	FY2017		
1	education from the general fund, as provided herein, shall be payable in	ı twenty-four semi-			

 education from the general fund, as provided herein, shall be payable in twenty-four semimonthly installments at the middle and end of each month.

3 20. Notwithstanding § 58.1-638 D., Code of Virginia, and other language in this Item, the 4 Department of Education shall, for purposes of calculating the state and local shares of the 5 Standards of Quality, apportion state sales and use tax dedicated to public education and those 6 sales tax revenues transferred to the general fund from the Public Education Standards of 7 Quality/ Local Real Estate Property Tax Relief Fund in the first year based on the July 1, 8 2014, estimate of school age population provided by the Weldon Cooper Center for Public 9 Service and, in the second year, based on the July 1, 2015, estimate of school age population 10 provided by the Weldon Cooper Center for Public Service.

- Notwithstanding § 58.1-638 D., Code of Virginia, and other language in this Item, the State
 Comptroller shall distribute the state sales and use tax revenues dedicated to public education
 and those sales tax revenues transferred to the general fund from the Public Education
 Standards of Quality/ Local Real Estate Property Tax Relief Fund in the first year based on
 the July 1, 2014, estimate of school age population provided by the Weldon Cooper Center for
 Public Service and, in the second year, based on the July 1, 2015, estimate of school age
 population provided by the Weldon Cooper Center for Public Service.
- 18 21. The school divisions within the Tobacco Region, as defined by the Tobacco
 19 Indemnification and Community Revitalization Commission, shall jointly explore ways to
 20 maximize their collective expenditure reimbursement totals for all eligible E-Rate funding.

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- 22. This Item includes appropriations totaling an estimated \$608,581,144 the first year and \$546,495,789 \$608,478,743 the second year from the revenues deposited to the Lottery Proceeds Fund. These amounts are appropriated for distribution to counties, cities, and towns to support public education programs pursuant to Article X, Section 7-A Constitution of Virginia. Any county, city, or town which accepts a distribution from this fund shall provide its portion of the cost of maintaining an educational program meeting the Standards of Quality pursuant to Section 2 of Article VIII of the Constitution without the use of distributions from the fund.
- 29 23. For reporting purposes, the Department of Education shall include Lottery Proceeds Funds30 as state funds.
- 24.a. Any locality that has met its required local effort for the Standards of Quality accounts
 for FY 2017 and that has met its required local match for incentive or Lottery-funded
 programs in which the locality elected to participate in FY 2017 may carry over into FY 2018
 any remaining state Direct Aid to Public Education fund balances available to help minimize
 any FY 2018 revenue adjustments that may occur in state funding to that locality. Localities
 electing to carry forward such unspent state funds must appropriate the funds to the school
 division for expenditure in FY 2018.
- b. Any locality that has met its required local effort for the Standards of Quality accounts for
 FY 2018 and that has met its required local match for incentive or Lottery-funded programs in
 which the locality elected to participate in FY 2018 may carry over into FY 2019 any
 remaining state Direct Aid to Public Education fund balances available to help minimize any
 FY 2019 revenue adjustments that may occur in state funding to that locality. Localities
 electing to carry forward such unspent state funds must appropriate the funds to the school
 division for expenditure in FY 2019.
- 45 25. Localities are encouraged to allow school boards to carry over any unspent local
 46 allocations into the next fiscal year. Localities are also encouraged to provide increased
 47 flexibility to school boards by appropriating state and local funds for public education in a
 48 lump sum.
- 26. The Department of Education shall include in the annual School Performance Report Card
 for school divisions the percentage of each division's annual operating budget allocated to
 instructional costs. For this report, the Department of Education shall establish a methodology
 for allocating each school division's expenditures to instructional and non-instructional costs
 in a manner that is consistent with the funding of the Standards of Quality as approved by the
 General Assembly.

ITEM 139		Item D rst Year Y2017	etails(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1 2 3	27. It is the intent of the General Assembly that all school division employees, upon request, with a user-friendly statement of total contract duration if less than 12 months.	ons annuall	y provide their	1 1 2017	112010
4 5 6 7 8 9	28. The Department of Education, in collaboration with the Virg System, will ensure that the same policies regarding the cost for held at a community college, are consistently applied to public s schooled students alike. These policies will clearly addre contributions and any student charges for dual enrollment cour public school students and home-school students are treated in	r dual enro chool stude ess the sc rses, and v	Illment courses ents and home- hool division vill ensure that		
10	C. Apportionment				
11 12 13 14 15	1. Subject to the conditions stated in this paragraph and in parag- locality shall receive sums as listed above within this program for and payments in addition to that cost. The apportionment herein of of, and without further payment by reason of, state funds for li- materials.	or the basic directed sh	operation cost all be inclusive		
16	2. School Employee Retirement Contributions				
17 18 19 20	a. This Item provides funds to each local school board for the staretirement cost incurred by it, on behalf of instructional personne to the retirement allowance account as provided by Title 5 Virginia.	el, for subs	equent transfer		
21 22 23 24 25 26	b. Notwithstanding § 51.1-1401, Code of Virginia, the Comr payments for only the state share of the Standards of Quality retiree health care credit. This Item includes payments in both share of fringe benefit costs of 55 percent of the employer's cos Quality instructional positions, distributed based on the comp ability-to-pay.	fringe ben years bas t on funde	efit cost of the ed on the state d Standards of		
27	3. School Employee Social Security Contributions				
28 29 30	a. This Item provides funds to each local school board for the sta Social Security cost incurred by it, on behalf of the instructional transfer to the Contribution Fund pursuant to Title 51.1, Chapter	personnel	for subsequent		
31 32 33 34 35	b. Appropriations for contributions in paragraphs 2 and 3 abov funds derived from the principal of the Literary Fund in accor Section 8, of the Constitution of Virginia. The amounts set asid for these purposes shall not exceed \$199,347,523 the first ye second year.	rdance wit le from the	h Article VIII, Literary Fund		
36	4. School Employee Insurance Contributions				
37 38 39 40	This Item provides funds to each local school board for the stat Group Life Insurance cost incurred by it on behalf of instr participate in group insurance under the provisions of Title 5 Virginia.	uctional p	personnel who		
41	5. Basic Aid Payments				
42 43 44 45 46	a.1) A state share of the Basic Operation Cost, which cost per prestablished individually for each local school division be instructional personnel required by the Standards of Quality and salary levels (adjusted in Planning District Eight for the cost recognized support costs calculated on a prevailing basis for an e	ased on the states of competi-	he number of vide prevailing ing) as well as		
47 48 49	2) This appropriation includes funding to recognize the community Washington-Baltimore-Northern Virginia, DC-MD-VA-WV Constandards of Quality salary payments for instructional and su	ombined S	tatistical Area.		

47 2) This appropriation includes funding to recognize the common fador market in the
 48 Washington-Baltimore-Northern Virginia, DC-MD-VA-WV Combined Statistical Area.
 49 Standards of Quality salary payments for instructional and support positions in school
 50 divisions of the localities set out below have been adjusted for the equivalent portion of
 51 the Cost of Competing Adjustment (COCA) rates that are paid to local school divisions in

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	Planning District Eight. For the counties of Stafford, Fauquier	1 5 /	, , ,			
	Frederick, and Culpeper and the Cities of Fredericksburg and	Winchester, the	SOO payments			

Planning District Eight. For the counties of Stafford, Fauquier, Spotsylvania, Clarke, Warren, Frederick, and Culpeper and the Cities of Fredericksburg and Winchester, the SOQ payments for instructional and support positions have been increased by 25 percent each year of the COCA rates paid to school divisions in Planning District Eight.

5 The support COCA rate is 10.6 percent.

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b. The state share for a locality shall be equal to the Basic Operation Cost for that locality less
the locality's estimated revenues from the state sales and use tax (returned on the basis of the
latest yearly estimate of school age population provided by the Weldon Cooper Center for
Public Service, as specified in this Item), in the fiscal year in which the school year begins
and less the required local expenditure.

- c. For the purpose of this paragraph, the Department of Taxation's fiscal year sales and use taxestimates are as cited in this Item.
- d. 1) In accordance with the provisions of § 37.2-713, Code of Virginia, the Department of
 Education shall deduct the locality's share for the education of handicapped pupils residing in
 institutions within the Department of Behavioral Health and Developmental Services from the
 locality's Basic Aid payments.

17 2) The amounts deducted from Basic Aid for the education of intellectually disabled persons 18 shall be transferred to the Department of Behavioral Health and Developmental Services in 19 support of the cost of educating such persons; the amount deducted from Basic Aid for the 20 education of emotionally disturbed persons shall be used to cover extraordinary expenses 21 incurred in the education of such persons. The Department of Education shall establish 22 guidelines to implement these provisions and shall provide for the periodic transfer of sums 23 due from each local school division to the Department of Behavioral Health and 24 Developmental Services and for Special Education categorical payments. The amount of the 25 actual transfers will be based on data accumulated during the prior school year.

e. 1) The apportionment to localities of all driver education revenues received during the school year shall be made as an undesignated component of the state share of Basic Aid in accordance with the provisions of this Item. Only school divisions complying with the standardized program established by the Board of Education shall be entitled to participate in the distribution of state funds appropriated for driver education. The Department of Education will deduct a designated amount per pupil from a school division's Basic Aid payment when the school division is not in compliance with § 22.1-205 C, Code of Virginia. Such amount will be computed by dividing the current appropriation for the Driver Education Fund by actual March 31 ADM.

2) Local school boards may charge a per pupil fee for behind-the-wheel driver education provided, however, that the fee charged plus the per pupil basic aid reimbursement for driver education shall not exceed the actual average per pupil cost. Such fees shall not be cause for a pro rata reduction in Basic Aid payments to school divisions.

39 f. Textbooks

40 1) The appropriation in this Item includes \$12,159,059 the first year and \$76,599,186 \$76,553,532 the second year from the general fund and \$64,250,653 the first year from the 41 Lottery Proceeds Fund as the state's share of the cost of textbooks based on a per pupil 42 43 amount of \$109.78 the first year and \$109.78 the second year. A school division shall 44 appropriate these funds for textbooks or any other public education instructional expenditure 45 by the school division. The state's distributions for textbooks shall be based on adjusted 46 March 31 ADM. These funds shall be matched by the local government, based on the 47 composite index of local ability-to-pay.

48 2) School divisions shall provide free textbooks to all students.

3) School divisions may use a portion of this funding to purchase Standards of Learning
instructional materials. School divisions may also use these funds to purchase electronic
textbooks or other electronic media resources integral to the curriculum and classroom
instruction and the technical equipment required to read and access the electronic textbooks
and electronic curriculum materials.

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4) Any funds provided to school divisions for textbook costs that are unexpended as of June 30, 2017, or June 30, 2018, shall be carried on the books of the locality to be appropriated to the school division the following year to be used for same purpose. School divisions are permitted to carry forward any remaining balance of textbook funds until the funds are expensed for a qualifying purpose.

g. The one-cent state sales and use tax earmarked for education and the sales tax revenues
transferred to the general fund from the Public Education Standards of Quality/Local Real
Estate Property Tax Relief Fund and appropriated in this Item which are distributed to
localities on the basis of the latest yearly estimate of school age population provided by
the Weldon Cooper Center for Public Service as specified in this Item shall be reflected in
each locality's annual budget for educational purposes as a separate revenue source for the
current fiscal year.

- h. The appropriation for the Standards of Quality for Public Education (SOQ) includes 13 amounts estimated at \$365,400,000 the first year and \$374,280,780 \$379,100,000 the 14 15 second year from the amounts transferred to the general fund from the Public Education 16 Standards of Quality/Local Real Estate Property Tax Relief Fund pursuant to Part 3 of this 17 act which are derived from the 0.375 cent increase in the state sales and use tax levied 18 pursuant to § 58.1-638, Code of Virginia. These additional funds are provided to local 19 school divisions and local governments in order to relieve the financial pressure education 20 programs place on local real estate taxes.
- 21 i. From the total amounts in paragraph h. above, an amount estimated at \$243,600,000 the 22 first year and \$249,487,190 \$252,700,000 the second year (approximately 1/4 cent of sales 23 and use tax) is appropriated to support a portion of the cost of the state's share of the 24 following revisions to the Standards of Quality pursuant to Chapters 939 & 955 of the 25 Acts of Assembly of 2004: five elementary resource teachers per 1,000 students; one 26 support and one instructional technology position per 1,000 students; a full daily planning 27 period for teachers at the middle and high school levels in order to relieve the pressure on 28 local real estate taxes and shall be taken into account by the governing body of the county, 29 city, or town in setting real estate tax rates.
- j. From the total amounts in paragraph h. above, an amount estimated at \$121,800,000 the
 first year and \$124,793,590 \$126,400,000 the second year (approximately 1/8 cent of sales
 and use tax) is appropriated in this Item to distribute the remainder of the revenues
 collected and deposited into the Public Education Standards of Quality/Local Real Estate
 Property Tax Relief Fund on the basis of the latest yearly estimate of school age
 population provided by the Weldon Cooper Center for Public Service as specified in this
 Item.
- 37 k. For the purposes of funding certain support positions in Basic Aid, a funding ratio 38 methodology is used based upon the prevailing ratio of actual support positions, consistent 39 with those recognized for SOO funding, to actual instructional positions, consistent with those recognized for SOQ funding, as established in Chapter 781, 2009 Acts of Assembly. 40 41 For the purposes of making the required spending adjustments, the appropriation and 42 distribution of Basic Aid shall reflect this methodology. Local school divisions shall have 43 the discretion as to where the adjustment may be made, consistent with the Standards of 44 Quality funded in this Act.
- **45** 6. Education of the Gifted Payments

ITEM 139.

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- a. An additional payment shall be disbursed by the Department of Education to local
 school divisions to support the state share of one full-time equivalent instructional position
 per 1,000 students in adjusted March 31 ADM.
- 49 b. Local school divisions are required to spend, as part of the required local expenditure
 50 for the Standards of Quality the established per pupil cost for gifted education (state and
 51 local share) on approved programs for the gifted.
- **52** 7. Occupational-Vocational Education Payments
- a. An additional payment shall be disbursed by the Department of Education to the localschool divisions to support the state share of the number of Vocational Education

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3 b. An amount estimated at \$110,555,414 the first year and \$110,801,754 *\$110,798,639* the second year from the general fund included in Basic Aid Payments relates to vocational 5 education programs in support of the Standards of Quality.

6 8. Special Education Payments

ITEM 139.

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7 a. An additional payment shall be disbursed by the Department of Education to the local 8 school divisions to support the state share of the number of Special Education instructors 9 required by the Standards of Quality. These funds shall be disbursed on the same basis as the 10 payment is calculated.

- 11 b. Out of the amounts for special education payments, general fund support is provided to 12 fund the caseload standards for speech pathologists at 68 students for each year of the 13 biennium.
- 14 9. Remedial Education Payments

15 a. An additional payment estimated at \$113,782,747 the first year and \$113,821,446 16 \$113,569,762 the second year from the general fund shall be disbursed by the Department of Education to support the Board of Education's Standards of Quality Prevention, Intervention, 17 18 and Remediation program adopted in June 2003.

19 b. The payment shall be calculated based on one hour of additional instruction per day for 20 identified students, using the three year average percent of students eligible for the federal 21 Free Lunch program as a proxy for students needing such services. Fall membership shall be 22 multiplied by the three year average division-level Free Lunch eligibility percentage to 23 determine the estimated number of students eligible for services. Pupil-teacher ratios shall be 24 applied to the estimated number of eligible students to determine the number of instructional 25 positions needed for each school division. The pupil-teacher ratio applied for each school 26 division shall range from 10:1 for those divisions with the most severe combined three year 27 average failure rates for English and math Standards of Learning test scores to 18:1 for those 28 divisions with the lowest combined three year average failure rates for English and math 29 Standards of Learning test scores.

- 30 c. Funding shall be matched by the local government based on the composite index of local 31 ability-to-pay.
- 32 d. To provide flexibility in the instruction of English Language Learners who have limited 33 English proficiency and who are at risk of not meeting state accountability standards, school 34 divisions may use state and local funds from the SOQ Prevention, Intervention, and 35 Remediation account to employ additional English Language Learner teachers to provide 36 instruction to identified limited English proficiency students. Using these funds in this manner 37 is intended to supplement the instructional services provided through the SOQ staffing standard of 17 instructional positions per 1,000 limited English proficiency students. School 38 divisions using the SOQ Prevention, Intervention, and Remediation funds in this manner shall 39 40 only employ instructional personnel licensed by the Board of Education.
- 41 e. An additional state payment estimated at \$76,080,851 \$45,699,972 the second year from 42 the general fund and \$98,013,725 the first year and \$22,010,800 \$52,046,893 the second year from the Lottery Proceeds Fund shall be disbursed based on the estimated number of federal 43 44 Free Lunch participants, in support of programs for students who are educationally at risk. The additional payment shall be based on the state share of: 45
- 1) A minimum 1.0 percent add-on, as a percent of the per pupil basic aid cost, for each child 46 47 who qualifies for the federal Free Lunch Program; and
- 48 2) An addition to the add-on, based on the concentration of children qualifying for the federal 49 Free Lunch Program. Based on its percentage of Free Lunch participants, each school division 50 will receive between 1.0 and 13.0 percent in additional basic aid per Free Lunch participant. 51 These funds shall be matched by the local government, based on the composite index of local 52 ability-to-pay.

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3a) Local school divisions are required to spend the established at-risk payment (state and local share) on approved programs for students who are educationally at risk.

b) To receive these funds, each school division shall certify to the Department of Education that the state and local share of the at-risk payment will be used to support approved programs for students who are educationally at risk. These programs may include: Dropout Prevention, community and school-based truancy officer programs, Advancement Via Individual Determination (AVID), Project Discovery, Reading Recovery, programs for students who speak English as a second language, or programs related to increasing the success of disadvantaged students in completing a high school degree and providing opportunities to encourage further education and training. Further, each school division shall report to the Department, in the manner prescribed and date set by the Department, the uses of (i) increased funds in fiscal year 2017 above the levels in fiscal year 2016, as well as (ii) the uses of the base level of these funds. The Department shall compile the responses and provide them to the Chairmen of Senate Finance and House Appropriations Committees no later than the first day of the 2017 Session.

16 4) If the Board of Education has required a local school board to submit a corrective action plan pursuant to § 22.1-253.13:3, Code of Virginia, either for the school division 17 18 pursuant to a division level review, or for any schools within its division that have been 19 designated as not meeting the standards as approved by the Board of Education, the 20 Superintendent of Public Instruction shall determine and report to the Board of Education 21 whether each such local school board has met its obligation to develop and submit such 22 corrective action plan(s) and is making adequate and timely progress in implementing the 23 plan(s). Additionally, if an academic review process undertaken pursuant to § 22.1-253.13:3, Code of Virginia, has identified actions for a local school board to implement, 24 25 the Superintendent of Public Instruction shall determine and report to the Board of 26 Education whether the local school board has implemented required actions. If the 27 Superintendent certifies that a local school board has failed or refused to meet any of those 28 obligations, the Board of Education shall withhold payment of some or all At-Risk Add-29 On funds otherwise allocated to the affected division pursuant to this allocation for the 30 pending fiscal year. In determining the amount of At-Risk Add-On funds to be withheld, 31 the Board of Education shall take into consideration the extent to which such funds have 32 already been expended or contractually obligated. The local school board shall be given an 33 opportunity to correct its failure and, if successful in a timely manner, may have some or 34 all of its At-Risk Add-On funds restored at the Board of Education's discretion.

35 f. Regional Alternative Education Programs

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36 1) An additional state payment of \$8,528,727 the first year and \$8,639,782\$8,838,911 the
 37 second year from the Lottery Proceeds Fund shall be disbursed for Regional Alternative
 38 Education programs. Such programs shall be for the purpose of educating certain expelled
 39 students and, as appropriate, students who have received suspensions from public schools
 40 and students returned to the community from the Department of Juvenile Justice.

2) Each regional program shall have a small student/staff ratio. Such staff shall include,
but not be limited to education, mental health, health, and law enforcement professionals,
who will collaborate to provide for the academic, psychological, and social needs of the
students. Each program shall be designed to ensure that students make the transition back
into the "mainstream" within their local school division.

- 46 3) a) Regional alternative education programs are funded through this Item based on the 47 state's share of the incremental per pupil cost for providing such programs. This 48 incremental per pupil payment shall be adjusted for the composite index of local ability-49 to-pay of the school division that counts such students attending such program in its 50 March 31 Average Daily Membership. It is the intent of the General Assembly that this 51 incremental per pupil amount be in addition to the basic aid per pupil funding provided to 52 the affected school division for such students. Therefore, local school divisions are 53 encouraged to provide the appropriate portion of the basic aid per pupil funding to the 54 regional programs for students attending these programs, adjusted for costs incurred by the 55 school division for transportation, administration, and any portion of the school day or 56 school year that the student does not attend such program.
- 57 b) In the event a school division does not use all of the student slots it is allocated under

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		FY2017	FY2018	FY2017
1	this program, the unused slots may be reallocated or transferred to	another scho	ool division.	

1. A school division must request from the Department of Education the availability and
possible use of any unused student slots. If any unused slots are available and if the requesting
school division chooses to utilize any of the unused slots, the requesting school division shall
only receive the state's share of tuition for the unused slot that was allocated in this Item for
the originally designated school division.

7 2. However, no requesting school division shall receive more tuition funding from the state
8 for any requested unused slot than what would have been the calculated amount for the
9 requesting school division had the unused slot been allocated to the requesting school division
10 in the original budget. Furthermore, the requesting school division shall pay for any remaining
11 tuition payment necessary for using a previously unused slot.

- 3. The Department of Education shall provide assistance for the state share of the incremental
 cost of Regional Alternative Education program operations based on the composite index of
 local ability-to-pay.
 - g. Remedial Summer School

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1) This appropriation includes \$24,687,389 the first year and \$25,785,842 *\$23,836,129* the second year from the general fund for the state's share of Remedial Summer School Programs. These funds are available to school divisions for the operation of programs designed to remediate students who are required to attend such programs during a summer school session or during an intersession in the case of year-round schools. These funds may be used in conjunction with other sources of state funding for remediation or intervention. School divisions shall have maximum flexibility with respect to the use of these funds and the types of remediation programs offered; however, in exercising this flexibility, students attending these programs shall not be charged tuition and no high school credit may be awarded to students who participate in this program.

2) For school divisions charging students tuition for summer high school credit courses, consideration shall be given to students from households with extenuating financial circumstances who are repeating a class in order to graduate.

29 3) From the amounts provided for Remedial Summer School, there is hereby appropriated 30 \$300,000 the second year from the general fund to support pilot public-private partnerships 31 between local school divisions and the Greater Richmond and Central Virginia affiliates of 32 the Virginia Alliance of YMCAs to expand student participation opportunities in existing 33 summer Power Scholars Academies in such partnered school divisions. The Virginia Alliance 34 of YMCAs shall prepare and submit an evaluation report for such pilot partnerships between 35 the school divisions and the Greater Richmond and Central Virginia YMCA affiliates to the 36 Chairmen of House Appropriations and Senate Finance Committees no later than October 31, 37 2018.

38 10. K-3 Primary Class Size Reduction Payments

a. An additional payment estimated at \$123,321,155 the first year and \$128,583,847
 \$121,711,474 the second year from the Lottery Proceeds Fund shall be disbursed by the Department of Education as an incentive for reducing class sizes in the primary grades.

b. The Department of Education shall calculate the payment based on the incremental cost of
providing the lower class sizes based on the lower of the division average per pupil cost of all
divisions or the actual division per pupil cost.

45 c. Localities are required to provide a match for these funds based on the composite index of46 local ability-to-pay.

47 d. By October 15 of each year school divisions must provide data to the Department of
48 Education that each participating school has a September 30 pupil/teacher ratio in grades K
49 through 3 that meet the following criteria:

50	Qualifying School Percentage of Students Approved	Grades K-3	Maximum Individual
51	Eligible for Free Lunch, Three-Year Average	School Ratio	K-3 Class Size
52	30% but less than 45%	19 to 1	24

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1	45% but less than 55%	18 to 1		23	
2	55% but less than 65%	17 to 1		22	
3	65% but less than 70%	16 to 1		21	
4	70% but less than 75%	15 to 1	15 to 1		
5	75% or more	14 to 1		19	

6 e. School divisions may elect to have eligible schools participate at a higher ratio, or only 7 in a portion of grades kindergarten through three, with a commensurate reduction of state 8 and required local funds, if local conditions do not permit participation at the established 9 ratio and/or maximum individual class size. In the event that a school division requires 10 additional actions to ensure participation at the established ratio and/or maximum 11 individual class size, such actions must be completed by December 1 of the impacted 12 school year. Special education teachers and instructional aides shall not be counted 13 towards meeting these required pupil/teacher ratios in grades kindergarten through three.

- f. The Superintendent of Public Instruction may grant waivers to school divisions for the
 class size requirement in eligible schools that have only one class in an affected grade
 level in the school.
- 17 11. Literary Fund Subsidy Program Payments

18 a. The Department of Education and the Virginia Public School Authority (VPSA) shall 19 provide a program of funding for school construction and renovation through the Literary 20 Fund and through VPSA bond sales. The program shall be used to provide funds, through 21 Literary Fund loans and subsidies, and through VPSA bond sales, to fund a portion of the 22 projects on the First or Second Literary Fund Waiting List, or other critical projects which 23 may receive priority placement on the First or Second Literary Fund Waiting List by the 24 Department of Education. Interest rate subsidies will provide school divisions with the 25 present value difference in debt service between a Literary Fund loan and a borrowing 26 through the VPSA. To qualify for an interest rate subsidy, the school division's project 27 must be eligible for a Literary Fund loan and shall be subject to the same restrictions. The 28 VPSA shall work with the Department of Education in selecting those projects to be 29 funded through the interest rate subsidy/bond financing program, so as to ensure the 30 maximum leverage of Literary Fund moneys and a minimum impact on the VPSA Bond 31 Pool.

- b. The Department of Education may offer Literary Fund loans from the uncommitted
 balances of the Literary Fund after meeting the obligations of the interest rate subsidy
 sales and the amounts set aside from the Literary Fund for Debt Service Payments for
 Education Technology in this Item.
- 36 c. 1) In the event that on any scheduled payment date of bonds of the Virginia Public 37 School Authority (VPSA) authorized under the provisions of a bond resolution adopted 38 subsequent to June 30, 1997, issued subsequent to June 30, 1997, and not benefiting from 39 the provisions of either § 22.1-168 (iii), (iv), and (v), Code of Virginia, or § 22.1-168.1, 40 Code of Virginia, the sum of (i) the payments on general obligation school bonds of cities, 41 counties, and towns (localities) paid to the VPSA and (ii) the proceeds derived from the 42 application of the provisions of § 15.2-2659, Code of Virginia, to such bonds of localities, 43 is less than the debt service due on such bonds of the VPSA on such date, there is hereby 44 appropriated to the VPSA, first, from available moneys of the Literary Fund and, second, 45 from the general fund a sum equal to such deficiency.
- 2) The Commonwealth shall be subrogated to the VPSA to the extent of any such appropriation paid to the VPSA and shall be entitled to enforce the VPSA's remedies with respect to the defaulting locality and to full recovery of the amount of such deficiency, together with interest at the rate of the defaulting locality's bonds.

d. The chairman of the Board of Commissioners of the VPSA shall, on or before
November 1 of each year, make and deliver to the Governor and the Secretary of Finance
a certificate setting forth his estimate of total debt service during each fiscal year of the
biennium on bonds of the VPSA issued and projected to be issued during such biennium
pursuant to the bond resolution referred to in paragraph a above. The Governor's budget

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- 1 submission each year shall include provisions for the payment of debt service pursuant to 2 paragraph 1) above.
- 3 12. Educational Technology Payments

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4 a. Any unobligated amounts transferred to the educational technology fund shall be disbursed on a pro rata basis to localities. The additional funds shall be used for technology needs identified in the division's technology plan approved by the Department of Education.

7 b. The Department of Education shall authorize amounts estimated at \$11,618,250 the first 8 year from the Literary Fund to provide debt service payments for the education technology 9 grant program conducted through the Virginia Public School Authority in 2012.

- 10 c. The Department of Education shall authorize amounts estimated at \$12,127,750 the first 11 year and \$12,132,750 the second year from the Literary Fund to provide debt service 12 payments for the education technology grant program conducted through the Virginia Public 13 School Authority in 2013.
- 14 d. 1) The Department of Education shall authorize amounts estimated at \$13,248,500 the first 15 year and \$13,246,250 the second year from the Literary Fund to provide debt service payments for the education technology grant program conducted through the Virginia Public 16 17 School Authority in 2014.
- 18 2) It is the intent of the General Assembly to authorize sufficient Literary Fund revenues to 19 pay debt service on the Virginia Public School Authority bonds or notes authorized for this 20 program. In developing the proposed 2018-2020 biennial budget for public education, the 21 Department of Education shall include a recommendation to the Governor to authorize 22 sufficient Literary Fund revenues to make debt service payments for this program in fiscal 23 year 2019.
- 24 e. 1) The Department of Education shall authorize amounts estimated at \$13,808,000 the first 25 year and \$13,805,000 the second year from the Literary Fund to provide debt service payments for the education technology grant program conducted through the Virginia Public 26 27 School Authority in 2015.
- 28 2) It is the intent of the General Assembly to authorize sufficient Literary Fund revenues to 29 pay debt service on the Virginia Public School Authority bonds or notes authorized for this 30 program. In developing the proposed 2018-2020 biennial budget for public education, the 31 Department of Education shall include a recommendation to the Governor to authorize 32 sufficient Literary Fund revenues to make debt service payments for this program in fiscal 33 years 2019 and 2020.
- 34 f. 1) The Department of Education shall authorize amounts estimated at \$13,753,517 the first 35 year and \$13,753,750 the second year from the Literary Fund to provide debt service payments for the education technology grant program conducted through the Virginia Public 36 37 School Authority in 2016.
- 38 2) It is the intent of the General Assembly to authorize sufficient Literary Fund revenues to 39 pay debt service on the Virginia Public School Authority bonds or notes authorized for this 40 program. In developing the proposed 2018-2020 and 2020-2022 biennial budget for public 41 education, the Department of Education shall include a recommendation to the Governor to authorize sufficient Literary Fund revenues to make debt service payments for this program in 42 fiscal years 2019, 2020, and 2021. 43
- 44 g. 1) An education technology grant program shall be conducted through the Virginia Public 45 School Authority, through the issuance of equipment notes in an amount estimated at \$67,138,400 in fiscal year 2017 and \$69,169,200 \$58,735,300 in fiscal year 2018. Proceeds of 46 47 the notes will be used to establish a computer-based instructional and testing system for the 48 Standards of Learning (SOL) and to develop the capability for high speed Internet 49 connectivity at high schools followed by middle schools followed by elementary schools. 50 School divisions shall use these funds first to develop and maintain the capability to support 51 the administration of online SOL testing for all students with the exception of students with a 52 documented need for a paper SOL test.
- 53 2) The Department of Education shall authorize amounts estimated at \$14,351,594

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1 2 3	\$13,950,086 the second year from the Literary Fund to provide debt service payments for the education technology grant program conducted through the Virginia Public School Authority in 2017.		
4	3) It is the intent of the General Assembly to authorize sufficient Literary Fund revenues		

3) It is the intent of the General Assembly to authorize sufficient Literary Fund revenues to pay debt service on the Virginia Public School Authority bonds or notes authorized for education technology grant programs in fiscal year 2017 and in fiscal year 2018. In developing the proposed 2018-2020, 2020-2022, and 2022-2024 biennial budgets for public education, the Department of Education shall include a recommendation to the Governor to authorize sufficient Literary Fund revenues to make debt service payments for these programs in fiscal years 2019, 2020, 2021, 2022, and 2023.

11 4) Grant funds from the issuance of \$67,138,400 in fiscal year 2017 and \$69,169,200 12 \$58,735,300 in fiscal year 2018 in equipment notes are based on a grant of \$26,000 per 13 school and \$50,000 per school division. For purposes of this grant program, eligible 14 schools shall include schools that are subject to state accreditation and reporting 15 membership in grades K through 12 as of September 30, 2016, for the fiscal year 2017 16 issuance, and September 30, 2017, for the fiscal year 2018 issuance, as well as regional vocational centers, special education centers, alternative education centers, regular school 17 year Governor's Schools, and the School for the Deaf and the Blind. Schools that serve 18 19 only pre-kindergarten students shall not be eligible for this grant.

20 5. a.) Supplemental grants shall be allocated to eligible divisions to support schools that 21 are not fully accredited in accordance with this paragraph. Schools that include a ninth 22 grade that administer SOL tests in Spring 2016 and that are not fully accredited for the 23 second consecutive year, based on school accreditation ratings in effect for fiscal year 24 2016 and fiscal year 2017 will qualify to participate in the Virginia e-Learning Backpack 25 Initiative in fiscal year 2017 and receive: (1) a supplemental grant of \$400 per student 26 reported in ninth grade fall membership in a qualifying school for the purchase of a laptop 27 or tablet for that student and (2) a supplemental grant of \$2,400 per qualifying school to 28 purchase two content creation packages for teachers. Schools eligible to receive this 29 supplemental grant in fiscal year 2017 shall continue to receive the grant for the number of subsequent years equaling the number of grades 9 through 12 in the qualifying school up 30 31 to a maximum of four years. Schools that administer SOL tests in Spring 2017 and that are 32 not fully accredited for the second consecutive year based on school accreditation ratings 33 in effect for fiscal year 2017 and fiscal year 2018 will qualify to participate in the 34 initiative in fiscal year 2018. Schools eligible for the supplemental grants in previous 35 fiscal years shall continue to be eligible for the remaining years of their grant award. 36 Schools eligible to receive this supplemental grant in fiscal year 2018 shall continue to 37 receive the grant for the number of subsequent years equaling the number of grades 9 38 through 12 in the qualifying school up to a maximum of four years. Grants awarded to 39 qualifying schools that do not have grades 10, 11, or 12 may transition with the students to 40 the primary receiving school for all years subsequent to grade 9. Schools are eligible to 41 receive these grants for a period of up to four years beginning in fiscal year 2014 and shall 42 not be eligible to receive a separate award in the future once the original award period has 43 concluded. Schools that are fully accredited or that are new schools with conditional 44 accreditation in their first year shall not be eligible to receive this supplemental grant.

b.) Supplemental grants allocated to school divisions for participation in the Virginia eLearning Backpack Initiative prior to fiscal year 2017 shall be used in eligible schools for
(1) the purchase of a laptop or tablet for a student reported in ninth grade fall membership,
and (2) the purchase of two content creation packages for teachers per grant. The amounts
for such grants shall remain unchanged.

50 6) Required local match:

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a) Localities are required to provide a match for these funds equal to 20 percent of the grant amount, including the supplemental grants provided pursuant to paragraph g. 5). At least 25 percent of the local match, including the match for supplemental grants, shall be used for teacher training in the use of instructional technology, with the remainder spent on other required uses. The Superintendent of Public Instruction is authorized to reduce the required local match for school divisions with a composite index of local ability-to-pay below 0.2000. The Virginia School for the Deaf and the Blind is exempt from the match

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1 requirement.

b) School divisions that administer 100 percent of SOL tests online in all elementary, middle, and high schools may use up to 75 percent of their required local match to purchase targeted technology-based interventions. Such interventions may include the necessary technology and software to support online learning, technology-based content systems, content management systems, technology equipment systems, information and data management systems, and other appropriate technologies that support the individual needs of learners. School divisions that receive supplemental grants pursuant to paragraph g.5) above shall use the funds in qualifying schools to purchase laptops and tablets for ninth grade students reported in fall membership and content creation packages for teachers.

- 7) The goal of the education technology grant program is to improve the instructional,
 remedial, and testing capabilities of the Standards of Learning for local school divisions and
 to increase the number of schools achieving full accreditation.
- 14 8) Funds shall be used in the following manner:

a) Each division shall use funds to reach a goal, in each high school, of: (1) a 5-to-1 student to computer ratio; (2) an Internet-ready local area network (LAN) capability; and (3) high speed access to the Internet. School connectivity (computers, LANs and network access) shall include sufficient download/upload capability to ensure that each student will have adequate access to Internet-based instructional, remedial and assessment programs.

- b) When each high school in a division meets the goals established in paragraph a) above, the
 remaining funds shall be used to develop similar capability in first the middle schools and
 then the elementary schools.
 - c) For purposes of establishing or enhancing a computer-based instructional program supporting the Standards of Learning pursuant to paragraph g. 1) above, these grant funds may be used to purchase handheld multifunctional computing devices that support a broad range of applications and that are controlled by operating systems providing full multimedia support and mobile Internet connectivity. School divisions that elect to use these grant funds to purchase such qualifying handheld devices must continue to meet the on-line testing requirements stated in paragraph g. 1) above.
- d) School divisions shall be eligible to receive supplemental grants pursuant to paragraph g.5) 30 31 above. These supplemental grants shall be used in qualifying schools for the purchase of 32 laptops and tablets for ninth grade students reported in fall membership and content creation 33 packages for teachers. Participating school divisions will be required to select a core set of 34 electronic textbooks, applications and online services for productivity, learning management, 35 collaboration, practice, and assessment to be included on all devices. In addition, participating 36 school divisions will assume recurring costs for electronic textbook purchases and 37 maintenance.
- e) Pursuant to § 15.2-1302, Code of Virginia, and in the event that two or more school divisions became one school division, whether by consolidation of only the school divisions or by consolidation of the local governments, such resulting division shall be provided funding through this program on the basis of having the same number of school divisions as existed prior to September 30, 2000.
- 43 9) Local school divisions shall maximize the use of available federal funds, including E-Rate
 44 Funds, and to the extent possible, use such funds to supplement the program and meet the
 45 goals of this program.
- h. The Department of Education shall maintain criteria to determine if high schools, middle
 schools, or elementary schools have the capacity to meet the goals of this initiative. The
 Department of Education shall be responsible for the project management of this program.
- i. 1) In the event that, on any scheduled payment date of bonds or notes of the Virginia Public
 School Authority (VPSA) issued for the purpose described in § 22.1-166.2, Code of Virginia,
 and not benefiting from the provisions of either § 22.1-168 (iii), (iv) and (v), Code of
 Virginia, or § 22.1-168.1, Code of Virginia, the available moneys in the Literary Fund are less
 than the amounts authorized for debt service due on such bonds or notes of the VPSA on such
 date, there is hereby appropriated to the VPSA from the general fund a sum equal to such

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deficiency.

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2) The Chairman of the Board of Commissioners of the VPSA shall, on or before November 1 of each year, make and deliver to the Governor and the Secretary of Finance a certificate setting forth his estimate of total debt service during each fiscal year of the biennium on bonds and notes of the VPSA issued and projected to be issued during such biennium pursuant to the resolution referred to in paragraph 1) above. The Governor's budget submission each year shall include provisions for the payment of debt service pursuant to paragraph 1) above.

- 9 j. Unobligated proceeds of the notes, including investment income derived from the
 10 proceeds of the notes may be used to pay interest on, or to decrease principal of the notes
 11 or to fund a portion of such other educational technology grants as authorized by the
 12 General Assembly.
- 13 k. 1) For the purposes of § 56-232, Code of Virginia, "Contracts of Telephone Companies 14 with State Government" and for the purposes of § 56-234 "Contracts for Service Rendered 15 by a Telephone Company for the State Government" shall be deemed to include 16 communications lines into public schools which are used for educational technology. The 17 rate structure for such lines shall be negotiated by the Superintendent of Public Instruction and the Chief Information Officer of the Virginia Information Technologies Agency. 18 19 Further, the Superintendent and Director are authorized to encourage the development of 20 "by-pass" infrastructure in localities where it fails to obtain competitive prices or prices 21 consistent with the best rates obtained in other parts of the state.
- 22 2) The State Corporation Commission, in its consideration of the discount for services 23 provided to elementary schools, secondary schools, and libraries and the universal service funding mechanisms as provided under § 254 of the Telecommunications Act of 1996, is 24 25 hereby encouraged to make the discounts for intrastate services provided to elementary 26 schools, secondary schools, and libraries for educational purposes as large as is prudently 27 possible and to fund such discounts through the universal fund as provided in § 254 of the 28 Telecommunications Act of 1996. The commission shall proceed as expeditiously as 29 possible in implementing these discounts and the funding mechanism for intrastate 30 services, consistent with the rules of the Federal Communications Commission aimed at 31 the preservation and advancement of universal service.
- **32** 13. Security Equipment Payments
- 1) A security equipment grant program shall be conducted through the Virginia Public
 School Authority, through the issuance of equipment notes in an amount estimated at up to
 \$6,000,000 in fiscal year 2017 and \$6,000,000 in fiscal year 2018 in conjunction with the
 Virginia Public School Authority technology notes program authorized in C.12. of this
 Item. Proceeds of the notes will be used to help offset the related costs associated with the
 purchase of appropriate security equipment that will improve and help ensure the safety of
 students attending public schools in Virginia.
- 2) The Department of Education shall authorize amounts estimated at \$4,924,392 the first
 year and \$6,203,522 \$6,163,368 the second year from the Literary Fund to provide debt
 service payments for the security equipment grant programs conducted through the
 Virginia Public School Authority in fiscal years 2013, 2014, 2015, 2016, and 2017.
- 3) It is the intent of the General Assembly to authorize sufficient Literary Fund revenues
 to pay debt service on the Virginia Public School Authority bonds or notes authorized for
 this program. In developing the proposed 2018-2020, and 2020-2022, and 2022-2024
 biennial budgets for public education, the Department of Education shall include a
 recommendation to the Governor to authorize sufficient Literary Fund revenues to make
 debt service payments for these programs in fiscal years 2019, 2020, 2021, 2022, and
 2023.
- 4) In the event that, on any scheduled payment date of bonds or notes of the Virginia
 Public School Authority issued for the purpose described in § 22.1-166.2, Code of
 Virginia, and not benefiting from the provisions of either § 22.1-168 (iii), (iv) and (v),
 Code of Virginia, or § 22.1-168.1, Code of Virginia, the available moneys in the Literary
 Fund are less than the amounts authorized for debt service due on such bonds or notes on

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		FY2017	FY2018	FY2017
1	such data, there is hereby appropriated to the Virginia Publi	c School Aut	hority from the	

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irst Year	Second Year		
FY2017	FY2018		

 such date, there is hereby appropriated to the Virginia Public School Authority from the general fund a sum equal to such deficiency.

5) The Chairman of the Board of Commissioners of the Virginia Public School Authority
shall, on or before November 1 of each year, deliver to the Governor and the Secretary of
Finance a certificate setting forth his estimate of total debt service during each fiscal year of
the biennium on bonds and notes issued and projected to be issued during such biennium. The
Governor's budget submission each year shall include provisions for the payment of debt
service pursuant to paragraph 1) above.

9 6) Grant award funds from the issuance of up to \$6,000,000 in fiscal year 2017 and 10 \$6,000,000 in fiscal year 2018 in equipment notes shall be distributed to eligible school 11 divisions. The grant awards will be based on a competitive grant basis of up to \$100,000 per 12 school division. School divisions will be permitted to apply annually for grant funding. For 13 purposes of this program, eligible schools shall include schools that are subject to state 14 accreditation and reporting membership in grades K through 12 as of September 30, 2016, for 15 the fiscal year 2017 issuance, and September 30, 2017, for the fiscal year 2018 issuance, as 16 well as regional vocational centers, special education centers, alternative education centers, 17 regular school year Governor's Schools, and the Virginia School for the Deaf and the Blind.

18 7) School divisions would submit their application to Department of Education by August 1
19 of each year based on the criteria developed by the Department of Education in collaboration
20 with the Department of Criminal Justice Services who will provide requested technical
21 support. Furthermore, the Department of Education will have the authority to make such grant
22 awards to such school divisions.

- 8) It is also the intent of the General Assembly that the total amount of the grant awards shall
 not exceed \$30,000,000 over any ongoing revolving five year period.
 - 9) Required local match:

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a) Localities are required to provide a match for these funds equal to 25 percent of the grant amount. The Superintendent of Public Instruction is authorized to reduce the required local match for school divisions with a composite index of local ability-to-pay below 0.2000. The Virginia School for the Deaf and the Blind is exempt from the match requirement.

b) Pursuant to § 15.2-1302, Code of Virginia, and in the event that two or more school divisions became one school division, whether by consolidation of only the school divisions or by consolidation of the local governments, such resulting division shall be provided funding through this program on the basis of having the same number of school divisions as existed prior to September 30, 2000.

c) Local school divisions shall maximize the use of available federal funds, including E-Rate
Funds, and to the extent possible, use such funds to supplement the program and meet the
goals of this program.

38 14. Virginia Preschool Initiative Payments

a.1) It is the intent of the General Assembly that a payment estimated at \$69,351,713 the first
year and \$70,950,500 \$69,097,338 the second year from the Lottery Proceeds Fund shall be
disbursed by the Department of Education to schools and community-based organizations to
provide quality preschool programs for at-risk four-year-olds who are residents of Virginia
and unserved by Head Start program funding. In no event shall distributions from the Lottery
Proceeds Fund be made directly to community-based or private providers.

2) These state funds and required local matching funds shall be used to provide programs for at-risk four-year-old children, which include quality preschool education, health services, social services, parental involvement and transportation. It shall be the policy of the Commonwealth that state funds and required local matching funds for the Virginia Preschool
Initiative not be used for capital outlay. Programs must provide full-day or half-day and, at least, school-year services.

3) The Department of Education, in cooperation with the Council on Child Day Care and
 Early Childhood Programs, shall establish academic standards that are in accordance with
 appropriate preparation for students to be ready to successfully enter kindergarten. These

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1 2 3 4 5 6 7 8	standards shall be established in such a manner as to achievement and success. Students shall be required to be ev- spring by each participating school division and the school of Virginia Preschool Initiative program follows the established the funding for quality preschool education and criteria for t guidelines shall be consistent with the findings of the Novem of Education, the Department of Education, and the Council Childhood Programs.	valuated in the livisions must standards in o he service com iber 1993 stud	fall and in the certify that the rder to receive ponents. Such y by the Board		
9 10 11 12 13 14 15 16 17 18 19 20 21	4) a) Grants shall be distributed based on an allocation formul a \$6,125 grant for 100 percent of the unserved at-risk four-year- based on the projected number of kindergarten students, upd the Governor's introduced biennial budget. Half-day pr minimum of three hours of classroom instructional time pe lunch or recess, and grants to half-day programs shall be fur of \$3,062 per unserved at-risk four-year-old in each local operate for a minimum of five and one-half instructional meals and recess. No additional state funding is provided for than three hours per day but less than five and one-half hour state and local shares of funding, the composite index of loce 0.5000.	ear-olds in eac olds in each lo lated once eacl ograms shall er day, exclud nded based on ity. Full-day p hours, exclud r programs op s per day. In d	h locality for a ocality shall be a biennium for operate for a ing breaks for the state share orograms shall ing breaks for erating greater etermining the		
22 23 24 25	b) For new programs in the first year of implementation of than a full school year shall receive state funds on a fraction pro-rata portion of a school year program provided. In de funds to be received, a school year shall be 180 days.	onal basis dete	rmined by the		
26 27 28 29	b.1) Any locality which desires to participate in this grant pro- through its chief administrator (county administrator or city year. The chief administrator, in conjunction with the school a lead agency for this program within the locality. The lead agency	manager) by N superintendent	Aay 15 of each , shall identify		

30 developing a local plan for the delivery of quality preschool services to at-risk children 31 which demonstrates the coordination of resources and the combination of funding streams in an effort to serve the greatest number of at-risk four-year-old children. 32

2) The proposal must demonstrate coordination with all parties necessary for the 33 successful delivery of comprehensive services, including the schools, child care providers, 34 35 local social services agency, Head Start, local health department, and other groups identified by the lead agency. 36

- 37 3) A local match, based on the composite index of local ability-to-pay, shall be required. 38 For purposes of meeting the local match, localities may use local expenditures for existing 39 qualifying programs, however, at least seventy-five percent of the local match will be cash 40 and no more than twenty-five percent will be in-kind. In-kind contributions are defined as 41 cash outlays that are made by the locality that benefit the program but are not directly 42 charged to the program. The value of fixed assets cannot be considered as an in-kind 43 contribution. Localities shall also continue to pursue and coordinate other funding sources, 44 including child care subsidies. Funds received through this program must be used to 45 supplement, not supplant, any funds currently provided for programs within the locality. However, in the event a locality is prohibited from continuing the previous level of 46 47 support to programs for at-risk four-year-olds from Title I of the federal Elementary and 48 Secondary Education Act (ESEA), the state and local funds provided in this grants program may be used to continue services to these Title I students. Such prohibition may 49 50 occur due to amendments to the allocation formula in the reauthorization of ESEA as the 51 No Child Left Behind Act of 2001 or due to a percentage reduction in a locality's Title I 52 allocation in 2016-2017 or 2017-2018. Any locality so affected shall provide written 53 evidence to the Superintendent of Public Instruction and request his approval to continue 54 the services to Title I students.
- 55 c. Local plans must provide clear methods of service coordination for the purpose of 56 reducing the per child cost for the service, increasing the number of at-risk children served 57 and/or extending services for the entire year. Examples of these include:

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1) "Wraparound Services" -- methods for combining funds such as child care subsidy dollars administered by local social service agencies with dollars for quality preschool education 3 programs.

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4 2) "Wrap-out Services" - methods for using grant funds to purchase quality preschool services 5 to at-risk four-year-old children through an existing child care setting by purchasing 6 comprehensive services within a setting which currently provides quality preschool education.

7 3) "Expansion of Service" - methods for using grant funds to purchase slots within existing 8 programs, such as Head Start, which provide comprehensive services to at-risk four-year-old 9 children.

10 d.1) Local plans must indicate the number of at-risk four-year-old children to be served, and 11 the eligibility criteria for participation in this program shall be consistent with the economic 12 and educational risk factors stated in the 2015-2016 programs guidelines that are specific to: 13 (i) family income at or below 200 percent of poverty, (ii) homelessness, (iii) student's parents 14 or guardians are school dropouts, or (iv) family income is less than 350 percent of federal 15 poverty guidelines in the case of students with special needs or disabilities. Up to 15 percent 16 of a division's slots may be filled based on locally established eligibility criteria so as to meet 17 the unique needs of at-risk children in the community.

2) The Department of Education is directed to compile from each school division the aggregated information as to the number of enrolled students whose families are (i) at or below 130 percent of poverty, and (ii) above 130 percent but below 200 percent of poverty. The Department shall report this information annually, after the application and fall participation reports are submitted to the Department from the school divisions, to the Chairmen of House Appropriations and Senate Finance Committees. In addition, the Department will post and maintain the summary information by division on the Department's website in keeping with current student privacy policies.

e.1) The Department of Education and the Council on Child Day Care and Early Childhood Programs shall provide technical assistance for the administration of this grant program to provide assistance to localities in developing a comprehensive, coordinated, quality preschool program for serving at-risk four-year-old children.

2) A pre-application session shall be provided by the Department and the Council on Child Day Care and Early Childhood Programs prior to the proposal deadline. The Department shall provide interested localities with information on models for service delivery, methods of coordinating funding streams, such as funds to match federal IV-A child care dollars, to maximize funding without supplanting existing sources of funding for the provision of services to at-risk four-year-old children. A priority for technical assistance in the design of programs shall be given to localities where the majority of the at-risk four-year-old population is currently unserved.

f. The Department of Education shall include in the program's application package specific information regarding the potential availability of funding for supplemental grants that may be used for one-time expenses, other than capital, related to start-up or expansion of programs, with priority given to proposals for expanding the use of partnerships with either nonprofit or for-profit providers. Furthermore, the Department is mandated to communicate to all eligible school divisions the remaining available balances in the program's adopted budget, after the fall participation reports have been submitted and finalized for such grants.

45 15. Early Reading Intervention Payments

46 a. An additional payment of \$20,057,840 the first year and \$20,098,089 \$22,635,044 the 47 second year from the Lottery Proceeds Fund shall be disbursed by the Department of 48 Education to local school divisions for the purposes of providing early reading intervention 49 services to students in grades kindergarten through 3 who demonstrate deficiencies based on 50 their individual performance on diagnostic tests which have been approved by the Department 51 of Education. The Department of Education shall review the tests of any local school board 52 which requests authority to use a test other than the state-provided test to ensure that such 53 local test uses criteria for the early diagnosis of reading deficiencies which are similar to those 54 criteria used in the state-provided test. The Department of Education shall make the state-55 provided diagnostic test used in this program available to local school divisions. School

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1 2		isions shall report the results of the diagnostic tests to the Department of Education on annual basis at a time to be determined by the Superintendent of Public Instruction.				
3 4 5 6 7 8 9 10	b. These payments shall be based on the state's share of the half hours of additional instruction each week for an estima school division at a student to teacher ratio of five to or students in each school division in each year shall be de projected number of students reported in each school divisiek kindergarten, 1, 2, and 3 by the percent of students who are based on diagnostic tests administered in the previous ye adjusted in the following manner:	ted number of s ne. The estima etermined by n on's fall member e determined to	tudents in each ted number of nultiplying the orship in grades o need services			
11		Yea	r 1	Year 2	2	
12	Kindergarten	100	%	100%		

	Year 1	Year 2
Kindergarten	100%	100%
Grade 1	100%	100%
Grade 2	100%	100%
Grade 3	100%	100%
	Grade 1 Grade 2	Kindergarten100%Grade 1100%Grade 2100%

16 c. These payments are available to any school division that certifies to the Department of 17 Education that an intervention program will be offered to such students and that each 18 student who receives an intervention will be assessed again at the end of that school year. 19 At the beginning of the school year, local school divisions shall partner with the parents of 20 those third grade students in the division who demonstrate reading deficiencies, discussing 21 with them a developed plan for remediation and retesting. Such intervention programs, at 22 the discretion of the local school division, may include, but not be limited to, the use of: 23 special reading teachers; trained aides; full-time early literacy tutors; volunteer tutors 24 under the supervision of a certified teacher; computer-based reading tutorial programs; 25 aides to instruct in-class groups while the teacher provides direct instruction to the 26 students who need extra assistance; or extended instructional time in the school day or 27 year for these students. Localities receiving these payments are required to match these 28 funds based on the composite index of local ability-to-pay.

d. In the event that a school division does not use the diagnostic test provided by the
Department of Education in the year that serves as the basis for updating the funding
formula for this program but has used it in past years, the Department of Education shall
use the most recent data available for the division for the state-provided diagnostic test.

e. The results of all reading diagnostic tests and reading remediation shall be discussedwith the student and the student's parent prior to the student being promoted to grade four.

- f. Funds appropriated for Standards of Quality Prevention, Intervention, and Remediation,
 Remedial Summer School, or At-Risk Add-On may also be used to meet the requirements
 of this program.
- 38 16. Standards of Learning Algebra Readiness Payments

39 a. An additional payment of \$12,968,589 the first year and \$12,775,341 *\$12,828,757* the 40 second year from the Lottery Proceeds Fund shall be disbursed by the Department of 41 Education to local school divisions for the purposes of providing math intervention 42 services to students in grades 6, 7, 8 and 9 who are at-risk of failing the Algebra I end-of-43 course test, as demonstrated by their individual performance on diagnostic tests which 44 have been approved by the Department of Education. In the second year, this reflects 45 \$199,992 apportioned to each school division to account for the cost of the diagnostic test. 46 The Department of Education shall review the tests to ensure that such local test uses 47 state-provided criteria for diagnosis of math deficiencies which are similar to those criteria 48 used in the state-provided test. The Department of Education shall make the state-provided 49 diagnostic test used in this program available to local school divisions. School divisions 50 shall report the results of the diagnostic tests to the Department of Education on an annual 51 basis at a time to be determined by the Superintendent of Public Instruction.

b. These payments shall be based on the state's share of the cost of providing two and one-half hours of additional instruction each week for an estimated number of students in each school division at a student to teacher ratio of ten to one. The estimate number of students

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in each school division shall be determined by multiplying the projected number of students reported in each school division's fall membership by the percent of students that qualify for 3 the federal Free Lunch Program.

4 c. These payments are available to any school division that certifies to the Department of 5 Education that an intervention program will be offered to such students and that each student 6 who receives an intervention will be assessed again at the end of that school year. Localities 7 receiving these payments are required to match these funds based on the composite index of 8 local ability-to-pay.

9 17. School Construction Grants Program Escrow

ITEM 139.

1 2

- 10 Notwithstanding the requirements of § 22.1-175.5, Code of Virginia, school divisions are 11 permitted to withdraw funds from local escrow accounts established pursuant to § 22.1-175.5 12 to pay for recurring operational expenses incurred by the school division. Localities are not 13 required to provide a local match of the withdrawn funds.
- 14 18. English as a Second Language Payments
- 15 A payment of \$53,267,521 the first year from the Lottery Proceeds Fund and \$55,594,856 16 \$57,167,836 the second year from the general fund shall be disbursed by the Department of 17 Education to local school divisions to support the state share of 17 professional instructional 18 positions per 1,000 students for whom English is a second language. Local school divisions 19 shall provide a local match based on the composite index of local ability-to-pay.
- 20 19. Special Education Instruction Payments
- 21 a. The Department of Education shall establish rates for all elements of Special Education 22 Instruction Payments.
- 23 b. Out of the appropriations in this Item, the Department of Education shall make available, 24 subject to implementation by the Superintendent of Public Instruction, an amount estimated at 25 \$84,678,643 the first year and \$32,680,039 from the general fund and \$54,898,940 26 \$92,162,325 from the Lottery Proceeds Fund the second year for the purpose of the state's 27 share of the tuition rates for approved public school regional programs. Notwithstanding any 28 contrary provision of law, the state's share of the tuition rates shall be based on the composite 29 index of local ability-to-pay.
- 30 c. Out of the amounts for Financial Assistance for Categorical Programs, \$34,904,851 the first 31 year and \$35,588,024 \$34,706,297 the second year from the general fund is appropriated to 32 permit the Department of Education to enter into agreements with selected local school boards 33 for the provision of educational services to children residing in certain hospitals, clinics, and 34 detention homes by employees of the local school boards. The portion of these funds provided 35 for educational services to children residing in local or regional detention homes shall only be 36 determined on the basis of children detained in such facilities through a court order issued by 37 a court of the Commonwealth. The selection and employment of instructional and 38 administrative personnel under such agreements will be the responsibility of the local school 39 board in accordance with procedures as prescribed by the local school board. State payments 40 for the first year to the local school boards operating these programs will be based on certified expenditures from the fourth quarter of FY 2016 and the first three quarters of FY 2017. State 41 payments for the second year to the local school boards operating these programs will be 42 based on certified expenditures from the fourth quarter of FY 2017 and the first three quarters 43 44 of FY 2018.
- 45 20. Vocational Education Instruction Payments

46 a. It is the intention of the General Assembly that the Department of Education explore 47 initiatives that will encourage greater cooperation between jurisdictions and the Virginia 48 Community College System in meeting the needs of public school systems.

49 b. This appropriation includes \$1,800,000 the first year from the Lottery Proceeds Fund and 50 \$1,800,000 the second year from the Lottery Proceeds Fund for secondary vocational-51 technical equipment. A base allocation of \$2,000 each year shall be available for all divisions, 52 with the remainder of the funding distributed on the basis of student enrollment in secondary 53 vocational-technical courses. State funds received for secondary vocational-technical

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1 2 3	equipment must be used to supplement, not supplant, any secondary vocational-technical equipment within the locality not required to provide a local match in order to receive the	funds currently y. Local school	provided for	1 1 2017	112010
4 5 6 7	c.1) This appropriation includes an additional \$2,000,000 the second year from the Lottery Proceeds Fund to update vocat industry standards providing students with classroom experimentary standards provided by the second standards	ional-technical	equipment to		
8 9 10 11	2) Of this amount, \$1,400,000 the first year and \$1,400,000 for vocational-technical equipment in high-demand, high-sk sectors as identified by the Virginia Board of Workforce Deform the Bureau of Labor Statistics and the Virginia Employ	cill, and fast-gr velopment and	owth industry based on data		
12 13 14 15 16	3) Of this amount, \$600,000 the first year and \$600,000 the based on competitive innovative program grants for high-dem sectors with priority given to state-identified challenged sch Technology, Engineering, and Mathematics (STEM) acad Health Science Academies.	and and fast-gr ools, the Gover	owth industry rnor's Science		
17 18 19 20	d. This appropriation includes \$500,000 the first year and \$5 the Lottery Proceeds Fund to support credentialing testing professional development for instructors in science, tec mathematics-health sciences (STEM-H) career and tech	g materials for chnology, engi	students and neering, and		
21	21. Adult Education Payments				
22 23 24	State funds shall be used to reimburse general adult educati per pupil or cost per class basis. No state funds shall be noncredit courses.				
25	22. General Education Payments				
26 27 28	a. This appropriation includes \$2,410,988 the first year and from the Lottery Proceeds Fund to support Race to GED \$465,375 the first year and \$465,375 the second year shall	0. Out of this a	ppropriation,		
29 30 31	b. This appropriation includes \$2,774,478 the first year and second year from the Lottery Proceeds Fund to support I associated administrative and contractual service expenditu	Project Gradua	ation and any		
32	23. Virtual Virginia Payments				
33 34	a. From appropriations in this Item, the Department of Educa for the Virtual Virginia program.	ation shall prov	ide assistance		
35 36 37	b. This appropriation includes \$498,000 the first year and \$4 the general fund to expand the Virtual Virginia full-time pilo grades nine through 12.				
38 39 40	c. This appropriation includes \$260,000 the first year and \$3 the general fund to expand the virtual mathematics outro additional mathematics courses.				
41 42	d. The local share of costs associated with the operation of a shall be computed using the composite index of local ability		ginia program		
43	24. Individual Student Alternative Education Program (ISAE)	P) Payments			
44 45 46 47	Out of this appropriation, \$2,247,581 the first year from the \$2,247,581 in the second year from the Lottery Proceeds Fu secondary schools' Individual Student Alternative Education to Chapter 488 and Chapter 552 of the 1999 Session of the 0	and shall be pro Program (ISA	ovided for the EP), pursuant		
48	25. Foster Children Education Payments				

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ITEM 139.		Item I First Year	Details(\$) Second Year	Appropr First Year	iations(\$) Second Y
		FY2017	FY2018	FY2017	FY20 1
1 2 3 4 5 6 7 8 9	a. An additional state payment is provided from the Lottery Pr local operations costs, as determined by the Department of Ed age as defined in § 22.1-1, Code of Virginia, not a resident of his education (a) who has been placed in foster care or of geographical boundaries of such school division by a Virginia which is authorized under the laws of this Commonwealth to p placed in an orphanage or children's home which exercises I who is a resident of Virginia and has been placed, not solely caring institution or group home.	ucation, for each of the school div other custodial a agency, wheth place children; (legal guardiansh	n pupil of school vision providing care within the er state or local, b) who has been hip rights; or (c)		
10 11 12 13 14 15	b. This appropriation provides \$9,198,359 the first year ar second year from the Lottery Proceeds Fund to support child have been placed in foster care or other such custodial care provided by subsections A and B of § 22.1-101.1, Code of Vin are not adequate to cover the full costs specified therein, th expend unobligated balances in this Item for this support.	ren attending pu e across jurisdio rginia. To the ex	blic school who ctional lines, as stent these funds		
16	26. Sales Tax Payments				
17 18 19	a. This is a sum-sufficient appropriation for distribution to cou of net revenue from the state sales and use tax, in support of 22.1, Chapter 13.2, Code of Virginia) (See the Attorney Gener	the Standards of	of Quality (Title		
20 21	b. Certification of payments and distribution of this appropria Comptroller.	ation shall be m	ade by the State		
22 23	c. The distribution of state sales tax funds shall be made in e middle and end of each month.	qual bimonthly	payments at the		
24	27. Adult Literacy Payments				
25 26 27	a. Appropriations in this Item include \$125,000 the first yea from the general fund for the ongoing literacy programs of Community College.				
28 29 30 31 32	b. Out of this appropriation, the Department of Education shal and \$100,000 the second year from the general fund for the grants to support programs for adult literacy including those organizations and school divisions providing services for a skills.	e Virginia Liter delivered by co	acy Foundation mmunity-based		

33 28. Governor's School Payments

34 a. Out of the amounts for Governor's School Payments, the Department of Education shall 35 provide assistance for the state share of the incremental cost of regular school year Governor's 36 Schools based on each participating locality's composite index of local ability-to-pay. 37 Participating school divisions must certify that no tuition is assessed to students for 38 participation in this program.

- b.1) Out of the amounts for Governor's School Payments, the Department of Education shall 39 40 provide assistance for the state share of the incremental cost of summer residential Governor's 41 Schools and Foreign Language Academies to be based on the greater of the state's share of the composite index of local ability-to-pay or 50 percent. Participating school divisions must 42 43 certify that no tuition is assessed to students for participation in this program if they are 44 enrolled in a public school.
- 45 2) Out of the amounts for Governor's School Payments, \$93,000 the first year and \$41,000 the 46 second year is provided to support the Hanover Regional Summer Governor's School for 47 Career and Technical Advancement, which was established pursuant to Chapter 425, 2014 48 Acts of Assembly, and Chapter 665, 2015 Acts of Assembly.
- 49 c. For the Summer Governor's Schools and Foreign Language Academies programs, the 50 Superintendent of Public Instruction is authorized to adjust the tuition rates, types of programs 51 offered, length of programs, and the number of students enrolled in order to maintain costs 52 within the available state and local funds for these programs.

Second Year

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d. It shall be the policy of the Commonwealth that state general fund appropriations not be used for capital outlay, structural improvements, renovations, or fixed equipment costs associated with initiation of existing or proposed Governor's schools. State general fund appropriations may be used for the purchase of instructional equipment for such schools, subject to certification by the Superintendent of Public Instruction that at least an equal amount of funds has been committed by participating school divisions to such purchases.

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e. The Board of Education shall not take any action that would increase the state's share of
costs associated with the Governor's Schools as set forth in this Item. This provision shall
not prohibit the Department of Education from submitting requests for the increased costs
of existing programs resulting from updates to student enrollment for school divisions
currently participating in existing programs or for school divisions that begin participation
in existing programs.

f.1) Regular school year Governor's Schools are funded through this Item based on the state's share of the incremental per pupil cost for providing such programs for each student attending a Governor's School up to a cap of 1,800 students per Governor's School in the first year and a cap of 1,800 students per Governor's School in the second year. This incremental per pupil payment shall be adjusted for the composite index of the school division that counts such students attending an academic year Governor's School in their March 31 Average Daily Membership. It is the intent of the General Assembly that this incremental per pupil amount be in addition to the basic aid per pupil funding provided to the affected school division for such students. Therefore, local school divisions are encouraged to provide the appropriate portion of the basic aid per pupil funding to the Governor's Schools for students attending these programs, adjusted for costs incurred by the school division for transportation, administration, and any portion of the day that the student does not attend a Governor's School.

2) Students attending a revolving Academic Year Governor's School program for only one semester shall be counted as 0.50 of a full-time equivalent student and will be funded for only fifty percent of the full-year funded per pupil amount. Funding for students attending a revolving Academic Year program will be adjusted based upon actual September 30th and January 30th enrollment each fiscal year. For purposes of this Item, revolving programs shall mean Academic Year Governor's School programs that admit students on a semester basis.

33 3) Students attending a continuous, non-revolving Academic Year Governor's School 34 program shall be counted as a full-time equivalent student and will be funded for the full-35 year funded per pupil amount. Funding for students attending a continuous, non-revolving Academic Year Governor's School program will be adjusted based upon actual September 36 37 30th student enrollment each fiscal year. For purposes of this Item, continuous, non-38 revolving programs shall mean Academic Year Governor's School programs that only 39 admit students at the beginning of the school year. Fairfax County Public Schools shall not 40 reduce local per pupil funding for the Thomas Jefferson Governor's School below the 41 amounts appropriated for the 2003-2004 school year.

4) This appropriation includes an additional \$1,223,796 the first year and \$1,250,538 42 43 \$1,192,575 the second year from the general fund to provide the state's share of a 2.5 44 percent increase in the tuition amount, and the state's share of \$50.00 per course per 45 student adjustment added after the 2.5 percent increase. The 2.5 percent increase and the 46 \$50.00 per course adjustment shall only be effective for fiscal year 2017 and fiscal year 47 2018. The local funding contribution of each school division participating in an Academic 48 Year Governor's Schools program in either year of the biennium shall not be reduced on a per pupil basis below the amount in fiscal year 2016. 49

50 5) The Department of Education shall review the distribution methodology used to 51 determine the Governor's School tuition payments by November 4, 2016, and submit the 52 findings of the review to the Chairmen of House Appropriations and Senate Finance 53 Committees. The review shall include, but not be limited to, consideration of the length of 54 the academic program day with the intent to determine and provide an equitable 55 distribution of tuition payments based on the actual length of academic program day, the 56 appropriate state and local shares, and the academic model used by Governor's Schools in 57 the configuration of the funding formula.

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 g. All regional Governor's Schools are encouraged to provide full-day grades 9 through 12 programs.

i. Out of this appropriation, \$100,000 the first year from the general fund is available for the
 Department of Education to develop, in collaboration with the school divisions and
 community colleges in the Roanoke Valley region, a model proposal that establishes a
 Regional Career and Technical Governor's School Center.

j. Out of the appropriation included in paragraph 40 of this item, \$135,366 \$134,841 the
second year from the general fund is included in the Academic Year Governor's School
funding allocation to increase the per pupil amount the second year as an add-on for a
compensation supplement payment equal to 2.0 percent of base pay on February 15, 2018, for
Academic Year Governor's School instructional and support positions.

12 29. School Nutrition Payments

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It is provided that, subject to implementation by the Superintendent of Public Instruction, no
disbursement shall be made out of the appropriation for school nutrition to any locality in
which the schools permit the sale of competitive foods in food service facilities or areas
during the time of service of food funded pursuant to this Item.

17 30. School Breakfast Payments

a. Out of this appropriation, \$4,887,179 the first year and \$5,492,229 \$5,722,214 the second 18 19 year from the Lottery Proceeds Fund is included to continue a state funded incentive program 20 to maximize federal school nutrition revenues and increase student participation in the school 21 breakfast program. These funds are available to any school division as a reimbursement for 22 breakfast meals served that are in excess of the baseline established by the Department of 23 Education. The per meal reimbursement shall be \$0.22; however, the department is 24 authorized, but not required to reduce this amount proportionately in the event that the actual 25 number of meals to be reimbursed exceeds the number on which this appropriation is based so 26 that this appropriation is not exceeded.

27 b. In order to receive these funds, school divisions must certify that these funds will be used to 28 supplement existing funds provided by the local governing body and that local funds derived 29 from sources that are not generated by the school nutrition programs have not been reduced or 30 eliminated. The funds shall be used to improve student participation in the school breakfast 31 program. These efforts may include, but are not limited to, reducing the per meal price paid 32 by students, reducing competitive food sales in order to improve the quality of nutritional 33 offerings in schools, increasing access to the school breakfast program, or providing programs 34 to increase parent and student knowledge of good nutritional practices. In no event shall these 35 funds be used to reduce local tax revenues below the level appropriated to school nutrition 36 programs in the prior year. Further, these funds must be provided to the school nutrition programs and may not be used for any other school purpose. 37

c.1) Out of this appropriation, \$1,074,000 the first year and \$1,074,000 the second year from 38 39 the general fund is provided to fund an elementary school After-the-Bell Model breakfast 40 pilot program available on a voluntary basis only to elementary schools where student 41 eligibility for free or reduced lunch exceeds 45.0 percent for the participating eligible 42 elementary school, and to provide additional reimbursement for eligible meals served in the 43 current traditional school breakfast program at all grade levels in any participating school. 44 The Department of Education is directed to ensure that only eligible elementary schools 45 receive reimbursement funding for participating in the After-the-Bell school breakfast model. 46 The elementary schools participating in the pilot program shall evaluate the educational 47 impact of the models implemented that provide school breakfasts to students after the first bell of the school day, based on the guidelines developed by the Department of Education and 48 submit the required report to the Department of Education no later June 30, 2017 for the 49 2016-2017 school year and no later than June 30, 2018 for the 2017-2018 school year. 50

2) The Department of Education shall communicate, through Superintendent's Memo, to
school divisions the types of breakfast serving models and the criteria that will meet the
requirements for this State reimbursement, which may include, but are not limited to,
breakfast in the classroom, grab and go breakfast, or a breakfast after first period. School
divisions may determine the breakfast serving model that best applies to its students, so long

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1	as it occurs after the instructional day has begun. For the 2016-201	7 and 20	17-2018 school		

as it occurs after the instructional day has begun. For the 2016-2017 and 2017-2018 school years, the Department of Education shall monthly transfer to each school division a reimbursement rate of \$0.05 per breakfast meal that meets either of the established criteria.

5 3) No later than July 1, 2016 for the 2016-2017 school year and no later than July 1, 2017 6 for the 2017-2018 school year, the Department of Education shall provide for a pilot breakfast program application process for school divisions with eligible elementary 7 8 schools, including guidelines regarding specified required data to be compiled from the 9 prior school year or years and during the one-year pilot. The number of approved 10 applications shall be based on the estimated number of pilot sites that can be 11 accommodated within the approved funding level. The reporting requirements must 12 include: student attendance and tardy arrivals, office discipline referrals, student 13 achievement measures, teachers' responses to the impact of the pilot program before and 14 after implementation, and the financial impact on the division's school food program. The 15 Department of Education shall collect and compile the results of the pilot breakfast 16 program and shall submit the report to the Governor and the Chairmen of the House 17 Appropriations and Senate Finance Committees no later than August 1 following each 18 school year.

19 31. Clinical Faculty and Mentor Teacher Program Payments

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- 20 This appropriation includes \$1,000,000 the first year and \$1,000,000 the second year from 21 the Lottery Proceeds Fund to be paid to local school divisions for statewide Mentor 22 Teacher Programs to assist pre-service teachers and beginning teachers to make a 23 successful transition into full-time teaching. This appropriation also includes \$318,750 the 24 first year and \$318,750 the second year from the general fund for Clinical Faculty 25 programs to assist pre-service teachers and beginning teachers to make a successful 26 transition into full-time teaching. Such programs shall include elements which are 27 consistent with the following:
- a. An application process for localities and school/higher education partnerships that wishto participate in the programs;
- b. For Clinical Faculty programs only, provisions for a local funding or institutional
 commitment of 50 percent, to match state grants of 50 percent;
- c. Program plans which include a description of the criteria for selection of clinical faculty
 and mentor teachers, training, support, and compensation for clinical faculty and mentor
 teachers, collaboration between the school division and institutions of higher education,
 the clinical faculty and mentor teacher assignment process, and a process for evaluation of
 the programs;
- d. The Department of Education shall allow flexibility to local school divisions and higher
 education institutions regarding compensation for clinical faculty and mentor teachers
 consistent with these elements of the programs; and
- 40 e. It is the intent of the General Assembly that no preference between pre-service or
 41 beginning teacher programs be construed by the language in this Item. School divisions
 42 operating beginning teacher mentor programs shall receive equal consideration for
 43 funding.
- 44 32. Career Switcher/Alternative Licensure Payments
- 45 Appropriations in this Item include \$279,983 the first year and \$279,983 the second year
 46 from the general fund to provide grants to school divisions that employ mentor teachers
 47 for new teachers entering the profession through the alternative route to licensure as
 48 prescribed by the Board of Education.
- 49 33. Virginia Workplace Readiness Skills Assessment
- Appropriations in this Item include \$308,655 the first year and \$308,655 the second year
 from the general fund to provide support grants to school divisions for standard diploma
 graduates. To provide flexibility, school divisions may use the state grants for the actual
 assessment or for other industry certification preparation and testing.

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34. Reading Specialists Initiative

ITEM 139.

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a. An additional payment of \$1,476,790 the first year and \$1,476,790 the second year from the general fund shall be disbursed by the Department of Education to qualifying local school divisions for the purpose of providing a reading specialist for any school with a third grade that has a school-wide pass rate of less than 75 percent on the reading Standards of Learning (SOL) assessments.

7 b. These payments shall be based on the state's share of the cost of providing one reading 8 specialist per qualifying school. School divisions with schools participating in this program in 9 fiscal year 2016 shall be eligible to receive funding at 100 percent of the state share the first 10 year and 50 percent of the state share the second year for the same schools and such schools 11 are granted a one-year extension of the two-year waiver referenced in subsection c. for a third 12 year in fiscal year 2018. The Department of Education is authorized to disburse additional 13 payments to divisions from any remaining funds each year to support additional qualifying 14 schools and shall give priority to such schools with the lowest SOL pass rates for reading or 15 the greatest number of years accredited with warning in English. Payments to school divisions in support of such additional qualifying schools each year shall be based on 100 percent of the 16 17 state share of cost.

c. These payments are available to any school division with a qualifying school that (1)
 certifies to the Department of Education that the division has hired a reading specialist to
 provide direct services to children reading below grade level in the school to improve reading
 achievement and (2) applies and receives a waiver for up to two years from the Board of
 Education for the administration of third grade SOL assessments in science or history and
 social science or both for the purpose of creating additional instructional time for reading
 specialists to work with students reading below grade level to improve reading achievement.

d. These payments also are available to any school division with a qualifying school that
 certifies to the Department of Education that the division is supporting tuition for collegiate
 programs and instruction for currently employed instructional school personnel to earn the
 credentials necessary to meet licensure requirements to be endorsed as a reading specialist.

e. School divisions receiving these payments are required to match these funds based on the composite index of local ability-to-pay.

31 35. Math/Reading Instructional Specialist Initiative

a. Included in this appropriation is \$1,834,538 the first year and \$1,834,538 the second year from the general fund in additional payments for reading or math instructional specialists at underperforming schools. From this amount, the state share of one reading or math specialist shall be provided to local school divisions with schools which have been denied accreditation or were accredited with warning for the third consecutive year based on school accreditation ratings for the 2015-2016 school year. Such schools shall be eligible to receive the state share of funding for both years of the biennium. In addition, following the academic review required by § 22.1-253.13:3, Code of Virginia, the Department of Education shall identify up to 20 additional schools to also receive the state share of a reading or math instructional specialist. The schools eligible for such personnel are those which were accredited with warning for the second consecutive year based on school accreditation ratings for the 2014-2015 and 2015-2016 school years and that have shown no or limited improvement in student achievement in the past year. Such schools shall also be eligible to receive the state share of funding for both years of the biennium. If, following certification from a school division that it will not participate in the program, the Department is authorized to identify additional eligible schools.

b. These payments are available to any school division with a qualifying school that certifies
to the Department of Education that the division has (1) hired a math or reading instructional
specialist, or (2) is supporting tuition for collegiate programs and instruction for currently
employed instructional school personnel to earn the credentials necessary to meet licensure
requirements to be endorsed as a math specialist or a reading specialist. Localities receiving
these payments are required to match these funds based on the composite index of local
ability-to-pay.

55 c. The Department of Education is authorized to utilize available funding appropriated to the

Early Reading Specialist Initiative contained in this Item to pay for instructional specialists at additional eligible schools, or to support tuition for collegiate programs and instruction for currently employed instructional school personnel at additional eligible schools to earn the credentials necessary to meet licensure requirements to be endorsed as an instructional specialist.

6 37. Broadband Connectivity Capabilities

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By November 1 each year, school divisions shall report to the Department of Education the status of broadband connectivity capability of schools in the division on a form to be provided by the Department. Such report shall include school-level information on the method of Internet service delivery, the level of bandwidth capacity and the degree such capacity is sufficient for delivery of school-wide digital resources and instruction, degree of internet connectivity via Wi-Fi, cost information related to Internet connectivity, data security, and such other pertinent information as determined by the Department of Education. The Department shall provide a summary of the division responses in a report to be made available on its agency Web site.

16 38. Supplemental Lottery Per Pupil Allocation Payments

17 a. Out of this appropriation, an amount estimated at \$36,581,531 the first year and 18 \$191,267,718 \$191,272,274 the second year from the Lottery Proceeds Fund shall be 19 disbursed by the Department of Education to local school divisions to support the state 20 share of an estimated \$52.56 per pupil the first year and \$274.12 \$274.29 per pupil the 21 second year in adjusted March 31 average daily membership. These per pupil amounts are 22 subject to change for the purpose of payment to school divisions based on the actual March 31 ADM collected each year. No locality shall be required to maintain a per pupil 23 24 expenditure each year from local funds which is greater than the per pupil amount 25 expended by the locality for such purposes in the year upon which the 2016-18 biennial 26 Standards of Quality expenditure data were based.

- b. Of the amounts listed above, school divisions are permitted to spend such funds on both
 recurring and nonrecurring expenses in a manner that best supports the needs of the
 schools divisions. No local match is required.
- 30 c. Any lottery funds provided to school divisions from this item that are unexpended as of
 31 June 30, 2017, and June 30, 2018, shall be carried on the books of the locality to be
 32 appropriated to the school division in the following year.
- **33** 39. Special Education Endorsement Program

34 a. Notwithstanding § 22.1-290.02, Code of Virginia, out of this appropriation, \$550,000 35 the first year and \$437,186 the second year from the general fund is provided for 36 traineeships and program operation grants that shall be awarded to public Virginia 37 institutions of higher education to prepare persons who are employed in the public schools 38 of Virginia, state operated programs, or regional special education centers as special 39 educators with a provisional license and enrolled either part-time or full-time in programs 40 for the education of children with disabilities. Applicants shall be graduates of a regionally 41 accredited college or university.

- b. The award of such grants shall be made by the Department of Education, and the number of awards during any one year shall depend upon the amounts appropriated by the General Assembly for this purpose. The amount awarded for each traineeship shall be \$600 for a minimum of three semester hours of course work in areas required for the special education endorsement to be taken by the applicant during a single semester or summer session. Only one traineeship shall be awarded to a single applicant in a single semester or summer session.
- **49** 40. Compensation Supplement

a.1) The appropriation in this item includes \$31,981,550 \$31,728,026 the second year
from the general fund for the state share of a payment equivalent to a 2.0 percent salary
incentive increase, effective February 15, 2018, for funded SOQ instructional and support
positions. Funded SOQ instructional positions shall include the teacher, guidance
counselor, librarian, instructional aide, principal, and assistant principal positions funded

ITEM 139	I	Item D First Year FY2017	etails(\$) Second Year FY2018	Appropri First Year FY2017	iations(\$) Second Year FY2018
1 2 3 4	through the SOQ staffing standards for each school division in includes \$135,366 the second year referenced in paragraph 28. Governor's Schools for a 2.0 percent salary incentive increase, of for instructional and support positions.	the bienniun . h., for the A	n. This amount Academic Year	F 12017	F 1 2010
5 6 7 8 9 10 11 12 13 14 15	2) It is the intent that the instructional and support position sala divisions throughout the state by at least an average of 2.0 p biennium. Sufficient funds are appropriated in this act to finance state share of a 2.0 percent salary increase for funded SOQ positions, effective February 15, 2018, to school divisions which Education, by June 1, 2017, that salary increases of a minimum been or will have been provided during the 2016-18 biennium, eit second year or through a combination of the two years, to instruct In certifying that the salary increases have been provided, schoo any salary increases that were provided in the first year solely to member contributions to the Virginia Retirement System under §	bercent durin ce, on a state instructiona certify to the average of 2. ther in the first tional and sup ol divisions n o offset the c	g the 2016-18 wide basis, the al and support Department of .0 percent have st year or in the port personnel. hay not include ost of required		
16	b. This funding is not intended as a mandate to increase salaries.				
17	41. Small School Division Enrollment Loss Fund				
18 19 20 21 22	Out of this appropriation, \$7,258,009 the first year from the g eligible school divisions that have realized and reported to the total of a five percent or more decline in average daily membersh March 31, 2016, with a minimum dollar amount for such eligible Such eligible school divisions shall receive an apportioned allocat	Department hip from Mar school divisi	of Education a ch 31, 2011, to ons of \$75,000.		
••					TH A 04 F

23	DIVISION NAME	FY 2017
24	ALLEGHANY	\$388,339
25	AMHERST	\$207,863
26	BATH	\$75,000
27	BEDFORD	\$411,294
28	BLAND	\$75,000
29	BOTETOURT	\$153,580
30	BRUNSWICK	\$251,930
31	BUCHANAN	\$187,525
32	BUENA VISTA	\$99,574
33	CAMPBELL	\$356,831
34	CARROLL	\$341,486
35	CHARLES CITY	\$75,000
36	CHARLOTTE	\$139,455
37	CRAIG	\$75,000
38	CUMBERLAND	\$75,000
39	DICKENSON	\$147,963
40	ESSEX	\$92,159
41	FLUVANNA	\$127,920
42	FRANKLIN CITY	\$77,994
43	GLOUCESTER	\$263,849
44	GRAYSON	\$184,921
45	HALIFAX	\$356,415
46	HIGHLAND	\$75,000
47	LANCASTER	\$75,000
48	LEE	\$231,524
49	MARTINSVILLE	\$134,728
50	MATHEWS	\$75,000
51	MECKLENBURG	\$182,522
52	NORTHAMPTON	\$75,000

				em Details(\$)		priations(\$)
Ι	TEM 139	•	First Ye		ar First Year FY2017	
			FY201	7 FY2018	F Y 2017	FY2018
1		NORTHUMBERLAND				\$75,000
2		PAGE				\$137,643
3		PETERSBURG				\$180,650
4		POQUOSON				\$123,514
5		PRINCE EDWARD				\$247,748
6		PULASKI				\$200,103
7		RAPPAHANNOCK				\$75,000
8		SMYTH				\$191,886
9		SURRY				\$75,000
10		SUSSEX				\$110,255
11		TAZEWELL				\$322,616
12		WESTMORELAND				\$89,180
13		WISE				\$416,542
14		TOTAL				\$7,258,009
15	140.	Not set out.				
16		Total for Direct Aid to Public Education			\$7,373,904,650	\$7,648,611,401
17		Total for Direct Aid to Fublic Education			\$7,575,904,050	\$7,643,249,484
18		Fund Sources: General	\$5,675,304,086	\$6,030,019,145		
10		Fund Sources: General	\$5,075,504,080	\$5,962,959,274		
20		Special	\$895,000	\$895,000		
21		Commonwealth Transportation	\$2,310,000	\$2,385,000		
22			\$000 00 0 <<5	\$2,100,000		
23 24		Trust and Agency	\$808,328,667	\$728,245,359 \$790,228,313		
25		Federal Trust	\$887,066,897	\$887,066,897		
24			. , ,	. , ,		
26 27		Grand Total for Department of Education, Central Office Operations			\$7,478,537,345	\$7,751,425,397
28		Office Operations			ф 7, 470,557,545	\$7,746,063,480
29		General Fund Positions	150.00	144.00		
30		Nongeneral Fund Positions		180.50		
31		Position Level	328.50	324.50		
32 33		Fund Sources: General	\$5,735,624,112	\$6,088,518,538 \$6,021,458,667		
34		Special	\$5,540,648	\$5,542,274		
35		Commonwealth Transportation	\$2,573,327	\$2,648,327		
36				\$2,363,327		
37 38		Trust and Agency	\$808,608,226	\$728,524,922 \$790,507,876		
30 39		Federal Trust	\$926,191,032	\$926,191,336		
			φ720,171,032	ψ720,171,550		
40	141.	Not set out.				
41	142	Not set out				
41	142.	Not set out.				
42	143.	Not set out.				
43	144.	Not set out.				

145. Not set out.

- 146. Not set out.
- 147. Not set out.

ITEM 148.

- 148. Not set out.
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- 175. Not set out.

ITEM 176.

- 176. Not set out.
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- 202. Not set out.
- 203. Not set out.

ITEM	203.
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- 204. Not set out.
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- 207. Not set out.
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- 26 229. Not set out.
- 230. Not set out.

Item I	Details(\$)	Appropriations(\$)			
First Year	Second Year	First Year	Second Year		
FY2017	FY2018	FY2017	FY2018		

ITEM 231.

- 231. Not set out.
- 232. Not set out.
- 233. Not set out.
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- 254. Not set out.
- 255. Not set out.
- 255.10 Not set out.
- 256. Not set out.

Item I	Details(\$)	Appropriations(\$)			
First Year	Second Year	First Year	Second Year		
FY2017	FY2018	FY2017	FY2018		

ITEM 256.		Ite First Yea FY2017		Appropr First Year FY2017	iations(\$) Second Year FY2018
1	General Fund Positions	18,527.65	18,528.65		
2	Nongeneral Fund Positions	40,228.07	40,593.07		
	Position Level	58,755.72	59,121.72		
4 5	Fund Sources: General	\$7,775,650,331	\$8,103,714,179 \$8,036,654,308		
6	Special	\$41,228,245	\$40,848,744		
7	Higher Education Operating	\$8,511,168,633	\$8,217,476,180		
8 9	Commonwealth Transportation	\$2,573,327	\$2,648,327 \$2, <i>363,327</i>		
10	Enterprise	\$5,479,910	\$5,479,910		
11 12	Trust and Agency	\$808,798,226	\$728,714,922 \$790,697,876		
13	Debt Service	\$329,379,313	\$337,393,916		
14	Dedicated Special Revenue	\$11,914,428	\$16,482,503		
15	Federal Trust	\$939,919,686	\$939,920,058		

ITEM 257.

FY2018

FY2017

Appropriations(\$) First Year Second Year FY2017 FY2018

1		OFFICE (OF FINANCE			
2	257.	Not set out.				
3		§ 1-9. DEPARTMEN	T OF ACCOUNT	FS (151)		
4	258.	Not set out.				
5	259.	Not set out.				
6	260.	Not set out.				
7	261.	Not set out.				
8	262.	Not set out.				
9	263.	Not set out.				
10	264.	Not set out.				
11	265.	Not set out.				
	2001					
12		Department of Account	ts Transfer Paym	ents (162)		
13 14 15 16	266.	Financial Assistance to Localities - General (72800) a sum sufficient, estimated at			\$570,565,000	\$ 572,065,000 \$571,395,000
10 17 18		Distribution of Rolling Stock Taxes (72806)	\$7,100,000	\$7,100,000 \$6,530,000		φ571,595,000
19 20		Distribution of Recordation Taxes (72808) Financial Assistance to Localities - Rental Vehicle	\$40,000,000	\$40,000,000		
21		Tax (72810)	\$45,000,000	\$46,500,000		
22 23 24		Distribution of Sales Tax Revenues from Certain Public Facilities (72811) Distribution of Tennessee Valley Authority	\$1,040,000	\$1,040,000		
24 25 26		Payments in Lieu of Taxes (72812)	\$1,300,000	\$1,300,000 \$1,200,000		
27 28		Distribution of the Virginia Communications Sales and Use Tax (72816)	\$440,000,000	\$440,000,000		
29 30 31		Distribution of Payments to Localities for Enhanced Emergency Communications Services (72817)	\$36,000,000	\$36,000,000		
32 33		Distribution of Sales Tax Revenues from Certain Tourism Projects (72819)	\$125,000	\$125,000		
34 35		Fund Sources: General	\$49,565,000	\$49,565,000 \$48,895,000		
36 37		Trust and Agency Dedicated Special Revenue	\$45,000,000 \$476,000,000	\$46,500,000 \$476,000,000		
38 39		Authority: §§ 15.2-5814, 15.2-5914, 33.2-2400, 58. 816, 58.1-1736, 58.1-1741, 58.1-2658.1, and 58.1-3				
40 41 42		A. Out of this appropriation, amounts estimated \$20,000,000 the second year from the general fund Virginia Transportation District Fund, as provided in	shall be deposited	l into the Northern		

amount shall consist of recordation taxes attributable to and transferable to the cities of
Alexandria, Fairfax, Falls Church, Manassas, and Manassas Park and the counties of

Item Details(\$) First Year Second Year FY2017 FY2018

Appropriations(\$) First Year Second Year FY2017 FY2018

1 Arlington, Fairfax, Loudoun, and Prince William, pursuant to § 58.1-816, Code of Virginia. 2 This amount shall be transferred to Item 457 of this act and shall be used to support the 3 Northern Virginia Transportation District Program as defined in § 33.2-2401, Code of 4 Virginia. The Commonwealth Transportation Board shall make such allocations and 5 expenditures from the fund as are provided in the Northern Virginia Transportation District, 6 Commonwealth of Virginia Revenue Bond Act of 1993 (Chapter 391, 1993 Acts of 7 Assembly). The Commonwealth Transportation Board also shall make such allocations and 8 expenditures from the fund as are provided in Chapters 470 and 597 of the 1994 Acts of 9 Assembly (amendments to Chapter 391, 1993 Acts of Assembly).

- 10 B. Pursuant to Chapters 233 and 662, 1994 Acts of Assembly, out of this appropriation, an 11 amount estimated at \$1,000,000 the first year and \$1,000,000 the second year from the 12 general fund shall be deposited into the set-aside fund as requested in an ordinance adopted 13 March 28, 1995, and in compliance with the requirements provided for in § 58.1-816.1, Code 14 of Virginia, for an account for the City of Chesapeake. These amounts shall be transferred to 15 Item 457 of this act and shall be allocated by the Commonwealth Transportation Board to 16 provide for the debt service pursuant to the Oak Grove Connector, City of Chesapeake, 17 Commonwealth of Virginia Transportation Program Revenue Bond Act of 1994 (Chapters 233 and 662, 1994 Acts of Assembly). 18
- 19 C. Out of this appropriation, the Virginia Baseball Stadium Authority shall be paid a sum
 20 sufficient equal to the state personal, corporate, and pass-through entity income and sales and
 21 use tax revenues to which the authority is entitled.
- D.1. In order to carry out the provisions of § 58.1-645 et seq., Code of Virginia, there is 22 23 hereby appropriated a sum sufficient amount of nongeneral fund revenues estimated at 24 \$440,000,000 in the first year and \$440,000,000 in the second year equal to the revenues 25 collected pursuant to § 58.1-645 et seq., Code of Virginia, from the Virginia Communications 26 Sales and Use Tax. All revenue received by the Commonwealth pursuant to the provisions of 27 § 58.1-645 et seq., Code of Virginia, shall be paid into the state treasury and deposited to the 28 Virginia Communications Sales and Use Tax Fund and shall be distributed pursuant to § 58.1-29 662, Code of Virginia and Item 287 of this act. For the purposes of the State Comptroller's preliminary and final annual reports required by § 2.2-813, Code of Virginia, however, all 30 31 deposits to and disbursements from the fund shall be accounted for as part of the general fund 32 of the state treasury.
- 2. It is the intent of the General Assembly that all such revenues be distributed to counties,
 cities, and towns, the Department for the Deaf and Hard-of-Hearing, and to the Department of
 Taxation for the costs of administering the Virginia Communications Sales and Use Tax
 Fund.
- E. In order to carry out the provisions of § 58.1-1734 et seq., Code of Virginia, there is hereby
 appropriated a sum sufficient amount of nongeneral fund revenues estimated at \$45,000,000
 in the first year and \$46,500,000 in the second year equal to the revenues collected pursuant
 to A. 2 of § 58.1-1736 Code of Virginia, from the Virginia Motor Vehicle Rental Tax.
- F. In order to carry out the provisions of § 56-484.17 et seq., Code of Virginia, there is hereby
 appropriated a sum sufficient amount of nongeneral fund revenues estimated at \$36,000,000
 in the first year and \$36,000,000 in the second year equal to the revenues collected pursuant
 to § 56-484.17.1 Code of Virginia, from the Virginia Wireless Tax.
- **45** 267. Not set out.

ITEM 266.

- **46** 268. Not set out.
- **47** 269. Not set out.
- **48** 270. Not set out.
- **49** 271. Not set out.
- **50** 272. Not set out.

]	ITEM 272		Iter First Yea FY2017			oriations(\$) Second Year FY2018
1 2 3		Total for Department of Accounts Transfer Payments			\$2,169,802,634	\$1,556,272,398 \$1,555,602,398
4		Nongeneral Fund Positions	1.00	1.00		
5		Position Level	1.00	1.00		
6 7		Fund Sources: General	\$1,605,137,105	\$999,565,000 \$998,895,000		
8 9		Trust and Agency Dedicated Special Revenue	\$87,339,185 \$477,326,344	\$79,381,054 \$477,326,344		
10 11		Grand Total for Department of Accounts	. , ,		\$2,209,949,168	\$1,597,552,534 \$1,596,882,534
12		General Fund Positions	115.00	115.00		
13		Nongeneral Fund Positions	54.00	54.00		
14		Position Level	169.00	169.00		
15 16		Fund Sources: General	\$1,617,739,858	\$1,012,168,165 \$1,011,498,165		
17 18		Special	\$862,846	\$862,846		
18 19		Internal Service Trust and Agency	\$26,680,935 \$87,339,185	\$27,814,125 \$79,381,054		
20		Dedicated Special Revenue	\$477,326,344	\$477,326,344		
21	273.	Not set out.				
21	273.	Not set out.				
23	275.	Not set out.				
24	276.	Not set out.				
25	277.	Not set out.				
26	278.	Not set out.				
27	279.	Not set out.				
28	280.	Not set out.				
29		§ 1-10. TREAS	URY BOARD (15	5)		
30 31 32	281.	Bond and Loan Retirement and Redemption (74300)			\$771,334,565	\$813,838,773 \$789,570,265
33 34 35		Debt Service Payments on General Obligation Bonds (74301)	\$72,574,911	\$70,178,689 \$70,187,695		<i>\$</i> 7,07,07,0,200
35 36		Capital Lease Payments (74302)	\$5,492,400	\$5,493,288		
37 38		Debt Service Payments on Public Building Authority Bonds (74303)	\$281,328,073	\$287,263,593		
39 40 41 42		Debt Service Payments on College Building Authority Bonds (74304)	\$411,939,181	\$279,938,447 \$450,903,203 \$433,950,835		
43 44		Fund Sources: General	\$722,112,126	\$763,747,452 \$739,478,944		
45 46		Higher Education Operating Dedicated Special Revenue	\$30,011,174 \$645,000	\$31,526,576 \$645,000		

		Item Details(\$)		Appropriations(\$)	
ITEM 281.		First Year	Second Year	First Year	Second Year
		FY2017	FY2018	FY2017	FY2018
1	Federal Trust	\$18,566,265	\$17,919,745		

2 Authority: Title 2.2, Chapter 18, Code of Virginia; Article X, Section 9, Constitution of 3 Virginia.

4 A. The Director, Department of Planning and Budget is authorized to transfer appropriations 5 between Items in the Treasury Board to address legislation affecting the Treasury Board 6 passed by the General Assembly.

7 B.1. Out of the amounts for Debt Service Payments on General Obligation Bonds, the following amounts are hereby appropriated from the general fund for debt service on general 8 9 obligation bonds issued pursuant to Article X, Section 9 (b), of the Constitution of Virginia:

10	Series		FY	FY 2017	
11		General Fund	Federal Funds	General Fund	Federal Funds
12	2007A	\$6,812,500	\$0	\$6,500,000	\$0
13	2007B	\$4,200,000	\$0	\$0	\$0
14	2008A	\$5,362,800	\$0	\$5,116,800	\$0
15	2008B	\$5,447,850	\$0	\$5,225,850	\$0
16	2009A	\$1,080,250	\$0	\$4,262,250	\$0
17	2009B	\$3,238,564	\$470,381	\$3,185,529	\$441,824
18	2009D Refunding	\$19,659,250	\$0	\$24,849,250	\$0
19	2012 Refunding	\$4,499,700	\$0	\$4,409,200	\$0
20	2013 Refunding	\$11,353,250	\$0	\$4,958,750	\$0
21	2014 Refunding	\$4,436,500	\$0	\$1,107,750	\$0
22	2015B Refunding	\$4,909,550	\$0	\$8,214,550	\$0
23	2016B Refunding	\$1,016,977	\$0	\$1,821,450	\$0
24	Projected debt	\$87,339	\$0	\$85,486	\$0
25	service & expenses			\$94,492	
26 27	Total Service Area	\$72,104,530	\$470,381	\$69,736,865 \$69,745,871	\$441,824

28 2. Out of the amounts for Debt Service Payments on General Obligation Bonds, sums needed 29 to fund issuance costs and other expenses are hereby appropriated.

30 C. Out of the amounts for Capital Lease Payments, the following amounts are hereby 31 appropriated for capital lease payments:

32		FY 2017	FY 2018
33	Norfolk RHA (VCCS-TCC), Series 1995	\$739,250	\$739,738
34	Virginia Biotech Research Park, 2009	\$4,753,150	\$4,753,550
35	Total Capital Lease Payments	\$5,492,400	\$5,493,288

D.1. Out of the amounts for Debt Service Payments on Virginia Public Building Authority 36 37 Bonds shall be paid to the Virginia Public Building Authority the following amounts for use 38 by the authority for its various bond issues:

39	Series	General Fund	Nongeneral Fund	General Fund	Nongeneral Fund
40	2005D	\$1,250,000	\$0	\$1,250,000	\$0
41	2006A	\$3,854,000	\$0	\$0	\$0
42	STARS 2006A	\$7,144,250	\$0	\$0	\$0
43	2006B	\$8,620,250	\$0	\$0	\$0
44	STARS 2006B	\$4,469,000	\$0	\$0	\$0
45	2007A	\$8,992,375	\$0	\$8,994,375	\$0
46	STARS 2007A	\$7,515,875	\$0	\$7,513,250	\$0
47	2008B	\$7,120,275	\$0	\$7,121,212	\$0
48	2009A	\$4,685,520	\$0	\$4,680,433	\$0

IT	EM 281.		Item D First Year FY2017		d Year 2018	Appropi First Year FY2017	iations(\$) Second Year FY2018
1	2009B	\$13,440,387		\$0	\$10,	206,500	\$0
2	2009B STARS	\$6,585,500		\$0	\$6,	582,000	\$0
3	2009C	\$1,091,060		\$0	\$1,	087,256	\$0
4	2009D	\$6,258,800		\$0	\$6,	267,750	\$0
5	2010A	\$21,922,619	\$4,427,5	564	\$21,	924,262	\$4,245,372
6	2010B	\$22,230,332	\$3,483,5	595	\$22,	228,807	\$3,483,595
7	2011A STARS	\$631,250		\$0	\$	626,750	\$0
8	2011A	\$19,232,175		\$0	\$17,	663,175	\$0
9	2011B	\$1,298,724		\$0	\$1,	297,524	\$0
10	2012A Refunding	\$10,397,100		\$0	\$14,	873,225	\$0
11	2013A	\$10,279,800		\$0	\$10,	284,425	\$0
12	2013B	\$3,478,000		\$0	\$3,	478,000	\$0
13	2014A	\$9,204,275	\$645,0	000	\$9,	200,150	\$645,000
14	2014B	\$2,009,865		\$0	\$2,	014,279	\$0
15	2014C Refunding	\$47,576,200		\$0	\$39,	093,450	\$0
16	2015A	\$17,340,371		\$0	\$17,	344,371	\$0
17	2015B Refunding	\$17,565,080		\$0	\$21,	406,330	\$0
18	2016A	\$2,594,308		\$0	\$14,	388,800	\$0
19	2016B Refunding	\$2,840,840		\$0	\$8,	816,400	\$0
20	2016C	\$2,360,858		\$0	\$11,	658,400	\$0
21 22	2016D	\$113,933		\$0		906,203 906,503	\$0
23 24	Projected debt service and expenses	\$668,892		\$0	. ,	982,299 656,853	\$0
25 26	Total Service Area	\$272,771,914	\$8,556,3	159	. ,	889,626 564,480	\$8,373,967

2.a. Funding is included in this Item for the Commonwealth's reimbursement of a portion of the approved capital costs as determined by the Board of Corrections and other interest costs as provided in §§ 53.1-80 through 53.1-82.2 of the Code of Virginia, for the following:

31 32	Project	Commonwealth Share of Approved Capital Costs
33	Prince William – Manassas Regional Jail	\$21,032,421
34	Central Virginia Regional Jail	\$8,464,891
35	Chesapeake City Jail	\$6,860,886
36	Pamunkey Regional Jail Authority	\$288,575
37	Hampton Roads Regional Jail	\$1,759,780
38	Piedmont Regional Jail	\$2,139,464
39	Rappahannock Regional Jail	\$1,095,862
40	Rockbridge Regional Jail	\$103,693
41	Prince William - Manassas Adult Detention Center	\$49,643
42	Total Approved Capital Costs	\$41,795,215

b. The Commonwealth's share of the total construction cost of the projects listed in the
table in paragraph D.2.a. shall not exceed the amount listed for each project.
Reimbursement of the Commonwealth's portion of the construction costs of these projects
shall be subject to the approval of the Department of Corrections of the final expenditures.

47 c. This paragraph shall constitute the authority for the Virginia Public Building Authority
48 to issue bonds for the foregoing projects pursuant to § 2.2-2261 of the Code of Virginia.

ITEM 281.		Item Det First Year FY2017	tails(\$) Second Year FY2018	Appropi First Year FY2017	riations(\$) Second Year FY2018
1 2 3 4	E.1. Out of the amounts for Debt Service Payments on Virg Bonds shall be paid to the Virginia College Building Author by the Authority for payments on obligations issued for fin the 21st Century College Program:	ity the following am	nounts for use		
5	Series		FY 2017		FY2018
6 7	2006	\$8	,389,625		\$8,488,250 \$0
8 9	2007A Refunding		,608,250		\$13,614,000 \$0
10	2007B		,420,250		\$0
11	2008A		,970,250		\$4,968,500
12 13	2009A&B		,021,515		\$25,021,650 \$25,021,660
14	2009E Refunding		,552,650		\$26,974,900
15	2009F		,279,049		\$38,005,836
16 17 18	2010B 2011 A		9,025,164 7,776,300		\$27,863,320 \$17,775,300 <i>\$7,742,050</i>
19	2012A	\$21	,495,900		\$21,499,400
20	2012B		,813,200		\$23,835,200
21	2012 C		,709,412		\$1,689,706
22	2013 A	\$21	,958,513		\$21,959,513
23	2014A	\$19	,547,900		\$19,545,150
24	2014B	\$5	,746,400		\$1,379,650
25	2015A	\$30	,852,650		\$30,850,550
26 27	2015B Refunding		,281,262		\$7,284,361 \$7,284,367
28	2015C		,480,181		\$1,478,575
29 30	2015D		,129,800		\$14,134,300 \$14,134,285
31	2016A		,470,900		\$19,474,600
32	2016B Refunding		,314,667		\$1,972,000
33	2016C	\$4	,430,559		\$4,431,339
34	2017B		\$0 \$0		\$20,200,125
35 36	2017C 2017D		\$0 \$0		\$31,464,203 \$11,318,863
30 37 38	Projected 21st Century debt service & expenses	S	\$825,200		\$11,518,805 \$48,576,603 \$785,743
39 40	Subtotal 21st Century	\$337	,099,597		\$380,822,703 \$363,879,535
41 42 43	2. Out of the amounts for Debt Service Payments on Virg Bonds shall be paid to the Virginia College Building Author payment of debt service on authorized bond issues to finance	ity the following an			
44	Series		FY 2017		FY 2018
45	2009D		,051,000		\$0
46	2010A		,242,500		\$0
47	2011A		,537,250		\$8,533,500
48	2012A	\$8	,358,500		\$8,362,500
49	2013A	\$9	,450,750		\$9,450,500
50	2014A	\$9	,655,750		\$9,657,500
51	2015A		,480,000		\$10,484,000
52	2016A	\$11	,063,834		\$11,068,500

ITEM 28	21	Item I First Year	Details(\$) Second Year	Appropi First Year	iations(\$) Second Year
	51.	FIrst Year FY2017	FY2018	FY2017	FY2018
1	2017A				\$12,514,800
2 3	Projected debt service & expenses		\$0		\$12,524,000 \$0
4 5	Subtotal Equipment	\$	74,839,584		\$70,080,500 \$70,071,300
6 7	Total Service Area	\$4	11,939,181		3450,903,203 \$433,950,835
8 9 10	3. Beginning with the FY 2008 allocation of the hi the Treasury Board shall amortize equipment purcha with the useful life of the equipment.	• • • •			
11 12 13 14	4. Out of the amounts for Debt Service Payments on Bonds, the following nongeneral fund amounts from students at institutions of higher education shall be Authority in each year for debt service on bonds iss	n a capital fee charged paid to the Virginia C	l to out-of-state ollege Building		
15	Institution		FY 2017		FY 2018
16	George Mason University		\$2,644,092		\$2,804,490
17	Old Dominion University		\$1,047,123		\$1,108,899
18	University of Virginia		\$4,721,706		\$5,006,754
19	Virginia Polytechnic Institute and State University		\$4,867,731		\$5,192,295
••			#2 22 1 52 0		A2 250 266

33	TOTAL	\$25,168,572	\$26,683,974
32	Virginia Community College System	\$3,139,785	\$3,301,665
31	Richard Bland College	\$9,900	\$10,830
30	Virginia State University	\$739,233	\$773,577
29	Virginia Military Institute	\$377,190	\$400,470
28	Radford University	\$281,556	\$300,486
27	University of Mary Washington	\$222,750	\$234,834
26	Longwood University	\$97,911	\$106,149
25	Norfolk State University	\$402,831	\$420,789
24	James Madison University	\$2,675,079	\$2,843,787
23	University of Virginia's College at Wise	\$45,540	\$48,330
22	Christopher Newport University	\$122,562	\$131,508
21	College of William and Mary	\$1,549,053	\$1,639,845
20	Virginia Commonwealth University	\$2,224,530	\$2,359,266
19	Virginia Polytechnic Institute and State University	\$4,867,731	\$5,192,295

5. Out of the amounts for Debt Service Payments of College Building Authority Bonds,
the following is the estimated general and nongeneral fund breakdown of each institution's
share of the debt service on the Virginia College Building Authority bond issues to
finance equipment. The nongeneral fund amounts shall be paid to the Virginia College
Building Authority in each year for debt service on bonds issued under the equipment
program:

40		FY 2	2017		FY 2018
41	Institution	General Fund	Nongeneral Fund	General Fund	Nongeneral Fund
42 43	College of William & Mary	\$2,428,047	\$259,307	\$2,288,559 \$2,304,879	\$259,307
44 45	University of Virginia	\$12,878,320	\$1,088,024	\$12,398,010 \$12,500,059	\$1,088,024
46 47 48	Virginia Polytechnic Institute and State University	\$12,686,106	\$992,321	\$12,511,190 \$12,532,289	\$992,321
49 50	Virginia Military Institute	\$782,515	\$88,844	\$710,673 \$714,382	\$88,844
51	Virginia State	\$1,251,928	\$108,886	\$1,102,177	\$108,886

			Item I	Details(\$)	Annron	riations(\$)
ITEM 281			First Year	Second Year	First Year	Second Year
			FY2017	FY2018	FY2017	FY2018
1	University				\$1,107,794	
2 3	Norfolk State University	\$1,134,866	\$1	.08,554	\$974,308 \$979,331	\$108,554
4 5	Longwood University	\$695,519	9	54,746	\$616,057 \$619,168	\$54,746
6 7	University of Mary Washington	\$579,022	9	697,063	\$494,620 \$497,364	\$97,063
8 9	James Madison University	\$2,104,753	\$2	,	\$1,829,499 \$1,839,166	\$254,504
10 11	Radford University	\$1,610,466	\$1		\$1,439,279 \$ <i>1,446,582</i>	\$135,235
12 13	Old Dominion University	\$4,765,064	\$3		\$4,411,475 \$4,436,165	\$374,473
14 15 16	Virginia Commonwealth University	\$9,079,794	\$4	,	\$8,135,604 \$8, <i>197,929</i>	\$401,647
17 18	Richard Bland College	\$157,143		\$2,027	\$142,476 \$143,146	\$2,027
19 20	Christopher Newport University	\$732,687	9	517,899	\$662,856 \$666,014	\$17,899
21 22	University of Virginia's College at Wise	\$239,458	5	519,750	\$206,441 \$207,490	\$19,750
23 24	George Mason University	\$4,075,025	\$2		\$3,715,367 \$3,818,213	\$205,665
25 26	Virginia Community College System	\$12,777,922	\$6	\$	11,630,735 12,140,426	\$633,657
27 28	Virginia Institute of Marine Science	\$576,822		\$0	\$486,789 \$490,274	\$0
29 30	Roanoke Higher Education Authority	\$76,416		\$0	\$70,040 \$70,364	\$0
31 32 33	Southwest Virginia Higher Education Center	\$78,865		\$0	\$72,284 \$72,619	\$0
34 35	Institute for Advanced Learning and Research	\$269,909		\$0	\$247,386 \$248,534	\$0
36 37 38	Southern Virginia Higher Education Center	\$66,104		\$0	\$72,216 \$72,617	\$0
39 40	New College Institute	\$62,148		\$0	\$45,333 \$45,477	\$0
41 42	Eastern Virginia Medical School	\$0		\$0	\$82,099 \$78,420	\$0
43 44	TOTAL	\$69,108,899	\$4,8		64,345,473 65,228,703	\$4,842,602

F. Pursuant to various Payment Agreements between the Treasury Board and the
Commonwealth Transportation Board, funds required to pay the debt service due on
Commonwealth Transportation Board bonds shall be paid to the Trustee for the bondholders
by the Treasury Board after transfer of these funds to the Treasury Board from the
Commonwealth Transportation Board pursuant to Item 457, paragraph E of this act and §§
33.2-2300, 33.2-2400, and 58.1-816.1, Code of Virginia.

G. Under the authority of this act, an agency may transfer funds to the Treasury Board for use
as lease, rental, or debt service payments to be used for any type of financing where the
proceeds are used to acquire equipment and to finance associated costs, including but not
limited to issuance and other financing costs. In the event such transfers occur, the transfers
shall be deemed an appropriation to the Treasury Board for the purpose of making the lease,

I	ITEM 281.		Ite First Ye FY201'			oriations(\$) Second Year FY2018
1		rental, or debt service payments described herein.				
2 3 4 5 6 7		H. Notwithstanding the provisions of 2.2-11.56, Co were used by the Commonwealth or its authorities, acquisition, construction, improvement or equipping subsequent sale or disposition of such property and at toward remediation options available under federa exempt status of such bonds.	boards, or institut g of real property, ny improvements	tions to finance the proceeds from the may first be applied	e e 1	
8	282.	Not set out.				
9 10		Total for Treasury Board			\$771,334,565	\$813,838,773 \$789,570,265
11 12		Fund Sources: General	\$722,112,126	\$763,747,452 \$739,478,944		
13		Higher Education Operating	\$30,011,174	\$31,526,576		
14		Dedicated Special Revenue	\$645,000	\$645,000		
15		Federal Trust	\$18,566,265	\$17,919,745		
16	283.	Omitted.				
17 18		TOTAL FOR OFFICE OF FINANCE			\$3,120,039,367	\$2,549,770,382 \$2,524,831,874
19		General Fund Positions	1,098.60	1,094.60		
20		Nongeneral Fund Positions	204.40	204.40		
21		Position Level	1,303.00	1,299.00		
22 23		Fund Sources: General	\$2,452,336,631	\$1,887,513,277 \$1,862,574,769		
24		Special	\$13,019,820	\$12,998,062		
25		Higher Education Operating	\$30,011,174	\$31,526,576		
26		Commonwealth Transportation	\$185,187	\$185,187		
27		Internal Service	\$26,680,935	\$27,814,125		
28		Trust and Agency	\$99,900,769	\$92,474,824		
29 20		Dedicated Special Revenue	\$479,338,586	\$479,338,586		
30		Federal Trust	\$18,566,265	\$17,919,745		

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OFFICE OF HEALTH AND HUMAN RESOURCES

§ 1-11. SECRETARY OF HEALTH AND HUMAN RESOURCES (188)

3 284. Not set out.

4 Children's Services Act (200) 5 285. \$329,749,289 \$332 099 501 Protective Services (45300) 6 \$330,707,447 7 8 Financial Assistance for Child and Youth Services \$329,749,289 \$332.099.501 (45303)..... 9 \$330,707,447 10 \$279,491,755 Fund Sources: General \$277,141,543 \$278,099,701 11 Federal Trust \$52,607,746 12 \$52,607,746 13 Authority: Title 2.2, Chapter 52, Code of Virginia. 14 A. The Department of Education shall serve as fiscal agent to administer funds cited in 15 paragraphs B and C. 16 B.1.a. Out of this appropriation, \$177,853,240 the first year and \$221,429,890 the second year 17 from the general fund and \$51,609,746 the first year and \$51,607,746 the second year from 18 nongeneral funds shall be used for the state pool of funds pursuant to § 2.2-5211, Code of 19 Virginia. This appropriation shall consist of a Medicaid pool allocation, and a non-Medicaid 20 pool allocation. 21 b. The Medicaid state pool allocation shall consist of \$28,526,197 the first year and 22 \$28,526,197 the second year from the general fund and \$43,187,748 the first year and 23 \$43,187,748 the second year from nongeneral funds. The Office of Children's Services will 24 transfer these funds to the Department of Medical Assistance Services as they are needed to 25 pay Medicaid provider claims. 26 c. The non-Medicaid state pool allocation shall consist of \$149,327,043 the first year and \$192,903,693 the second year from the general fund and \$8,419,998 the first year and 27 28 \$8,419,998 the second year from nongeneral funds. The nongeneral funds shall be transferred 29 from the Department of Social Services. 30 d. The Office of Children's Services, with the concurrence of the Department of Planning and 31 Budget, shall have the authority to transfer the general fund allocation between the Medicaid 32 and non-Medicaid state pools in the event that a shortage should exist in either of the funding 33 pools. 34 e. The Office of Children's Services, per the policy of the State Executive Council, shall deny 35 state pool funding to any locality not in compliance with federal and state requirements 36 pertaining to the provision of special education and foster care services funded in accordance 37 with § 2.2-5211, Code of Virginia. 38 2.a. Out of this appropriation, \$96,893,303 the first year and \$55,666,86554,274,811 the 39 second year from the general fund and \$1,000,000 the first year and \$1,000,000 the second 40 year from nongeneral funds shall be set aside to pay for the state share of supplemental 41 requests from localities that have exceeded their state allocation for mandated services. The 42 nongeneral funds shall be transferred from the Department of Social Services. b. In each year, the director of the Office of Children's Services may approve and obligate 43 44 supplemental funding requests in excess of the amount in 2a above, for mandated pool fund 45 expenditures up to 10 percent of the total general fund appropriation authority in B1a in this 46 Item. 47 c. The State Executive Council shall maintain local government performance measures to 48 include, but not be limited to, use of federal funds for state and local support of the Children's

Item Details(\$)

Second Year

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Services Act.

d. Pursuant to § 2.2-5200, Code of Virginia, Community Policy and Management Teams shall seek to ensure that services and funding are consistent with the Commonwealth's policies of preserving families and providing appropriate services in the least restrictive environment, while protecting the welfare of children and maintaining the safety of the public. Each locality shall submit to the Office of Children's Services information on utilization of residential facilities for treatment of children and length of stay in such facilities. By December 15 of each year, the Office of Children's Services shall report to the Governor and Chairmen of the House Appropriations and Senate Finance Committees on utilization rates and average lengths of stays statewide and for each locality.

- 11 3. Each locality receiving funds for activities under the Children's Services Act (CSA) 12 shall have a utilization management process, including a uniform assessment, approved by 13 the State Executive Council, covering all CSA services. Utilizing a secure electronic site, 14 each locality shall also provide information as required by the Office of Children's 15 Services to include, but not be limited to case specific information, expenditures, number 16 of youth served in specific CSA activities, length of stay for residents in core licensed residential facilities, and proportion of youth placed in treatment settings suggested by the 17 18 uniform assessment instrument. The State Executive Council, utilizing this information, 19 shall track and report on child specific outcomes for youth whose services are funded 20 under the Children's Services Act. Only non-identifying demographic, service, cost and 21 outcome information shall be released publicly. Localities requesting funding from the set 22 aside in paragraph 2.a. and 2.b. must demonstrate compliance with all CSA provisions to 23 receive pool funding.
- 4. The Secretary of Health and Human Resources, in consultation with the Secretary of
 Education and the Secretary of Public Safety and Homeland Security, shall direct the
 actions for the Departments of Social Services, Education, and Juvenile Justice, Medical
 Assistance Services, Health, and Behavioral Health and Developmental Services, to
 implement, as part of ongoing information systems development and refinement, changes
 necessary for state and local agencies to fulfill CSA reporting needs.
- 5. The State Executive Council shall provide localities with technical assistance on ways
 to control costs and on opportunities for alternative funding sources beyond funds
 available through the state pool.
- 33 6. Out of this appropriation, \$50,000 the first year and \$50,000 the second year from the 34 general fund is provided for a combination of regional and statewide meetings for 35 technical assistance to local community policy and management teams, family assessment and planning teams, and local fiscal agents. Training shall include, but not be limited to, 36 37 cost containment measures, building community-based services, including creation of 38 partnerships with private providers and non-profit groups, utilization management, use of 39 alternate revenue sources, and administrative and fiscal issues. A state-supported 40 institution of higher education, in cooperation with the Virginia Association of Counties, 41 the Virginia Municipal League, and the State Executive Council, may assist in the 42 provisions of this paragraph. A training plan shall be presented to and approved by the 43 State Executive Council before the beginning of each fiscal year. A training calendar and 44 timely notice of programs shall be provided to Community Policy and Management 45 Teams and family assessment and planning team members statewide as well as to local 46 fiscal agents and chief administrative officers of cities and counties. A report on all 47 regional and statewide training sessions conducted during the fiscal year, including (i) a 48 description of each program and trainers, (ii) the dates of the training and the number of 49 attendees for each program, (iii) a summary of evaluations of these programs by attendees, 50 and (iv) the funds expended, shall be made to the Chairmen of the House Appropriations 51 and Senate Finance Committees and to the members of the State Executive Council by 52 December 1 of each year. Any funds unexpended for this purpose in the first year shall be 53 reappropriated for the same use in the second year.
- 54 7. Out of this appropriation, \$70,000 the first year and \$70,000 the second year from the
 55 general fund is provided for the Office of Children's Services to contract for the support of
 56 uniform CSA reporting requirements.
- **57** 8. The State Executive Council shall require a uniform assessment instrument.

ITEM 2	285.
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Item Details(\$) First Year Second Year FY2017 FY2018

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9. The Office of Children's Services, in conjunction with the Department of Social Services, shall determine a mechanism for reporting Temporary Assistance for Needy Families Maintenance of Effort eligible costs incurred by the Commonwealth and local governments for the Children's Services Act.

5 10. For purposes of defining cases involving only the payment of foster care maintenance,
6 pursuant to § 2.2-5209, Code of Virginia, the definition of foster care maintenance used by
7 the Virginia Department of Social Services for federal Title IV-E shall be used.

- 8 C. The funding formula to carry out the provisions of the Children's Services Act is as follows:
- Allocations. The allocations for the Medicaid and non-Medicaid pools shall be the amounts
 specified in paragraphs B.1.b. and B.1.c. in this Item. These funds shall be distributed to each
 locality in each year of the biennium based on the greater of that locality's percentage of
 actual 1997 Children's Services Act pool fund program expenditures to total 1997 pool fund
 program expenditures or the latest available three-year average of actual pool fund program
 expenditures as reported to the state fiscal agent.
- 16
 2. Local Match. All localities are required to appropriate a local match for the base year
 17 funding consisting of the actual aggregate local match rate based on actual total 1997 program
 18 expenditures for the Children's Services Act. This local match rate shall also apply to all
 19 reimbursements from the state pool of funds in this Item and carryforward expenditures
 20 submitted prior to September 30 each year for the preceding fiscal year, including
 21 administrative reimbursements under paragraph C.4. in this Item.
- 3.a. Notwithstanding the provisions of C.2. of this Item, beginning July 1, 2008, the local
 match rate for community based services for each locality shall be reduced by 50 percent.
 - b. Localities shall review their caseloads for those individuals who can be served appropriately by community-based services and transition those cases to the community for services. Beginning July 1, 2009, the local match rate for non-Medicaid residential services for each locality shall be 25 percent above the fiscal year 2007 base. Beginning July 1, 2011, the local match rate for Medicaid residential services for each locality shall be 25 percent above the fiscal year 2007 base.
- c. By October 1 of each year, The State Executive Council (SEC) shall provide an update to
 the Governor and the Chairmen of the House Appropriations and Senate Finance Committees
 on the outcomes of this initiative.
 - d. At the direction of the State Executive Council, local Community Policy and Management Teams (CPMTs) and Community Services Boards (CSBs) shall work collaboratively in their service areas to develop a local plan for intensive care coordination (ICC) services that best meets the needs of the children and families. If there is more than one CPMT in the CSB's service area, the CPMTs and the CSB may work together as a region to develop a plan for ICC services. Local CPMTs and CSBs shall also work together to determine the most appropriate and cost-effective provider of ICC services for children in their community who are placed in, or at-risk of being placed in, residential care through the Children's Services Act, in accordance with guidelines developed by the State Executive Council. The State Executive Council and Office of Children's Services shall establish guidelines for reasonable rates for ICC services and provide training and technical assistance to CPMTs and fiscal agents regarding these services.
- e. The local match rate for all non-Medicaid services provided in the public schools after June30, 2011 shall equal the fiscal year 2007 base.
- 47 4. Local Administrative Costs. Out of this appropriation, an amount equal to two percent of 48 the fiscal year 1997 pool fund allocations, not to exceed \$2,060,000 the first year and 49 \$2,060,000 the second year from the general fund, shall be allocated among all localities for 50 administrative costs. Every locality shall be required to appropriate a local match based on the 51 local match contribution in paragraph C.2. of this Item. Inclusive of the state allocation and 52 local matching funds, every locality shall receive the larger of \$12,500 or an amount equal to two percent of the total pool allocation. No locality shall receive more than \$50,000, inclusive 53 54 of the state allocation and local matching funds. Localities are encouraged to use

First

Item Details(\$)				
First Year	Second Year	Fir		
FY2017	FY2018	F		

Appropriations(\$) rst Year Second Year Y2017 FY2018

1 administrative funding to hire a full-time or part-time local coordinator for the Children's 2 Services Act program. Localities may pool this administrative funding to hire regional 3 coordinators.

ITEM 285.

5. Definition. For purposes of the funding formula in the Children's Services Act, 4 5 "locality" means city or county.

6 D. Community Policy and Management Teams shall use Medicaid-funded services 7 whenever they are available for the appropriate treatment of children and youth receiving 8 services under the Children's Services Act. Effective July 1, 2009, pool funds shall not be 0 spent for any service that can be funded through Medicaid for Medicaid-eligible children 10 and youth except when Medicaid-funded services are unavailable or inappropriate for 11 meeting the needs of a child.

- 12 E. Pursuant to subdivision 3 of § 2.2-5206, Code of Virginia, Community Policy and 13 Management Teams shall enter into agreements with the parents or legal guardians of 14 children receiving services under the Children's Services Act. The Office of Children's 15 Services shall be a party to any such agreement. If the parent or legal guardian fails or 16 refuses to pay the agreed upon sum on a timely basis and a collection action cannot be 17 referred to the Division of Child Support Enforcement of the Department of Social 18 Services, upon the request of the community policy management team, the Office of 19 Children's Services shall make a claim against the parent or legal guardian for such 20 payment through the Department of Law's Division of Debt Collection in the Office of the 21 Attorney General.
- 22 F. The Office of Children's Services, in cooperation with the Department of Medical Assistance Services, shall provide technical assistance and training to assist residential and 23 24 treatment foster care providers who provide Medicaid-reimbursable services through the 25 Children's Services Act to become Medicaid-certified providers.
- 26 G. The Office of Children's Services shall work with the State Executive Council and the 27 Department of Medical Assistance Services to assist Community Policy and Management 28 Teams in appropriately accessing a full array of Medicaid-funded services for Medicaid-29 eligible children and youth through the Children's Services Act, thereby increasing 30 Medicaid reimbursement for treatment services and decreasing the number of denials for 31 Medicaid services related to medical necessity and utilization review activities.
- H. Pursuant to subdivision 21 of § 2.2-2648, Code of Virginia, no later than December 20 32 33 in the odd-numbered years, the State Executive Council shall biennially publish and 34 disseminate to members of the General Assembly and Community Policy and 35 Management Teams a progress report on services for children, youth, and families and a plan for such services for the succeeding biennium. 36
- I. Out of this appropriation, \$275,000 the first year and \$275,000 the second year from the 37 38 general fund shall be used to purchase and maintain an information system to provide 39 quality and timely child demographic, service, expenditure, and outcome data.
- 40 J. The State Executive Council shall work with the Department of Education to ensure that 41 funding in this Item is sufficient to pay for the educational services of students that have 42 been placed in or admitted to state or privately operated psychiatric or residential 43 treatment facilities to meet the educational needs of the students as prescribed in the 44 student's Individual Educational Plan (IEP).
- 45 K.1. The Office of Children's Services (OCS) shall report on funding for therapeutic foster 46 care services including but not limited to the number of children served annually, average 47 cost of care, type of service provided, length of stay, referral source, and ultimate 48 disposition. In addition, the OCS shall provide guidance and training to assist localities in 49 negotiating contracts with therapeutic foster care providers.
- 50 2. The Office of Children's Services shall report on funding for special education day 51 treatment and residential services, including but not limited to the number of children 52 served annually, average cost of care, type of service provided, length of stay, referral 53 source, and ultimate disposition.
- 54 3. The Office of Children's Services shall report the information included in this paragraph

,	ITEM 285.		Ite First Yea	m Details(\$) r Second Year	Appropi First Year	riations(\$) Second Year
	11201200		FY2017		FY2017	FY2018
1 2		to the Chairmen of the House Appropriations and Se September 1, 2011 and each year thereafter.	enate Finance Com	nmittees beginning		
3 4 5 6		L. Out of this appropriation, the Director, Office of \$2,200,000 the first year and \$2,200,000 the second y for wrap-around services for students with disabilities Act policy manual.	ear from the genera	al fund to localities		
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22		M. The State Executive Council (SEC) for Children's develop a robust set of options for (i) increasing the in education private day treatment services into the mechanisms to involve local school districts in trackir data to assist in making decisions on the appropriate funding the educational costs with local school district admittance to state or privately operated psychiatric or educational reasons has been authorized by Medicaid. The assistance of relevant stakeholders, including re Education, the Department of Medical Assistance Se Services, the Department of Behavioral Health and I districts, local governments, and public and private services set of options and recommendations that in procedures, regulations and statutes, including any f Governor and the Chairmen of the House Appropriation November 1, 2016.	tegration of childre ir home school di ng, monitoring and utilization of these tts for students who residential treatmer Fhe SEC shall conti epresentatives of t ervices, the Office Developmental Ser vice providers. The include possible chi iscal impact for co	en receiving special istricts, including obtaining outcome e services, and (ii) ose placement in or nt facilities for non- inue its review with the Department of of Comprehensive vices, local school SEC shall present a tanges to policies, onsideration by the		
23	286.	Not set out.				
24 25		Total for Children's Services Act			\$331,510,913	\$333,946,507 \$332,554,453
26 27		General Fund Positions Position Level	14.00 14.00	14.00 14.00		
28 29 30		Fund Sources: General	\$278,903,167 \$52,607,746	\$281,338,761 \$279,946,707 \$52,607,746		
31 32 33		Federal Trust Grand Total for Secretary of Health and Human Resources	<i>452</i> ,007,740	\$ <u>5</u> 2,007,740	\$332,489,393	\$334,675,023 \$333,282,969
34 35		General Fund Positions Position Level	19.00 19.00	19.00 19.00		<i>φ333,202,707</i>
36		Fund Sources: General	\$279,881,647	\$282,067,277		
37 38		Federal Trust	\$52,607,746	\$280,675,223 \$52,607,746		
39	287.	Not set out.				
40	288.	Not set out.				
41	289.	Not set out.				
42	290.	Not set out.				
43	291.	Not set out.				
44	292.	Not set out.				
45	293.	Not set out.				
46	294.	Not set out.				

			Ite	m Details(\$)	Approp	riations(\$)
]	TEM 295.		First Yea FY2017		First Year FY2017	Second Year FY2018
1	295.	Not set out.				
2	296.	Not set out.				
3	297.	Not set out.				
4	298.	Not set out.				
5	299.	Not set out.				
6	300.	Not set out.				
7	301.	Not set out.				
8	302.	Not set out.				
9		§ 1-12. DEPARTMENT OF MEDI	CAL ASSISTAN	CE SERVICES (60	02)	
10 11	303.	Pre-Trial, Trial, and Appellate Processes (32100)			\$16,740,733	\$16,841,427 \$19,001,621
12 13 14		Reimbursements for Medical Services Related to Involuntary Mental Commitments (32107)	\$16,740,733	\$16,841,427 \$19,001,621		φ1 <i>7</i> ,001,021
15 16		Fund Sources: General	\$16,740,733	\$16,841,427 \$19,001,621		
17		Authority: § 37.2-809, Code of Virginia.				
18 19 20 21		A. Any balance, or portion thereof, in Reimburseme Involuntary Mental Commitments (32107), may be the and 303 as needed, to address any deficits incurred for by the Supreme Court or the Department of Medical	ransferred betwee or Involuntary Me	n Items 43, 44, 45, ental Commitments		
22 23 24		B. Out of this appropriation, payments may be made medical screening and assessment services provided in emergency custody pursuant to § 37.2-808, Code of	to persons with m			
25 26 27 28 29		C. To the extent that appropriation in this Item a Planning and Budget shall transfer general fund appro Health Insurance Program Delivery (44600), Medic Medical Assistance Services for Low Income Child Item.	opriation, as neede aid Program Serv	ed, from Children's vices (45600), and		
30	304.	Not set out.				
31 32 33	305.	Children's Health Insurance Program Delivery (44600)			\$160,086,710	\$167,457,281 \$189,984,660
34 35 36 37		Reimbursements for Medical Services Provided Under the Family Access to Medical Insurance Security Plan (44602)	\$160,086,710	\$167,457,281 \$189,984,660		
38 39		Fund Sources: General	\$5,144,778	\$6,029,247 \$8,732,532		
40		Dedicated Special Revenue	\$14,065,627	\$14,065,627		
40 41		Federal Trust	\$140,876,305	\$14,005,027 \$147,362,407		
41 42		reactat flust	φ1 1 0,070,303	\$167,186,501		
43		Authority: Title 32.1, Chapter 13, Code of Virgini	ia; Title XXI, So	ocial Security Act,		

43Authority: Titl44Federal Code.

	ITEM 305.		First Ye	ar Second Yea		Second Year
			FY201		FY2017	FY2018
1 2 3 4 5 6 7		shall annually, on or before June 30, 1998, and each differential between: (i) 0.75 percent of the direct gro eligible contracts and (ii) the amount of license tax rev A 4 of § 58.1-2501 for the immediately preceding taxa the Commonwealth to transfer such amounts to the	Pursuant to Chapter 679, Acts of Assembly of 1997, the State Corporation Commission Il annually, on or before June 30, 1998, and each year thereafter, calculate the premium Ferential between: (i) 0.75 percent of the direct gross subscriber fee income derived from gible contracts and (ii) the amount of license tax revenue generated pursuant to subdivision of § 58.1-2501 for the immediately preceding taxable year and notify the Comptroller of Commonwealth to transfer such amounts to the Family Access to Medical Insurance curity Plan Trust Fund as established on the books of the State Comptroller.			
8 9 10		B. As a condition of this appropriation, revenues Insurance Security Plan Trust Fund, shall be used to Health Insurance Program.				
11 12		C. Every eligible applicant for health insurance as p Code of Virginia, shall be enrolled and served in the		le 32.1, Chapter 13	3,	
13 14 15 16		D. To the extent that appropriations in this Item are in and Budget shall transfer general fund appropriation Services (45600) and Medical Assistance Services f available, into this Item to be used as state match for	i, as needed, from for Low Income (Medicaid Program Children (46600), i	n	
17 18 19		E. The Department of Medical Assistance Service payment to managed care organizations for the mem week of the subsequent month.		• •		
20 21 22 23 24 25 26 27 28 29 30 31		F. If any part, section, subsection, paragraph, clause, or thereof is declared by the United States Department Centers for Medicare and Medicaid Services to be in co- such decisions shall not affect the validity of the remain remain in force as if this Item had passed without the paragraph, clause, or phrase. Further, if the United Sta Services or the Centers for Medicare and Medicaid Se accomplishing the intent of a part, section, subsection Item is out of compliance or in conflict with federal another method of accomplishing the same intent, of Assistance Services, after consultation with the Attorn alternative method.	of Health and Hur onflict with a feder ining portions of the e conflicting part, ates Department or ervices determines n, paragraph, clau law and regulation the Director, Dep ey General, is auth	man Services or the ral law or regulation his Item, which shal section, subsection f Health and Human that the process for se, or phrase of thi on and recommend artment of Medica horized to pursue the	e 1, 1 1, n r s s s 1 2	
32 33 34 35 36		G. The Department of Medical Assistance Service Children's Health Insurance Program to add coverage services. The department shall have the authority to passage of this act, and prior to the completion of any to effect such change.	e for applied behaving the for applied behaving the formula of the	vior analysis (ABA ange effective upor) n	
37 38	306.	Medicaid Program Services (45600)			\$9,306,605,828	\$9,705,926,154 \$9,990,343,272
39 40 41 42		Reimbursements to State-Owned Mental Health and Intellectual Disabilities Facilities (45607) Reimbursements for Behavioral Health Services (45608)	\$142,690,148 \$833,340,268	\$140,540,402 \$ 892,215,342		\$7,770,34 <i>3,212</i>
43 44		Reimbursements for Medical Services (45609)	\$5,613,389,616	\$671,487,348 \$5,820,956,424		
45 46 47 48		Reimbursements for Long-Term Care Services (45610)	\$2,717,185,796	\$7,413,741,830 \$2,852,213,986 \$1,764,573,692		
49 50		Fund Sources: General	\$4,332,818,444	\$4,605,674,894 \$4,651,424,296		
50 51 52		Dedicated Special Revenue	\$399,790,186	\$4,031,424,290 \$359,174,530 \$399,844,323		
53 54		Federal Trust	\$4,573,997,198	\$4,741,076,730 \$4,939,074,653		
55 56		Authority: Title 32.1, Chapters 9 and 10, Code of Vi	rginia; P.L. 89-97	, as amended, Titl	e	

Authority: Title 32.1, Chapters 9 and 10, Code of Virginia; P.L. 89-97, as amended, Title XIX, Social Security Act, Federal Code. 56

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1 2 3 4		A. Out of this appropriation, \$71,345,074 the first year and \$70,270,201 the second year from the general fund and \$71,345,074 the first year and \$70,270,201 the second year from the federal trust fund is provided for reimbursement to the institutions within the Department of Behavioral Health and Developmental Services.		
5 6 7 8 9 10 11 12		B.1. Included in this appropriation is \$64,271,600 the first year and \$66,307,880 \$67,031,489 the second year from the general fund and \$81,753,552 the first year and \$85,496,639 \$86,220,247 the second year from nongeneral funds to reimburse the Virginia Commonwealth University Health System for indigent health care costs. This funding is composed of disproportionate share hospital (DSH) payments, indirect medical education (IME) payments, and any Medicaid profits realized by the Health System. Payments made from the federal DSH fund shall be made in accordance with 42 USC 1396r-4.		
13 14 15 16 17 18 19		2. Included in this appropriation is \$39,565,488 the first year and \$40,676,066 \$42,165,481 the second year from the general fund and \$52,701,218 the first year and \$55,390,844 \$56,880,258 the second year from nongeneral funds to reimburse the University of Virginia Health System for indigent health care costs. This funding is comprised of disproportionate share hospital (DSH) payments, indirect medical education (IME) payments, and any Medicaid profits realized by the Health System. Payments made from the federal DSH fund shall be made in accordance with 42 USC 1396r-4.		
20 21 22 23 24 25 26		3. The general fund amounts for the state teaching hospitals have been reduced to mirror the general fund impact of reduced and no inflation for inpatient services in FY 2017 and FY 2018 for private hospitals reflected in paragraph GGGG. of this Item. It also includes reductions for prior year inflation reductions and indigent care reductions. However, the nongeneral funds are appropriated. In order to receive the nongeneral funds in excess of the amount of the general fund appropriated, the health systems shall certify the public expenditures.		
27 28 29 30 31 32 33 34 35 36 37 38 39		4. The Department of Medical Assistance Service shall have the authority to increase Medicaid payments for Type One hospitals and physicians consistent with the appropriations to compensate for limits on disproportionate share hospital (DSH) payments to Type One hospitals that the department would otherwise make. In particular, the department shall have the authority to amend the State Plan for Medical Assistance to increase physician supplemental payments for physician practice plans affiliated with Type One hospitals up to the average commercial rate as demonstrated by University of Virginia Health System and Virginia Commonwealth University Health System, to change reimbursement for Graduate Medical Education to cover costs for Type One hospitals, to case mix adjust the formula for indirect medical education reimbursement for Type One hospitals to 1.0. The department shall have the authority to implement these changes prior to completion of any regulatory process undertaken in order to effect such change.		
40 41 42		C.1. The estimated revenue for the Virginia Health Care Fund is \$399,790,186 the first year and \$359,174,530 <i>\$399,677,948</i> the second year, to be used pursuant to the uses stated in § 32.1-367, Code of Virginia.		
43 44 45 46		2. Notwithstanding § 32.1-366, Code of Virginia, the State Comptroller shall deposit 41.5 percent of the Commonwealth's allocation of the Master Settlement Agreement with tobacco product manufacturers, as defined in § 3.2-3100, Code of Virginia, to the Virginia Health Care Fund.		
47 48 49 50		3. Notwithstanding any other provision of law, the State Comptroller shall deposit 50 percent of the Commonwealth's allocation of the Strategic Contribution Fund payment pursuant to the Master Settlement Agreement with tobacco product manufacturers into the Virginia Health Care Fund.		
51 52 53		4. Notwithstanding any other provision of law, revenues deposited to the Virginia Health Care Fund shall only be used as the state share of Medicaid unless specifically authorized by this Act.		
54 55		D. If any part, section, subsection, paragraph, clause, or phrase of this Item or the application thereof is declared by the United States Department of Health and Human		

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	Ite		Item Details(\$)	
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1	Services or the Centers for Medicare and Medicaid Services	to be in conflic	t with a federal	
2	law or regulation, such decisions shall not affect the validity of	f the remaining	portions of this	

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law or regulation, such decisions shall not affect the validity of the remaining portions of this 3 Item, which shall remain in force as if this Item had passed without the conflicting part, 4 section, subsection, paragraph, clause, or phrase. Further, if the United States Department of 5 Health and Human Services or the Centers for Medicare and Medicaid Services determines 6 that the process for accomplishing the intent of a part, section, subsection, paragraph, clause, 7 or phrase of this Item is out of compliance or in conflict with federal law and regulation and 8 recommends another method of accomplishing the same intent, the Director, Department of 9 Medical Assistance Services, after consultation with the Attorney General, is authorized to 10 pursue the alternative method.

E.1. The Director, Department of Medical Assistance Services shall seek the necessary
 waivers from the United States Department of Health and Human Services to authorize the
 Commonwealth to cover health care services and delivery systems, as may be permitted by
 Title XIX of the Social Security Act, which may provide less expensive alternatives to the
 State Plan for Medical Assistance.

16 2. At least 30 days prior to the submission of an application for any new waiver of Title XIX or Title XXI of the Social Security Act, the Department of Medical Assistance Services shall 17 18 notify the Chairmen of the House Appropriations and Senate Finance Committees of such 19 pending application and provide information on the purpose and justification for the waiver 20 along with any fiscal impact. If the department receives an official letter from either Chairmen 21 raising an objection about the waiver during the 30-day period, the department shall not 22 submit the waiver application and shall request authority for such waiver as part of the normal 23 legislative or budgetary process. If the department receives no objection, then the application may be submitted. Any waiver specifically authorized elsewhere in this item is not subject to 24 25 this provision. Waiver renewals are not subject to the provisions of this paragraph.

- 26 3. The director shall promulgate such regulations as may be necessary to implement those
 27 programs which may be permitted by Titles XIX and XXI of the Social Security Act, in
 28 conformance with all requirements of the Administrative Process Act.
- F. It is the intent of the General Assembly to develop and cause to be developed appropriate,
 fiscally responsible methods for addressing the issues related to the cost and funding of longterm care. It is the further intent of the General Assembly to promote home-based and
 community-based care for individuals who are determined to be in need of nursing facility
 care.
- G. To the extent that appropriations in this Item are insufficient, the Department of Planning
 and Budget shall transfer general fund appropriation, as needed, from Children's Health
 Insurance Program Delivery (44600) and Medical Assistance Services for Low Income
 Children (46600), if available, into this Item to be used as state match for federal Title XIX
 funds.
- H. It is the intent of the General Assembly that the medically needy income limits for theMedicaid program are adjusted annually to account for changes in the Consumer Price Index.
- I. It is the intent of the General Assembly that the use of the new atypical medications to treat
 seriously mentally ill Medicaid recipients should be supported by the formularies used to
 reimburse claims under the Medicaid fee-for-service and managed care plans.
- 44 J. The Department of Medical Assistance Services shall establish a program to more 45 effectively manage those Medicaid recipients who receive the highest cost care. To implement 46 the program, the department shall establish uniform criteria for the program, including criteria 47 for the high cost recipients, providers and reimbursement, service limits, assessment and 48 authorization limits, utilization review, quality assessment, appeals and other such criteria as 49 may be deemed necessary to define the program. The department shall seek any necessary 50 approval from the Centers for Medicare and Medicaid Services, and shall promulgate such 51 regulations as may be deemed necessary to implement this program.
- K. The Department of Medical Assistance Services and the Virginia Department of Health
 shall work with representatives of the dental community: to expand the availability and
 delivery of dental services to pediatric Medicaid recipients; to streamline the administrative
 processes; and to remove impediments to the efficient delivery of dental services and

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1 2 3 4	reimbursement thereof. The Department of Medical Assistance efforts to expand dental services to the Chairmen of the House A Finance Committees and the Department of Planning and Bud year.	e Services Appropriati	shall report its ons and Senate		
5 6 7 8 9 10	L. The Department of Medical Assistance Services shall not req participate in the delivery of Medicaid pediatric dental care serv to enrollees in the Family Access to Medical Insurance Secur variation of FAMIS, to also deliver services to subscribers enroll the managed care vendor, unless the dentist is a willing parti- managed care plan.	vices, or sen rity (FAMI led in comm	vices provided S) Plan or any nercial plans of		
11 12 13 14 15 16 17 18 19 20 21	M. The Department of Medical Assistance Services sha enhancements to the drug utilization review (DUR) progra- continue the Pharmacy Liaison Committee and the DUR Boa continue to work with the Pharmacy Liaison Committee, meeti- to implement initiatives for the promotion of cost-effective se appropriate. The department shall solicit input from the Phar- regarding pharmacy provisions in the development and enforce contracts. The department shall report on the Pharmacy Liaison Board's activities to the Board of Medical Assistance Services a House Appropriations and Senate Finance Committees and the and Budget no later than December 15 each year of the bienning	m. The dej ard. The de ing at least rvices deliv macy Liais ement of all Committee and to the C e Departme	partment shall partment shall semi-annually, yery as may be on Committee managed care s and the DUR chairmen of the		
22 23	N.1. The Department of Medical Assistance Services shall h federal approval of changes to its Medallion 3.0 waiver.	ave the au	thority to seek		
24 25 26 27 28	2. In order to conform the state regulations to the federally implement the provisions of this Act, the department shall regulations to become effective within 280 days or less from the the department shall implement these necessary regulatory cha federal approval of the waiver changes.	l promulga the enactmo	te emergency ent of this Act.		
29 30 31 32 33 34 35 36 37 38 39 40	O.1. The Department of Medical Assistance Services shall devel strategies internally and with the cooperation of the Depart Virginia Department of Health, Office of the Attorney Genera program, Department of Education, Department of Juvenile Behavioral Health and Developmental Services, Department for Services, Department of the Treasury, University of Virginia Commonwealth University Health System Authority, Dep federally qualified health centers, local health departments community service boards, local hospitals, and local gov optimizing Medicaid claims and cost recoveries. Any revenue activities shall be transferred to the Virginia Health Care Fund t specified in this Item.	ment of So I, Children e Justice, I Aging and Health Sy partment o s, local sch ernments, s generated	becial Services, s Services Act Department of l Rehabilitative stem, Virginia f Corrections, nool divisions, that focus on l through these		
41 42 43 44 45 46	2. The Department of Medical Assistance Services shall retair reimburse a vendor for its efforts to implement paragraph. O. prior to reimbursement, the department shall identify for the Human Resources each of the vendor's revenue maximization which each vendor would be reimbursed. No reimbursement sh without the prior approval of the above plan by the Secretary.	1. of this I Secretary efforts and	tem. However, of Health and the manner in		
47 48 49 50 51 52 53 54	P. The Department of Medical Assistance Services shall h contingency fee contractors, engaged in cost recovery activities are generated by those activities. All recoveries from these com to a special fund. After payment of the contingency fee any prior transferred to the Virginia Health Care Fund. The Director Assistance Services, shall report to the Chairmen of the House A Finance Committees the increase in recoveries associated with t areas of audit targeted by contractors by November 1 each year.	s, from the tractors sha or year reco , Departme Appropriati his program	recoveries that Il be deposited overies shall be ent of Medical ons and Senate		
55 56	Q. The Department of Medical Assistance Services in coor Executive Council, shall provide semi-annual training to local				

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teams on the procedures for use of Medicaid for residential treatment and treatment foster care services, including, but not limited to, procedures for determining eligibility, billing, reimbursement, and related reporting requirements. The department shall include in this training information on the proper utilization of inpatient and outpatient mental health services as covered by the Medicaid State Plan.

6 R.1. Notwithstanding § 32.1-331.12 et seq., Code of Virginia, the Department of Medical 7 Assistance Services, in consultation with the Department of Behavioral Health and 8 Developmental Services, shall amend the State Plan for Medical Assistance Services to 9 modify the delivery system of pharmaceutical products to include a Preferred Drug List. In 10 developing the modifications, the department shall consider input from physicians, pharmacists, pharmaceutical manufacturers, patient advocates, and others, as appropriate.

- 12 2.a. The department shall utilize a Pharmacy and Therapeutics Committee to assist in the development and ongoing administration of the Preferred Drug List program. The Pharmacy 13 and Therapeutics Committee shall be composed of 8 to 12 members, including the 14 15 Commissioner, Department of Behavioral Health and Developmental Services, or his designee. Other members shall be selected or approved by the department. The membership 16 shall include a ratio of physicians to pharmacists of 2:1 and the department shall ensure that at 17 18 least one-half of the physicians and pharmacists are either direct providers or are employed 19 with organizations that serve recipients for all segments of the Medicaid population. 20 Physicians on the committee shall be licensed in Virginia, one of whom shall be a 21 psychiatrist, and one of whom specializes in care for the aging. Pharmacists on the committee 22 shall be licensed in Virginia, one of whom shall have clinical expertise in mental health drugs, 23 and one of whom has clinical expertise in community-based mental health treatment. The Pharmacy and Therapeutics Committee shall recommend to the department (i) which 24 25 therapeutic classes of drugs should be subject to the Preferred Drug List program and prior authorization requirements; (ii) specific drugs within each therapeutic class to be included on 26 27 the preferred drug list; (iii) appropriate exclusions for medications, including atypical anti-28 psychotics, used for the treatment of serious mental illnesses such as bi-polar disorders, 29 schizophrenia, and depression; (iv) appropriate exclusions for medications used for the 30 treatment of brain disorders, cancer and HIV-related conditions; (v) appropriate exclusions for 31 therapeutic classes in which there is only one drug in the therapeutic class or there is very low 32 utilization, or for which it is not cost-effective to include in the Preferred Drug List program; 33 and (vi) appropriate grandfather clauses when prior authorization would interfere with 34 established complex drug regimens that have proven to be clinically effective. In developing 35 and maintaining the preferred drug list, the cost effectiveness of any given drug shall be 36 considered only after it is determined to be safe and clinically effective.
- 37 b. The Pharmacy and Therapeutics Committee shall schedule meetings at least semi-annually 38 and may meet at other times at the discretion of the chairperson and members. At the 39 meetings, the Pharmacy and Therapeutics committee shall review any drug in a class subject 40 to the Preferred Drug List that is newly approved by the Federal Food and Drug 41 Administration, provided there is at least thirty (30) days notice of such approval prior to the 42 date of the quarterly meeting.
- 43 3. The department shall establish a process for acting on the recommendations made by the 44 Pharmacy and Therapeutics Committee, including documentation of any decisions which 45 deviate from the recommendations of the committee.
- 46 4. The Preferred Drug List program shall include provisions for (i) the dispensing of a 72-47 hour emergency supply of the prescribed drug when requested by a physician and a 48 dispensing fee to be paid to the pharmacy for such supply; (ii) prior authorization decisions to 49 be made within 24 hours and timely notification of the recipient and/or the prescribing physician of any delays or negative decisions; (iii) an expedited review process of denials by 50 51 the department; and (iv) consumer and provider education, training and information regarding 52 the Preferred Drug List prior to implementation, and ongoing communications to include 53 computer access to information and multilingual material.
- 54 5. The Preferred Drug List program shall generate savings as determined by the department 55 that are net of any administrative expenses to implement and administer the program.
- 56 6. Notwithstanding § 32.1-331.12 et seq., Code of Virginia, to implement these changes, the 57 Department of Medical Assistance Services shall promulgate emergency regulations to

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	become effective within 280 days or less from the enactmen such state plan amendments and regulations, the provisions of of Virginia, shall not apply. In addition, the department shall Behavioral Health and Development Services to consider u program for its non-Medicaid clients.	of § 32.1-331. work with the	12 et seq., Code e Department of	
	7. The Department of Medical Assistance Services shall (i) of behavioral health medications under the State Medi recipients; and (ii) ensure appropriate use of these medication and Drug Administration (FDA) approved indications and d may also require retrospective clinical justification are indications and dosage levels for the use of multiple be Medicaid patient. For individuals 18 years of age and young more behavioral health drugs, the department may impleminefficient, ineffective, or potentially harmful prescribing FDA-approved indications and dosage levels.	caid Program ons according losage levels. ' ccording to I ehavioral hea er who are pre nent clinical e	a for Medicaid to federal Food The department FDA approved Ith drugs for a scribed three or edits that target	
	8. The Department of Medical Assistance Services shall developing the Preferred Drug List, the Pharmacy and Thera the value of including those prescription medications w compliance, reduce medication errors, or decrease medicat medication delivery systems that include, but are not limited delivery systems.	apeutics Comr hich improve tion abuse three	nittee considers e drug regimen ough the use of	

- S.1. The Department of Medical Assistance Services may amend the State Plan for
 Medical Assistance Services to modify the delivery system of pharmaceutical products to
 include a specialty drug program. In developing the modifications, the department shall
 consider input from physicians, pharmacists, pharmaceutical manufacturers, patient
 advocates, the Pharmacy Liaison Committee, and others as appropriate.
- 27 2. In developing the specialty drug program to implement appropriate care management
 28 and control drug expenditures, the department shall contract with a vendor who will
 29 develop a methodology for the reimbursement and utilization through appropriate case
 30 management of specialty drugs and distribute the list of specialty drug rates, authorized
 31 drugs and utilization guidelines to medical and pharmacy providers in a timely manner
 32 prior to the implementation of the specialty drug program and publish the same on the
 33 department's website.
- 3. In the event that the Department of Medical Assistance Services contracts with a vendor, the department shall establish the fee paid to any such contractor based on the reasonable cost of services provided. The department may not offer or pay directly or indirectly any material inducement, bonus, or other financial incentive to a program contractor based on the denial or administrative delay of medically appropriate prescription drug therapy, or on the decreased use of a particular drug or class of drugs, or a reduction in the proportion of beneficiaries who receive prescription drug therapy under the Medicaid program. Bonuses cannot be based on the percentage of cost savings generated under the benefit management of services.
- 43 4. The department shall: (i) review, update and publish the list of authorized specialty
 44 drugs, utilization guidelines, and rates at least quarterly; (ii) implement and maintain a
 45 procedure to revise the list or modify specialty drug program utilization guidelines and
 46 rates, consistent with changes in the marketplace; and (iii) provide an administrative
 47 appeals procedure to allow dispensing or prescribing provider to contest the listed
 48 specialty drugs and rates.
- 49 5. The department shall report on savings and quality improvements achieved through the
 50 implementation measures for the specialty drug program to the Chairmen of the House
 51 Appropriations and Senate Finance Committees, the Joint Commission on Health Care,
 52 and the Department of Planning and Budget by November 1 of each year.
- 53 6. The department shall have authority to enact emergency regulations under § 2.2-4011 of
 54 the Administrative Process Act to effect these provisions.
- 55 T.1. The Department of Medical Assistance Services shall reimburse school divisions who

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sign an agreement to provide administrative support to the Medicaid program and who provide documentation of administrative expenses related to the Medicaid program 50 percent of the Federal Financial Participation by the department.

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4 2. The Department of Medical Assistance Services shall retain five percent of the Federal
 5 Financial Participation for reimbursement to school divisions for medical and transportation
 6 services.

7 U. In the event that the Department of Medical Assistance Services decides to contract for 8 pharmaceutical benefit management services to administer, develop, manage, or implement 9 Medicaid pharmacy benefits, the department shall establish the fee paid to any such contractor 10 based on the reasonable cost of services provided. The department may not offer or pay 11 directly or indirectly any material inducement, bonus, or other financial incentive to a 12 program contractor based on the denial or administrative delay of medically appropriate 13 prescription drug therapy, or on the decreased use of a particular drug or class of drugs, or a 14 reduction in the proportion of beneficiaries who receive prescription drug therapy under the 15 Medicaid program. Bonuses cannot be based on the percentage of cost savings generated 16 under the benefit management of services.

V. The Department of Medical Assistance Services, in cooperation with the Department of
Social Services' Division of Child Support Enforcement (DSCE), shall identify and report
third party coverage where a medical support order has required a custodial or noncustodial
parent to enroll a child in a health insurance plan. The Department of Medical Assistance
Services shall also report to the DCSE third party information that has been identified through
their third party identification processes for children handled by DCSE.

W.1. Within the limits of this appropriation, the Department of Medical Assistance Services shall work with its contracted managed care organizations and fee-for-service health care providers to: (i) raise awareness among the providers who serve the Medicaid population about the health risks of chronic kidney disease; (ii) establish effective means of identifying patients with this condition; and (iii) develop strategies for improving the health status of these patients. The department shall work with the National Kidney Foundation to prepare and disseminate information for physicians and other health care providers regarding generally accepted standards of clinical care and the benefits of early identification of individuals at highest risk of chronic kidney disease.

32 2. The department shall request any clinical laboratory performing a serum creatinine test on a
33 Medicaid recipient over the age of 18 years to calculate and report to the physician the
34 estimated glomerular filtration rate (eGFR) of the patient and shall report it as a percent of
35 kidney function remaining.

36 X.1. Notwithstanding the provisions of § 32.1-325.1:1, Code of Virginia, upon identifying 37 that an overpayment for medical assistance services has been made to a provider, the Director, 38 Department of Medical Assistance Services shall notify the provider of the amount of the 39 overpayment. Such notification of overpayment shall be issued within the earlier of (i) four 40 years after payment of the claim or other payment request, or (ii) four years after filing by the 41 provider of the complete cost report as defined in the Department of Medical Assistance 42 Services' regulations, or (iii) 15 months after filing by the provider of the final complete cost 43 report as defined in the Department of Medical Assistance Services' regulations subsequent to 44 sale of the facility or termination of the provider.

45 2. Notwithstanding the provisions of § 32.1-325.1, Code of Virginia, the director shall issue an informal fact-finding conference decision concerning provider reimbursement in 46 47 accordance with the State Plan for Medical Assistance, the provisions of § 2.2-4019, Code of 48 Virginia, and applicable federal law. The informal fact-finding conference decision shall be 49 issued within 180 days of the receipt of the appeal request. If the agency does not render an 50 informal fact-finding conference decision within 180 days of the receipt of the appeal request, 51 the decision is deemed to be in favor of the provider. An appeal of the director's informal fact-52 finding conference decision concerning provider reimbursement shall be heard in accordance 53 with § 2.2-4020 of the Administrative Process Act (§ 2.2-4020 et seq.) and the State Plan for 54 Medical Assistance provided for in § 32.1-325, Code of Virginia. Once a final agency case 55 decision has been made, the director shall undertake full recovery of such overpayment 56 whether or not the provider disputes, in whole or in part, the informal fact-finding conference 57 decision or the final agency case decision. Interest charges on the unpaid balance of any

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1 2	overpayment shall accrue pursuant to § 32.1-313, Code of V Director's agency case decision becomes final.				
3 4 5	Y. Any hospital that was designated a Medicare-dependent sma in 42 U.S.C. §1395ww (d) (5) (G) (iv) prior to October 1, 2004, hospital pursuant to 42 U.S.C. §1395ww (d) (8) (ii) (II) on or af	, shall be des	ignated a rural		
6 7 8 9 10	Z. The Department of Medical Assistance Services shall amend Assistance Services to develop and implement a regional mo acute and long-term care services. This model would be offer clients on a mandatory basis. The department shall promulgate implement this amendment within 280 days or less from the en-	odel for the red to elderly e emergency	integration of and disabled regulations to		
11 12 13 14 15 16 17	AA.1. Contingent upon approval by the Centers for Medicare part of the Money Follows the Person demonstration grant, the Assistance Services shall seek federal approval for necessaric community-based 1915(c) waivers to allow individuals transit receive care in the community. The Department of Medical promulgate any necessary emergency regulations within 2 enactment date of this Act.	he Departme ary changes ioning from Assistance 3	nt of Medical to home and institutions to Services shall		
18 19 20 21 22 23 24	2. The Department of Medical Assistance Services shall amend Developmental Disabilities Support (DD) Waiver to add up to 3 fiscal year) and the Intellectual Disabilities (ID) Waiver to add 110 each fiscal year) which will be reserved for individ institutional settings through the Money Follows the Per Department of Medical Assistance Services shall seek feder changes to the DD and ID waiver applications to add the add	30 new slots up to 220 ne uals transiti son Demon ral approval	(up to 15 each ew slots (up to oning out of stration. The for necessary		
25 26 27 28 29	BB. The Department of Medical Assistance Services shall have prior authorization and utilization review for community-based children and adults. The department shall have the authority regulations to implement this amendment within 280 days or b this Act.	l mental heal to promulga	th services for te emergency		
30 31 32 33 34 35 36 37	CC. The Department of Medical Assistance Services shall delay of certain quarterly amounts paid to hospitals, from the end of first quarter of the following year. Quarterly payments that s June to each July shall be Disproportionate Share Hospital p Education payments, and Direct Medical Education payments. the authority to implement this reimbursement change effective and prior to the completion of any regulatory process undertaic change.	each state fis hall be delay ayments, Inc The departm e upon passa	cal year to the yed from each lirect Medical ent shall have ge of this Act,		
38 39 40 41 42	DD. The Department of Medical Assistance Services shall ma payment to managed care organizations for the member month week of the subsequent month. The department shall have the a reimbursement schedule change effective upon passage of completion of any regulatory process undertaken in order t	s of each mo authority to i this Act, an	nth in the first mplement this d prior to the		
43 44 45 46 47 48 49	EE. In every June the remittance that would normally be pair remittance date of the state fiscal year shall be delayed one we the practice. This change shall apply to the remittances of Medi- This change does not apply to providers who are paid a per- The department shall have the authority to implement this reimi- upon passage of this Act, and prior to the completion of any reg- in order to effect such change.	ek longer the caid and FAI month capita bursement ch	an is normally MIS providers. tion payment. ange effective		
50 51 52 53 54 55	FF. Upon approval by the Centers for Medicare and Medicaid for renewal of the Intellectual Disabilities Waiver, expeditio revisions shall be deemed an emergency situation pursus Administrative Process Act. Therefore, to meet this emergency of Medical Assistance Services shall promulgate emergency re- provisions of this Act.	ous implement ant to § 2.2 y situation, th	-4002 of the be Department		

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GG. The Department of Medical Assistance Services shall provide information to personal care agency providers regarding the options available to meet staffing requirements for personal care aides including the completion of provider-offered training or DMAS Personal Care Aide Training Curriculum.

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HH. The Department of Medical Assistance Services shall impose an assessment equal to 6.0 percent of revenue on all ICF-ID providers. The department shall determine procedures for collecting the assessment, including penalties for non-compliance. The department shall have the authority to adjust interim rates to cover new Medicaid costs as a result of this assessment.

9 II. The Department of Medical Assistance Services shall make programmatic changes in the 10 provision of Intensive In-Home services and Community Mental Health services in order to 11 ensure appropriate utilization and cost efficiency. The department shall consider all available options including, but not limited to, prior authorization, utilization review and provider 12 qualifications. The Department of Medical Assistance Services shall promulgate regulations 13 14 to implement these changes within 280 days or less from the enactment date of this Act.

15 JJ. Notwithstanding Chapters 228 and 303 of the 2009 Virginia Acts of Assembly and §32.1-16 323.2 of the Code of Virginia, the Department of Medical Assistance Services shall not add any slots to the Intellectual Disabilities Medicaid Waiver or the Individual and Family 18 Developmental Disabilities and Support Medicaid Waiver other than those slots authorized 19 specifically to support the Money Follows the Person Demonstration, individuals who are 20 exiting state institutions, any slots authorized under Chapters 724 and 729 of the 2011 21 Virginia Acts of Assembly or §37.2-319, Code of Virginia, or authorized elsewhere in this Act.

23 KK. The Department of Medical Assistance Services shall not adjust rates or the rate ceiling 24 of residential psychiatric facilities for inflation.

LL. The Department of Medical Assistance Services shall work with the Department of Behavioral Health and Developmental Services in consultation with the Virginia Association of Community Services Boards, the Virginia Network of Private Providers, the Virginia Coalition of Private Provider Associations, and the Association of Community Based Providers, to establish rates for the Intensive In-Home Service based on quality indicators and standards, such as the use of evidence-based practices.

31 MM. The Department of Medical Assistance Services shall seek federal authority through the 32 necessary waiver(s) and/or State Plan authorization under Titles XIX and XXI of the Social 33 Security Act to expand principles of care coordination to all geographic areas, populations, and services under programs administered by the department. The expansion of care 34 coordination shall be based on the principles of shared financial risk such as shared savings, 35 performance benchmarks or risk and improving the value of care delivered by measuring 36 37 outcomes, enhancing quality, and monitoring expenditures. The department shall engage 38 stakeholders, including beneficiaries, advocates, providers, and health plans, during the 39 development and implementation of the care coordination projects. Implementation shall 40 include specific requirements for data collection to ensure the ability to monitor utilization, 41 quality of care, outcomes, costs, and cost savings. The department shall report by November 1 42 of each year to the Governor and the Chairmen of the House Appropriations and Senate 43 Finance Committees detailing implementation progress including, but not limited to, the 44 number of individuals enrolled in care coordination, the geographic areas, populations and 45 services affected and cost savings achieved. Unless otherwise delineated, the department shall 46 have authority to implement necessary changes upon federal approval and prior to the 47 completion of any regulatory process undertaken in order to effect such change. The intent of 48 this Item may be achieved through several steps, including, but not limited to, the following:

49 a. In fulfillment of this Item, the department may seek federal authority to implement a care 50 coordination program for Elderly or Disabled with Consumer Direction (EDCD) waiver 51 participants effective October 1, 2011. This service would be provided to adult EDCD waiver 52 participants on a mandatory basis. The department shall have authority to promulgate 53 emergency regulations to implement this amendment within 280 days or less from the 54 enactment of this Act.

55 b. In fulfillment of this Item, the department may seek federal authority through amendments 56 to the State Plan under Title XIX of the Social Security Act, and any necessary waivers, to

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1 2 3 4 5	allow individuals enrolled in Home and Community Based Care (Ho be enrolled in contracted Medallion 3.0 managed care organization receiving acute and medical care services. The department sha promulgate emergency regulations to implement this amendment wi from the enactment of this Act.	CBC) w s for th ll have	vaivers to also e purposes of a authority to		
6 7 8 9 10 11 12 13 14 15 16 17 18	c. In fulfillment of this Item, the department and the Department of B Developmental Services, in collaboration with the Community Ser- consultation with appropriate stakeholders, shall develop a blueprint and implementation of a care coordination model for individuals i health services not currently provided through a managed care orga goal of the project is to improve the value of behavioral health servi Commonwealth of Virginia without compromising access to behavior vulnerable populations. Targeted case management services wil responsibility of the Community Services Boards. The blueprint s steps for development and implementation of the program model(spopulations served, services provided, timeframe for program i education of clients and providers; (ii) set the criteria for medical nec mental health rehabilitation services; and (iii) include the following p	rvices I t for the n need nization ices pur ral heal l contin hall: (ij s) inclu mplem ressity f	Boards and in e development of behavioral n. The overall chased by the th services for nue to be the) describe the ding funding, entation, and or community		
19	1. Improves value so that there is better access to care while improvin	ng equit	у.		
20 21	2. Engages consumers as informed and responsible partners from delivery.	n enrol	lment to care		
22	3. Provides consumer protections with respect to choice of providers a	and pla	ns of care.		
23 24	4. Improves satisfaction among providers and provides technical assi for quality improvement.	stance a	and incentives		
25 26	5. Improves satisfaction among consumers by including consume provider panels for the development of policy and planning decis		sentatives on		
27	6. Improves quality, individual safety, health outcomes, and efficiency	у.			
28 29 30	7. Develops direct linkages between medical and behavioral service easier for consumers to obtain timely access to care and services, wh to full integration.				
31	8. Builds upon current best practices in the delivery of behavioral hea	lth serv	ices.		
32 33	9. Accounts for local circumstances and reflects familiarity with the services are provided.	he com	munity where		
34 35	10. Develops service capacity and a payment system that reduces the commitments and prevents default (or diversion) to state hospitals.	e need fo	or involuntary		
36 37	11. Reduces and improves the interface of vulnerable populat enforcement, courts, jails, and detention centers.	ions w	ith local law		
38 39	12. Supports the responsibilities defined in the Code of Virginia re- Services Boards and Behavioral Health Authorities.	lating t	o Community		
40 41	13. Promotes availability of access to vital supports such as how employment.	using a	nd supported		
42 43 44 45	14. Achieves cost savings through decreasing avoidable ep hospitalizations, strengthening the discharge planning process, imp medication regimens, and utilizing community alternatives to l institutionalization.	proving	adherence to		

46 15. Simplifies the administration of acute psychiatric, community mental health 47 rehabilitation, and medical health services for the coordinating entity, providers, and 48 consumers.

49 16. Requires standardized data collection, outcome measures, customer satisfaction Second Year FY2018

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1	surveys, and reports to track costs, utilization of services, and outcomes. P	erformance data		

should be explicit, benchmarked, standardized, publicly available, and validated.

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3 17. Provides actionable data and feedback to providers.

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4 18. In accordance with federal and state regulations, includes provisions for effective and timely grievances and appeals for consumers.

d. The department may seek the necessary waiver(s) and/or State Plan authorization under
Titles XIX and XXI of the Social Security Act to develop and implement a care coordination
model, that is consistent with the principles in Paragraph e, for individuals in need of
behavioral health services not currently provided through managed care to be effective July 1,
2012. This model may be applied to individuals on a mandatory basis. The department shall
have authority to promulgate emergency regulations to implement this amendment within 280
days or less from the enactment date of this Act.

13 e. The department may seek the necessary waiver(s) and/or State Plan authorization under 14 Title XIX of the Social Security Act to develop and implement a care coordination model for 15 individuals dually eligible for services under both Medicare and Medicaid. The Director of 16 the Department of Medical Assistance Services, in consultation with the Secretary of Health 17 and Human Resources, shall establish a stakeholder advisory committee to support 18 implementation of dual-eligible care coordination systems. The advisory committee shall 19 support the dual-eligible initiatives by identifying care coordination and quality improvement 20 priorities, assisting in securing analytic and care management support resources from federal, 21 private and other sources and helping design and communicate performance reports. The 22 advisory committee shall include representation from health systems, health plans, long-term 23 care providers, health policy researchers, physicians, and others with expertise in serving the 24 aged, blind, and disabled, and dual-eligible populations. The department shall have authority 25 to implement necessary changes upon federal approval and prior to the completion of any 26 regulatory process undertaken in order to effect such change.

NN. The Department of Medical Assistance Services shall make programmatic changes in the provision of Residential Treatment Facility (Level C) and Levels A and B residential services (group homes) for children with serious emotional disturbances in order ensure appropriate utilization and cost efficiency. The department shall consider all available options including, but not limited to, prior authorization, utilization review and provider qualifications. The department shall have authority to promulgate regulations to implement these changes within 280 days or less from the enactment date of this Act.

OO. The Department of Medical Assistance Services, in consultation with the appropriate 34 35 stakeholders, shall seek federal authority to implement a pricing methodology to modify or replace the current pricing methodology for pharmaceutical products as defined in 13 VAC 36 37 30-80-40, including the dispensing fee, with an alternative methodology that is budget neutral 38 or that creates a cost savings. The department shall have the authority to promulgate 39 emergency regulations to implement this amendment within 280 days or less from the 40 enactment of this Act. The department shall have the authority to implement these changes 41 prior to completion of any regulatory process undertaken in order to effect such change.

42 PP. The Department of Medical Assistance Services shall mandate that payment rates 43 negotiated between participating Medicaid managed care organizations and out-of-network 44 providers for emergency or otherwise authorized treatment shall be considered payment in 45 full. In the absence of rates negotiated between the managed care organization and the out-of-46 network provider, these services shall be reimbursed at the Virginia Medicaid fees and/or 47 rates and shall be considered payment in full. The department shall have the authority to 48 promulgate emergency regulations to implement this amendment within 280 days or less from 49 the enactment date of this Act.

QQ. The Department of Medical Assistance Services shall have the authority to amend the
 State Plan for Medical Assistance to convert the current cost-based reimbursement
 methodology for outpatient hospitals to an Enhanced Ambulatory Patient Group (EAPG)
 methodology. Reimbursement for laboratory services shall be included in the new outpatient
 hospital reimbursement methodology. The new EAPG reimbursement methodology shall be
 implemented in a budget-neutral manner. The department shall have the authority to
 promulgate regulations to become effective within 280 days or less from the enactment of this

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RR. The Department of Medical Assistance Services shall seek federal authority to move the family planning eligibility group from a demonstration waiver to the State Plan for Medical Assistance. The department shall seek approval of coverage under this new state plan option for individuals with income up to 200 percent of the federal poverty level. For the purposes of this section, family planning services shall not cover payment for abortion services and no funds shall be used to perform, assist, encourage or make direct referrals for abortions. The department shall have authority to implement necessary changes upon federal approval and prior to the completion of any regulatory process undertaken in order to effect such change.

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- 11 SS. The Department of Medical Assistance Services (DMAS) shall have the authority to 12 amend the State Plan for Medical Assistance to enroll and reimburse freestanding birthing 13 centers accredited by the Commission for the Accreditation of Birthing Centers. 14 Reimbursement shall be based on the Enhanced Ambulatory Patient Group methodology 15 applied in a manner similar to the reimbursement methodology for ambulatory surgery 16 centers. The department shall have authority to implement necessary changes upon federal 17 approval and prior to the completion of any regulatory process undertaken in order to 18 effect such change.
- 19 TT.1. In response to the unfavorable outcome to an appeal by the Department of Medical 20 Assistance Services in federal court regarding reimbursement for services furnished to 21 Medicaid members in a residential treatment center or freestanding psychiatric hospital, the department shall revise reimbursement for services furnished Medicaid members in 22 residential treatment centers and freestanding psychiatric hospitals to include professional, 23 24 pharmacy and other services to be reimbursed separately as long as the services are in the 25 plan of care developed by the residential treatment center or the freestanding psychiatric 26 hospital and arranged by the residential treatment center or the freestanding psychiatric 27 hospital. The department shall require residential treatment centers to include all services 28 in the plan of care needed to meet the member's physical and psychological well-being 29 while in the facility but may also include services in the community or as part of an 30 emergency.
- 31 2. The department shall have the authority to promulgate emergency regulations to 32 implement this amendment within 280 days from the enactment of this Act.
- 33 UU. The Department of Medical Assistance Services shall have the authority to amend the 34 State Plans under Title XIX and Title XXI of the Social Security Act in order to comply 35 with the mandated provider screening provisions of the federal Affordable Care Act (P.L. 36 111-148 and P.L. 111-152). The department shall have authority to promulgate emergency 37 regulations to implement this amendment within 280 days or less from the enactment of 38 this Act.
- 39 VV. The department may seek federal authority through amendments to the State Plans 40 under Title XIX and XXI of the Social Security Act, and appropriate waivers to such, to 41 develop and implement programmatic and system changes that allow expedited 42 enrollment of Medicaid eligible recipients into Medicaid managed care, most importantly 43 for pregnant women. The department shall have the authority to promulgate emergency 44 regulations to implement this amendment within 280 days or less from the enactment date 45 of this Act.
- WW.1. The Department of Medical Assistance Services, related to appeals administered 46 47 by and for the department, shall have authority to amend regulations to:
- 48 i. Utilize the method of transmittal of documentation to include email, fax, courier, and 49 electronic transmission.
- 50 ii. Clarify that the day of delivery ends at normal business hours of 5:00 pm.

51 iii. Eliminate an automatic dismissal against DMAS for alleged deficiencies in the case 52 summary that do not relate to DMAS's obligation to substantively address all issues 53 specified in the provider's written notice of informal appeal. A process shall be added, by 54 which the provider shall file with the informal appeals agent within 12 calendar days of

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1	the provider's receipt of the DMAS case summary, a written not	tice that spe	cifies any such	
2	alleged deficiencies that the provider knows or reasonably shoul	d know exi	st. DMAS shall	

alleged deficiencies that the provider knows or reasonably should know exist. DMAS shall
have 12 calendar days after receipt of the provider's timely written notification to address or
cure any of said alleged deficiencies. The current requirement that the case summary address
each adjustment, patient, service date, or other disputed matter identified in the provider's
written notice of informal appeal in the detail set forth in the current regulation shall remain in
force and effect, and failure to file a written case summary with the Appeals Division in the
detail specified within 30 days of the filing of the provider's written notice of informal appeal
shall result in dismissal in favor of the provider on those issues not addressed by DMAS.

iv. Clarify that appeals remanded to the informal appeal level via Final Agency Decision or
 court order shall reset the timetable under DMAS' appeals regulations to start running from
 the date of the remand.

v. Clarify the department's authority to administratively dismiss untimely filed appealrequests.

vi. Clarify the time requirement for commencement of the formal administrative hearing. I VETO THIS ITEM. /s/ Terence R. McAuliffe (04/28/17) (Vetoed item is enclosed in brackets.)

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vii. Clarify that the informal appeals agent shall have the ability to close an informal appeal based on a settlement between the parties up to \$250,000, notwithstanding § 2.2-514 of the Code of Virginia. For settlements of \$250,000 or greater, such settlement shall be subject to § 2.2-514 of the Code of Virginia.

2. The Department of Medical Assistance Services shall have authority to promulgate regulations to implement these changes within 280 days or less from the enactment date of this Act.

3. The Department of Medical Assistance Services shall convene a workgroup with representatives from the provider community, and the legal community, and the Office of Attorney General to develop a plan to avoid or adjust retractions or for non-material breaches of the Provider Participation Agreement when the provider has substantially complied with the Provider Participation Agreement. The plan shall include an assessment of any administrative financial impact that implementation of such plan would have on the department and an analysis of any implications for the department's efforts to combat fraud, waste, and abuse. The workgroup shall report on the status of this plan to the Chairmen of the House Appropriations and Senate Finance Committees no later than December 1, 2017.

XX. The Department of Medical Assistance Services shall amend its regulations, subject to the federal Centers for Medicare and Medicaid Services approval, to strengthen the qualifications and responsibilities of the Consumer Directed Service Facilitator to ensure the health, safety and welfare of Medicaid home- and community-based waiver enrollees. The department shall have the authority to promulgate emergency regulations to implement this change effective July 1, 2012.

38 YY. It is the intent of the General Assembly that the implementation and administration of the 39 care coordination contract for behavioral health services be conducted in a manner that 40 insures system integrity and engages private providers in the independent assessment process. 41 In addition, it is the intent that in the provision of services that ethical and professional 42 conflicts are avoided and that sound clinical decisions are made in the best interests of the 43 individuals receiving behavioral health services. As part of this process, the department shall 44 monitor the performance of the contract to ensure that these principles are met and that 45 stakeholders are involved in the assessment, approval, provision, and use of behavioral health 46 services provided as a result of this contract.

47 ZZ. 1. Notwithstanding the requirements of Code of Virginia \$2.2-4000, et seq., the 48 Department of Medical Assistance Services shall amend the state plan and appropriate 49 waivers under Title XIX of the Social Security Act to implement a process for administrative 50 appeals of Medicaid/Medicare dual eligible recipients in accordance with terms of the 51 Memorandum of Understanding between the department and the Centers for Medicare and 52 Medicaid Services for the financial alignment demonstration program for dual eligible 53 recipients. The department shall implement this change within 280 days or less from the 54 enactment of this Appropriation Act.

ITEM 306. First Year Second Year FY2017 FY2018 1 2. The department shall include in the fall quarterly report required in paragraph AAAA. 2 of this Item an annual update that details the implementation progress of the financial 3 alignment demonstration. This update shall include, but is not limited to, costs of 4 implementation, projected cost savings, number of individuals enrolled, and any other 5 implementation issues that arise. 6 AAA. Effective July 1, 2013, the Department of Medical Assistance Services shall have 7 the authority, to establish a 25 percent higher reimbursement rate for congregate 8 residential services for individuals with complex medical or behavioral needs currently 9 residing in an institution and unable to transition to integrated settings in the community 10 due to the need for services that cannot be provided within the maximum allowable rate, 11 or individuals whose needs present imminent risk of institutionalization and enhanced 12 waiver services are needed beyond those available within the maximum allowable rate. 13 The department shall have authority to promulgate regulations to implement this change 14 within 280 days or less from the enactment of this Act. 15 BBB. The Department of Medical Assistance Services shall amend the State Plan for 16 Medical Assistance to allow for delivery of notices of program reimbursement or other 17 items referred to in the regulations related to provider appeals by electronic means 18 consistent with the Uniform Electronic Transactions Act. The department shall implement 19 this change effective July 1, 2013, and prior to completion of any regulatory process 20 undertaken in order to effect such changes. 21 CCC. The Department of Medical Assistance Services shall amend the State Plan for 22 Medical Assistance to convert the current cost-based payment methodology for nursing 23 facility operating rates in 12 VAC 30-90-41 to a price-based methodology effective July 1, 24 2014. The new price-based payment methodology shall be implemented in a budget 25 neutral manner. 26 1. The department shall calculate prospective operating rates for direct and indirect costs in the following manner: 27 28 a. The department shall calculate the cost per day in the base year for direct and indirect 29 operating costs for each nursing facility. The department shall use existing definitions of 30 direct and indirect costs. 31 b. The initial base year for calculating the cost per day is cost reports ending in calendar 32 year 2011. The department shall rebase prices in fiscal year 2018 and every three years 33 thereafter using the most recent reliable calendar year cost-settled cost reports for 34 freestanding nursing facilities that have been completed as of September 1. 35 c. Each nursing facility's direct cost per day shall be neutralized by dividing the direct cost 36 per day by the raw Medicaid facility case-mix that corresponds to the base year by facility. 37 d. Costs per day shall be inflated to the midpoint of the fiscal year rate period using the 38 moving average Virginia Nursing Home inflation index for the 4th quarter of each year 39 (the midpoint of the fiscal year). Costs in the 2011 base year shall be inflated from the 40 midpoint of the cost report year to the midpoint of fiscal year 2012 by pro-rating fiscal year 2012 inflation and annual inflation after that. Annual inflation adjustments shall be 41 42 based on the last available report prior to the beginning of the fiscal year and corrected for 43 any revisions to prior year inflation. 44 e. Prices will be established for the following peer groups using a combination of 45 Medicare wage regions and Medicaid rural and bed size modifications based on similar 46 costs.

- 47 1) Direct Peer groups
- Northern Virginia MSA 48
- Other MSAs 49
- 50 - Northern Rural
- 51 - Southern Rural

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- 1 2) Indirect Peer Groups
- 2 Northern Virginia MSA
- **3** Rest of State Greater than 60 Beds
- 4 Other MSAs
- 5 Northern Rural
- 6 Southern Rural
- 7 Rest of State 60 Beds or Less
- 8 f. The price for each peer group shall be based on the following adjustment factors:
- 9 1) Direct 105 percent of the peer group day-weighted median neutralized and inflated cost
 10 per day for freestanding nursing facilities. Effective on and after July 1, 2017, the Direct Peer
 11 Group price percentage shall be increased to 106.8 percent.
- 12 2) Indirect 100.7 percent of the peer group day-weighted median inflated cost per day for
 13 freestanding nursing facilities. Effective on and after July 1, 2017, the Indirect Peer Group
 14 price percentage shall be increased to 101.3 percent.
- 15 3) The department shall have the authority to implement these price percentage changes
 16 effective July 1, 2017 and prior to the completion of any regulatory process in order to effect
 17 such changes.
- g. Facilities with costs projected to the rate year below 95 percent of the price shall have an adjusted price equal to the price minus the difference between their cost and 95 percent of the unadjusted price. Adjusted prices will be established at each rebasing. New facilities after the base year shall not have an adjusted price until the next rebasing. The "spending floor" limits
 the potential gain of low cost facilities, thereby making it possible to implement higher adjustment factors for other facilities at less cost.
- h. Individual claim payment for direct costs shall be based on each resident's Resource
 Utilization Group (RUG) during the service period times the facility direct price (similar to
 Medicare).
- i. Resource Utilization Group (RUG) is a resident classification system that groups nursing
 facility residents according to resource utilization and assigns weights related to the resource
 utilization for each classification. The department shall use RUGS to determine facility case
 mix for cost neutralization in determining the direct costs used in setting the price and for
 adjusting the claim payments for residents. The department may elect to transition from the
 RUG-III 34 Medicaid grouper to the RUG-IV 48 grouper in the following manner.
- 1) The department shall neutralize direct costs per day in the base year using the most currentRUG grouper applicable to the base year.
- 35 2) The department shall utilize RUG-III 34 groups and weights in fiscal year 2015 for claim payments.
- 37 3) Beginning in fiscal year 2016, the department may elect to implement RUG-IV 4838 Medicaid groups and weights for claim payments.
- 4) RUG-IV 48 weights used for claim payments will be normalized to RUG-III 34 weights as
 long as base year costs are neutralized by the RUG-III 34 group. In that the weights are not
 the same under RUG IV as under RUG III, normalization will insure that total payments in
 direct using the RUGs IV 48 weights will be the same as total payments in direct using the
 RUGs-III 34 grouper.
- j. The department shall transition to the price-based methodology over a period of four years,
 blending the price-based rate described here with the cost-based rate based on current law
 with the following adjustments. The facility cost-based operating rates shall be the direct and
 indirect rates for fiscal year 2015 based on facility case-mix neutral rates modeled after the
 law that would have been in effect in fiscal year 2015 absent this amendment and using base

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1 2	year data from calendar year 2011 inflated to the rate year. Base the rate will be based on the following blend:	ed on a four	-year transition,		
3 4	1) Fiscal year 2015 - 25 percent of the price-based rate and 72 rate.	5 percent of	the cost-based		
5 6	2) Fiscal year 2016 - 50 percent of the price-based rate and 50 rate.	0 percent of	the cost-based		
7 8	3) Fiscal year 2017 - 75 percent of the price-based rate and 2: rate.	5 percent of	the cost-based		
9	4) Fiscal year 2018 - 100 percent of the price-based (fully imple	emented).			
10 11 12 13	During the first transition year for the period July 1, 2014 to DMAS shall case-mix adjust each direct cost component of the facility case-mix from the two most recent finalized quarters 2013) instead of adjusting this component claim by claim.	he rates us	ing the average		
14 15 16 17 18	Cost-based rates to be used in the transition for facilities without but placed in service prior to July 1, 2013 shall be determined settled cost data. If there is no settled cost report at the beginnin percent of the price-based rate shall be used for that fiscal year. after June 30, 2013 shall be paid 100 percent of the price-based	based on th ng of a fisca Facilities p	e most recently l year, then 100		
19	2. Prospective capital rates shall be calculated in the following a	manner.			
20 21 22 23	a. Fair rental value per diem rates for the fiscal year shall be cal nursing facilities based on the prior calendar year information using RS Means factors and rental rates corresponding to the fi- separate calculation for beds subject to and not subject to trans	aged to the iscal year. T	fiscal year and		
24 25 26 27 28 29 30 31 32	b. The department shall develop a procedure for mid-year fair changes for nursing facilities that put into service a major r major renovation shall be defined as an increase in capital of \$ facility shall submit complete pro forma documentation at effective date and the new rate shall be effective at the beginn the end of the 60 days. The provider shall submit final docum the new rate effective date and the department shall review modify the rate if necessary effective 90 days after the implemen- mid-year rate changes shall be made for an effective date after r	enovation of 3,000 per b least 60 da ing of the n inentation with final docu entation of t	or new beds. A ed. The nursing ys prior to the nonth following thin 60 days of umentation and he new rate. No		
33	c. Effective July 1, 2014, the rental rate shall be 8.0 percent.				
34	d. These FRV changes shall also apply to specialized care facili	ties.			
35 36	e. The capital per diem rate for hospital-based nursing facilit capital per diem.	ies shall be	the last settled		
37 38 39	3. Prospective Nurse Aide Training and Competency Evalua rates shall be the Medicaid per diem rate in the base year inflat inflation used in the operating rate calculations.				
40 41	4. A prospective rate for criminal records checks shall be the year.	e per diem	rate in the base		
42 43 44	5. The department shall have the authority to implement these July 1, 2014 and prior to completion of any regulatory proc changes.				
45 46 47 48 49 50	6. The department shall amend the State Plan for Medical A price-based operating rate rather than the transition operating whose licensed bed capacity decreased by at least 30 be occupancy increased from less than 70 percent in 2011 to mo The department shall have the authority to implement this reim July 1, 2015, and prior to completion of any regulatory proc	rate to any ds after 20 re than 80 p bursement c	nursing facility 011 and whose percent in 2013. hange effective		

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7. Effective July 1, 2017, the department shall amend the State Plan for Medical Assistance to increase the direct and indirect operating rates under the nursing facility price based reimbursement methodology by 15 percent for nursing facilities where at least 80 percent of the resident population have one or more of the following diagnoses: quadriplegia, traumatic brain injury, multiple sclerosis, paraplegia, or cerebral palsy. In addition, a qualifying facility must have at least 90 percent Medicaid utilization and a case mix index of 1.15 or higher in fiscal year 2014. The department shall have the authority to implement this reimbursement methodology change for rates on or after July 1, 2017, and prior to completion of any regulatory process in order to effect such change.

11 8. Effective July 1, 2017 through June 30, 2020, the Department of Medical Assistance 12 Services shall amend the State Plan for Medical Assistance to pay nursing facilities located in 13 the former Danville Metropolitan Statistical Area (MSA) the operating rates calculated for the 14 Other MSA peer group. For purposes of calculating rates under the rebasing effective July 1, 15 2017, the department shall use the peer groups based on the existing regulations. For future 16 rebasings, the department shall permanently move these facilities to the Other MSA peer 17 group. The department shall have the authority to implement this reimbursement change 18 effective July 1, 2017 and prior to completion of any regulatory process undertaken in order 19 to effect such change.

20 DDD. The Department of Medical Assistance Services shall amend its State Plan under Title 21 XIX of the Social Security Act to implement reasonable restrictions on the amount of incurred 22 dental expenses allowed as a deduction from income for nursing facility residents. Such 23 limitations shall include: (i) that routine exams and x-rays, and dental cleaning shall be 24 limited to twice yearly; (ii) full mouth x-rays shall be limited to once every three years; and 25 (iii) deductions for extractions and fillings shall be permitted only if medically necessary as 26 determined by the department.

27 EEE. Notwithstanding §32.1-325, et seq. and §32.1-351, et seq. of the Code of Virginia, and 28 effective upon the availability of subsidized private health insurance offered through a Health 29 Benefits Exchange in Virginia as articulated through the federal Patient Protection and 30 Affordable Care Act (PPACA), the Department of Medical Assistance Services shall 31 eliminate, to the extent not prohibited under federal law, Medicaid Plan First and FAMIS 32 Moms program offerings to populations eligible for and enrolled in said subsidized coverage 33 in order to remove disincentives for subsidized private healthcare coverage through publicly-34 offered alternatives. To ensure, to the extent feasible, a smooth transition from public 35 coverage, DMAS shall endeavor to phase out such coverage for existing enrollees once 36 subsidized private insurance is available through a Health Benefits Exchange in Virginia. The 37 department shall implement any necessary changes upon federal approval and prior to the 38 completion of any regulatory process undertaken in order to effect such change.

39 FFF. The Department of Medical Assistance Services shall have authority to amend the State 40 Plans for Medical Assistance under Titles XIX and XXI of the Social Security Act, and any 41 waivers thereof, to implement requirements of the federal Patient Protection and Affordable 42 Care Act (PPACA) as it pertains to implementation of Medicaid and CHIP eligibility 43 determination and case management standards and practices, including the Modified Adjusted 44 Gross Income (MAGI) methodology. The department shall have authority to implement such 45 standards and practices upon federal approval and prior to the completion of any regulatory 46 process undertaken in order to effect such change.

47 GGG. Effective July 1, 2013, the Department of Medical Assistance Services shall establish a 48 Medicaid Physician and Managed Care Liaison Committee including, but not limited to, 49 representatives from the following organizations: the Virginia Academy of Family 50 Physicians; the American Academy of Pediatricians - Virginia Chapter; the Virginia College 51 of Emergency Physicians; the American College of Obstetrics and Gynecology - Virginia 52 Section; Virginia Chapter, American College of Radiology; the Psychiatric Society of 53 Virginia; the Virginia Medical Group Management Association; and the Medical Society of 54 Virginia. The committee shall also include representatives from each of the department's 55 contracted managed care organizations and a representative from the Virginia Association of Health Plans. The committee will work with the department to investigate the implementation 56 57 of quality, cost-effective health care initiatives, to identify means to increase provider

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participation in the Medicaid program, to remove administrative obstacles to quality, costeffective patient care, and to address other matters as raised by the department or members of the committee. The Committee shall establish an Emergency Department Care Coordination work group comprised of representatives from the Committee, including the Virginia College of Emergency Physicians, the Medical Society of Virginia, the Virginia Hospital and Healthcare Association, the Virginia Academy of Family Physicians and the Virginia Association of Health Plans to review the following issues: (i) how to improve coordination of care across provider types of Medicaid "super utilizers"; (ii) the impact of primary care provider incentive funding on improved interoperability between hospital and provider systems; and (iii) methods for formalizing a statewide emergency department collaboration to improve care and treatment of Medicaid recipients and increase cost efficiency in the Medicaid program, including recognized best practices for emergency departments. The committee shall meet semi-annually, or more frequently if requested by the department or members of the committee. The department, in cooperation with the committee, shall report on the committee's activities annually to the Board of Medical Assistance Services and to the Chairmen of the House Appropriations and Senate Finance Committees and the Department of Planning and Budget no later than October 1 each year.

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19 HHH. The Department of Medical Assistance Services shall establish a work group of 20 representatives of providers of home- and community-based care services to continue improvements in the audit process and procedures for home- and community-based 21 22 utilization and review audits. The Department of Medical Assistance Services shall report 23 on any revisions to the methodology for home- and community-based utilization and 24 review audits, including progress made in addressing provider concerns and solutions to 25 improve the process for providers while ensuring program integrity. In addition, the report 26 shall include documentation of the past year's audits, a summary of the number of audits 27 to which retractions were assessed and the total amount, the number of appeals received 28 and the results of appeals. The report shall be provided to the Chairmen of the House 29 Appropriations and Senate Finance Committees by December 1 of each year.

III. The Department of Medical Assistance Services shall realign the billable activities
 paid for individual supported employment provided under the Medicaid home- and
 community-based waivers to be consistent with job development and job placement
 services provided through employment services organizations that are reimbursed by the
 Department for Aging and Rehabilitative Services. The department shall have the
 authority to implement this reimbursement change effective July 1, 2013, and prior to the
 completion of any regulatory process undertaken in order to effect such change.

JJJ.1. The Department of Medical Assistance Services shall seek federal authority through
 any necessary waiver(s) and/or State Plan authorization under Titles XIX and XXI of the
 Social Security Act to implement a comprehensive value-driven, market-based reform of
 the Virginia Medicaid/FAMIS programs.

41 2. The department is authorized to contract with qualified health plans to offer recipients a 42 Medicaid benefit package adhering to these principles. Any coordination of non-43 traditional behavioral health services covered under contract with qualified health plans or 44 through other means shall adhere to the principles outlined in paragraph MM. c. This 45 reformed service delivery model shall be mandatory, to the extent allowed under the 46 relevant authority granted by the federal government and shall, at a minimum, include (i) 47 limited high-performing provider networks and medical/health homes; (ii) financial 48 incentives for high quality outcomes and alternative payment methods; (iii) improvements 49 to encounter data submission, reporting, and oversight; (iv) standardization of 50 administrative and other processes for providers; and (v) support of the health information 51 exchange.

52 3. The Department of Medical Assistance Services shall seek reforms to include all remaining Medicaid populations and services, including long-term care and home- and community-based waiver services into cost-effective, managed and coordinated delivery systems. The department shall begin designing the process and obtaining federal authority to transition all remaining Medicaid beneficiaries into a coordinated delivery system.
57 DMAS shall promulgate regulations to implement these provisions to be effective within 280 days of its enactment. The department may implement any changes necessary to

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implement these provisions prior to the promulgation of regulations undertaken in order to effect such changes.

4. As a condition on all appropriations in this act and notwithstanding any other provision of this act, or any other law, no general or nongeneral funds shall be appropriated or expended for such costs as may be incurred to implement coverage for newly eligible individuals pursuant to 42 U.S.C. § 1396d(y)(1)[2010] of the Patient Protection and Affordable Care Act, unless included in an appropriation bill adopted by the General Assembly on or after July 1, 2016.

4.a. Notwithstanding § 30-347, Code of Virginia, or any other provision of law, no later than 45 days upon the passage of House Bill 5001, the Department of Medical Assistance Services shall have the authority to (1) amend the State Plan for Medical Assistance under Title XIX of the Social Security Act, and any waivers thereof, to implement coverage for newly eligible individuals pursuant to 42 U.S.C. § 1396d(y)(1)[2010] of the Patient Protection and Affordable Care Act and (2) begin the process of implementing a § 1115 demonstration project to transform the Medicaid program for newly eligible individuals pursuant to the provisions of 4.a.(1) and eligible individuals enrolled in the existing Medicaid program. No later than 150 days from the passage of House Bill 5001, DMAS shall submit the § 1115 demonstration waiver application to CMS for approval. If the State Plan amendments are affirmatively approved by CMS prior to the submission of the waiver, Medicaid coverage for newly eligible individuals may be implemented. If the State Plan amendment becomes effective without affirmative action by CMS, coverage may begin upon submission of the completed § 1115 demonstration waiver application, per CMS notification, but no later than January 1, 2019. If the demonstration waiver cannot be completed by 150 days, despite a good faith effort to complete the application, the department may request an extension from the Chairmen of the House Appropriations and Senate Finance Committees. The department shall provide updates on the progress of the State Plan amendments and demonstration waiver applications to the Chairmen of the House Appropriations and Senate Finance Committees, or their designees, upon request, and provide for participation in discussions with CMS staff. The department shall respond to all requests for information from CMS on the State Plan amendments and demonstration waiver applications in a timely manner.

b. At least 10 days prior to the submission of the application for the waiver of Title XIX of the Social Security Act, the department shall notify the Chairmen of the House Appropriations and Senate Finance Committees of such pending application and provide a copy of the application. If the department receives an official letter from either Chairman raising an objection about the waiver during the 10-day period, the department shall make all reasonable attempts to address the objection and modify the waiver(s). If the department receives no objection, then the application may be submitted. Any waiver specifically authorized elsewhere in this item is not subject to this provision. Waiver renewals are not subject to the provisions of this paragraph.

c. The Department of Medical Assistance Services shall include provisions to make referrals to job training, education and job placement assistance for all unemployed, able-bodied adult enrollees as allowed under current federal law or regulations through the State Plan amendments, contracts, or other policy changes. DMAS shall also include provisions to foster personal responsibility and prepare newly eligible enrollees for participation in commercial health insurance plans to include use of private health plans, premium support for employersponsored insurance, health and wellness accounts, appropriate utilization of hospital emergency room services, healthy behavior incentives, and enhanced fraud prevention efforts, among others through the State Plan amendments, contracts, or other policy changes.

49 d. The demonstration project shall be designed to empower individuals to improve their
50 health and well-being and gain employer sponsored coverage or other commercial health
51 insurance coverage, while simultaneously ensuring the program's long-term fiscal
52 sustainability. The demonstration project shall include the following elements in the design:

(i) two pathways for eligible individuals with incomes between 100 percent and 138 percent
of the federal poverty level, including income disregards, to obtain health care coverage:
enrollment in an existing Medicaid managed care plan, or premium assistance for the
purchase of employer-sponsored health insurance coverage if cost effective. The plans will
provide a comprehensive benefit package consistent with private market plans, compliant

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1 2	with all mandated essential health benefits, and inclusive of current Medicaid covered mental health and addiction recovery and treatment services. The demonstration shall				
3	include (1) the development of a health and wellness account for e	eligik	ble individuals,		
4	comprised of participant contributions and state funds to be used	to f	fund the health		
5	insurance premiums and to ensure funds are available for the enrol	lee t	o cover out-of-		

insurance premiums and to ensure funds are available for the enrollee to cover out-of pocket expenses for the deductible, with the ability to roll over the funds from the account into succeeding years if not fully used. The monthly premium amount for the enrollee shall be set on a sliding scale based on monthly income, not to exceed two percent of monthly income, nor be less than \$1 per month; (2) provisions for demonstration coverage to begin on the first day of the month following receipt of the premium payment or enrollment due to treatment of an acute illness; (3) provisions for institution of a grace period for premium payment, followed by a waiting period before re-enrollment if the premium is not paid by the participant or if the participant does not maintain continuous coverage; and (4) provisions to recover premium payments owed to the Commonwealth through debt setoff collections;

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- 16 (ii) provisions to enroll newly eligible individuals with incomes between 0 and 100 percent of the federal poverty level, including income disregards, in existing Medicaid managed care plans with existing Medicaid benefits or in employer-sponsored health insurance plans, if cost effective. Such newly eligible enrollees shall be subject to existing Medicaid cost sharing provisions;
- (iii) cost-sharing for eligible enrollees with incomes between 100 percent and 138 percent 21 22 of the federal poverty level, including income disregards, designed to promote healthy 23 behaviors such as the avoidance of tobacco use, and to encourage personal responsibility 24 and accountability related to the utilization of health care services such as the appropriate 25 use of emergency room services. However, such individuals who also meet the exemptions listed in (iv) shall not be subject to premium and copayment requirements more stringent 26 27 than existing Medicaid law or regulations. Enrollees who comply with provisions of the 28 demonstration program, including healthy behavior provisions, may receive a decrease in 29 their monthly premiums and copayments, not to exceed 50 percent.
- 30 (iv) the establishment of the Training, Education, Employment and Opportunity Program 31 (TEEOP) for every able-bodied, working-age adult enrolled in the Medicaid program to 32 enable enrollees to increase their health and well-being through community engagement 33 leading to self-sufficiency. The TEEOP program shall not apply to: (1) children under the age of 18 or individuals under the age of 19 who are participating in secondary 34 35 education; (2) individuals age 65 years and older; (3) individuals who qualify for medical 36 assistance services due to blindness or disability, including individuals who receive 37 services pursuant to a § 1915 waiver; (4) individuals residing in institutions; (5) 38 individuals determined to be medically frail; (6) individuals diagnosed with serious 39 mental illness; (7) pregnant and postpartum women; (8) former foster children under the 40 age of 26; (9) individuals who are the primary caregiver for a dependent, including a 41 dependent child or adult dependent with a disability; and (10) individuals who already 42 meet the work requirements of the TANF or SNAP programs. The TEEOP shall comply 43 with guidance from CMS regarding such programs and may include other exemptions that 44 may be necessary to achieve the TEEOP's goals of community engagement and improved 45 health outcomes that are approved by CMS.
- 46 The TEEOP shall include provisions for gradually escalating participation in training, 47 education, employment and community engagement opportunities through the program as 48 follows:
- 49 a. beginning three months after enrollment, at least 20 hours per month;
- 50 b. beginning six months after enrollment, at least 40 hours per month;
- 51 c. beginning nine months after enrollment, at least 60 hours per month; and
- 52 d. beginning 12 months after enrollment, at least 80 hours per month;
- 53 The TEEOP shall also include provisions for satisfaction of the requirement for 54 participation in training, education, employment and community engagement 55 opportunities through participation in job skills training; job search activities in

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1	conformity with Virginia Employment and Commission guidelines:	educa	tion related to		

2 employment; general education, including participation in a program of preparation for the 3 General Education Development (GED) certification examination or community college 4 courses leading to industry certifications or a STEM-H related degree or credential; 5 vocational education and training; subsidized or unsubsidized employment; community work 6 experience programs, community service or public service, excluding political activities, that 7 can reasonably improve work readiness; or caregiving services for a non-dependent relative 8 or other person with a chronic, disabling health condition. The department may waive the 9 requirement for participation in employment in areas of the Commonwealth with 10 unemployment rates equal to or greater than 150 percent of the statewide average; however, 11 requirements related to training, education and other community engagement opportunities 12 shall not be waived in any area of the Commonwealth.

- 13 The TEEOP shall work with Virginia Workforce Centers or One-Stops to provide services to
 14 Medicaid enrollees. Such services shall include career services for program enrollees,
 15 services to link enrollees with industry certification and credentialing programs, including the
 16 New Economy Workforce Credential Grant Program, and individualized case management
 17 services.
- The TEEOP shall, to the extent allowed under federal law, utilize federal and state funding
 available through the Centers for Medicare and Medicaid Services, Temporary Assistance for
 Needy Families program, the Supplemental Nutrition Assistance Program, the Workforce
 Innovation and Opportunity Act, and other state and federal workforce development
 programs to support program enrollees.
- Unless exempt, enrollees shall be ineligible to receive Medicaid benefits if, during any three
 months of the 12-month period beginning on the first day of enrollment, they fail to meet the
 TEEOP requirements and they will not be permitted to re-enroll until the end of such 12 month period, unless the failure to comply or report compliance was the result of a
 catastrophic event or circumstances beyond the beneficiary's control. However, enrollees
 shall be eligible to re-enroll in the program within such 12-month period upon demonstration
 of compliance with the TEEOP requirements.
- (v) monitoring and oversight of the use of health care services to ensure appropriate
 utilization;
- (vi) The Department of Medical Assistance Services shall develop a supportive employment
 and housing benefit targeted to high risk Medicaid beneficiaries with mental illness,
 substance use disorder, or other complex, chronic conditions who need intensive, ongoing
 support to obtain and maintain employment and stable housing.

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- e. The State Plan amendment and the demonstration waiver program shall include (i) systems for determining eligibility for participation in the program, (ii) provisions for disenrollment if federal funding is reduced or terminated, and (iii) provisions for monitoring, evaluating, and assessing the effectiveness of the waiver program in improving the health and wellness of program participants and furthering the objectives of the Medicaid program.
- f. The department shall have the authority to promulgate emergency regulations to implement
 these changes within 280 days or less from the enactment date of House Bill 5001. The
 department shall have the authority to implement these changes prior to the completion of any
 regulatory process undertake in order to effect such changes.
- 45 5. In the event that the increased federal medical assistance percentages for newly eligible individuals included in 42 U.S.C. § 1396d(y)(1)[2010] of the PPACA are modified through 46 47 federal law or regulation from the methodology in effect on January 1, 2014, resulting in a 48 reduction in federal medical assistance as determined by the department in consultation with 49 the Department of Planning and Budget, the Department of Medical Assistance Services shall 50 disenroll and eliminate coverage for individuals who obtained coverage through 42 U.S.C. § 51 1396d(y)(1) [2010] of the PPACA. The disenvolument process shall include written 52 notification to affected Medicaid beneficiaries, Medicaid managed care plans, and other 53 providers that coverage will cease as soon as allowable under federal law following the date 54 the department is notified of a reduction in Federal Medical Assistance Percentage.
- 55 KKK.1. The Director of the Department of Medical Assistance Services shall continue to

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1 2 3	make improvements in the provision of health and long-t Medicaid/FAMIS that are consistent with evidence-based practi effective manner to eligible individuals.			FY2017	FY2018
4 5 6 7 8 9 10 11	2. In order to effect such improvements and ensure that reform relative to current forecasted Medicaid/FAMIS expenditure Medical Assistance Services shall (i) develop a five-yea expenditures and savings associated with the Virginia Medicaid November 15 of each year in conjunction with the Departmer and with input from the House Appropriations and Senate Fin engage stakeholder involvement in meeting annual targe effectiveness.	levels, the I ar consensu d/FAMIS ref nt of Plannin ance Comm	Department of s forecast of orm efforts by g and Budget, ittees, and (ii)		
12 13 14 15 16 17 18 19 20 21 22 23 24	LLL. Effective July 1, 2014, the Department of Medical Assists the AP-DRG grouper with the APR-DRG grouper for hospital The department shall develop budget neutral case rates and Vi the APR-DRG grouper based on the FY 2011 base year. The de APR-DRG weights by blending in 50 percent of the full AI percent of FY 2014 AP-DRG weights in the first year and 75 DRG weights with 25 percent of the FY 2014 AP-DRG weight each APR-DRG group and severity. FY 2014 AP-DRG weight weighted average FY 2014 AP-DRG weight for all claims in the each APR-DRG group and severity. Full APR-DRG weights sha and succeeding years for each APR-DRG group and severity. The authority to implement these reimbursement changes effect to completion of any regulatory process in order to effect such	l inpatient re rginia-specif partment sha PR-DRG we 5 percent of this in the se this shall be of the base year all be used in The department tive July 1, 2	eimbursement. The weights for all phase in the bights with 50 the full APR- econd year for calculated as a r that group to the third year the third year the third year		
25 26 27	MMM.1. Effective July 1, 2014, the Department of Medical replace the current Disproportionate Share Hospital (DSF following methodology:				
28 29 30 31 32	a) DSH eligible hospitals must have a total Medicaid Inpatient U percent or higher in the base year using Medicaid days eligib Low Income Utilization Rate in excess of 25 percent and meet Eligibility for out of state cost reporting hospitals shall be utilization or on total Medicaid NICU utilization equal to	ole for Media other federal based on to	care DSH or a requirements. otal Medicaid		
33 34 35 36 37	b) Each hospital's DSH payment shall be equal to the DSH per hospital's eligible DSH days in a base year. Days reported in pr FY 2011 will be the base year for FY 2015 prospective DSI recalculated annually with an updated base year. DSH paymen federal limits.	rovider fisca H payments.	l years in state DSH will be		
38 39 40 41 42 43 44 45 46 47	c) Eligible DSH days are the sum of all Medicaid inpatie rehabilitation days above 14 percent for each DSH hospital sub of state cost reporting hospitals. Eligible DSH days for out of st shall be the higher of the number of eligible days based on t sentence times Virginia Medicaid utilization (Virginia Medicaid Medicaid days) or the Medicaid NICU days above 14 perc Medicaid utilization (Virginia NICU Medicaid days as a perce days). Eligible DSH days for out of state cost reporting hospital who have less than 12 percent Virginia Medicaid utilization sha that would have otherwise been eligible DSH days.	ject to specia ate cost repo the calculati d days as a p ent times V nt of total N is who qualif	al rules for out rting hospitals on in the first percent of total irginia NICU ICU Medicaid y for DSH but		
48 49	d) Additional eligible DSH days are days that exceed 28 perce Virginia Type Two hospitals (excluding Children's Hospital of				
50	e) The DSH per diem shall be calculated in the following manne	er:			
51 52 53 54 55	a. The DSH per diem for Type Two hospitals is calculated by d DSH allocation by the sum of eligible DSH days for all Type purposes of DSH, Type Two hospitals do not include Childre Daughters (CHKD) or any hospital whose reimbursem uncompensated care cost limit. The Type Two Hospital DSH	e Two DSH en's Hospita ient exceed	hospitals. For l of the Kings s its federal		

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b. The DSH per diem for State Inpatient Psychiatric Hospitals is calculated by dividing the total State Inpatient Psychiatric Hospital DSH allocation by the sum of eligible DSH days. The State Inpatient Psychiatric Hospital DSH allocation shall equal the amount of DSH paid in state FY 2013 increased annually by the percent change in the federal allotment, including any reductions as a result of the Affordable Care Act, adjusted for the state fiscal year.

- 9 c. The DSH per diem for CHKD shall be three times the DSH per diem for Type Two10 hospitals.
- 11d. The DSH per diem for Type One hospitals shall be 17 times the DSH per diem for Type12Two hospitals.
- 13 2. Each year, the department shall determine how much Type Two DSH has been reduced as
 14 a result of the Affordable Care Act and adjust the percent of cost reimbursed for outpatient
 15 hospital reimbursement.
- 16 3. The department shall convene the Hospital Payment Policy Advisory Council at least once17 a year to consider additional changes to the DSH methodology.
- 18 4. The department shall have the authority to implement these reimbursement changes
 19 effective July 1, 2014, and prior to completion of any regulatory process in order to effect
 20 such changes.
- 21 NNN. The Department of Medical Assistance Services shall have authority to amend the State 22 Plans for Medical Assistance under Titles XIX and XXI of the Social Security Act, and any 23 waivers thereof, to implement requirements of the federal Patient Protection and Affordable 24 Care Act (PPACA), P.L. 111-148, as it pertains to implementation of Medicaid and CHIP 25 eligibility determination and case management standards and practices, including the 26 Modified Adjusted Gross Income (MAGI) methodology and, notwithstanding the requirements of Code of Virginia §2.2-4000, et seq., the process for administrative appeals of 27 28 MAGI-related eligibility determinations. The department shall have authority to implement such standards and practices upon federal approval and prior to the completion of any 29 30 regulatory process undertaken in order to effect such changes.
- 31 OOO. The Department of Medical Assistance Services (DMAS) shall not change the unit of 32 service or rate of reimbursement for Mental Health Skill-Building Services (MHSS) until the 33 2015 General Assembly has reviewed the impact of the December 1, 2013 emergency 34 regulations that changed the eligibility and service description for Mental Health Skill-35 Building Services. DMAS and the Department of Behavioral Health and Developmental 36 Services shall jointly prepare a report to be delivered by November 1, 2014 to the Chairmen 37 of the House Appropriations and Senate Finance Committees. The report shall document the 38 impact of the MHSS regulations implemented on December 1, 2013 and shall include an 39 assessment of the fiscal impact, consumer and family impact, service delivery impact, and 40 impact upon other agencies and facilities in Virginia.
- PPP.1. The Department of Medical Assistance Services shall have the authority to contract
 with other public and private entities to conduct the required screening process for the
 Individual and Family Developmental Disabilities Support waiver. The department shall have
 authority to implement necessary changes upon federal approval and prior to the completion
 of any regulatory process undertaken in order to effect such changes.
- 46 2. Notwithstanding § 32.1-330 of the Code of Virginia, the Department of Medical Assistance 47 Services shall improve the preadmission screening process for individuals who will be 48 eligible for long-term care services, as defined in the state plan for medical assistance. The 49 community-based screening team shall consist of a licensed health care professional and a 50 social worker who are employees or contractors of the Department of Health or the local 51 department of social services, or other assessors contracted by the department. The 52 department shall not contract with any entity for whom there exists a conflict of interest. For 53 community-based screening for children, the screening shall be performed by an individual or 54 entity with whom the department has entered into a contract for the performance of such

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screenings.

3. The department shall track and monitor all requests for screenings and report on those screenings that have not been completed within 30 days of an individual's request for screening. The screening teams and contracted entities shall use the reimbursement and tracking mechanisms established by the department.

6 4. The Department of Medical Assistance Services shall promulgate regulations to
7 implement these provisions to be effective within 280 days of its enactment. The
8 department may implement any changes necessary to implement these provisions prior to
9 the promulgation of regulations undertaken in order to effect such changes.

- 10 QQQ. The Department of Medical Assistance Services shall have authority to amend its 11 regulations, subject to the federal Centers for Medicare and Medicaid Services approval, 12 to strengthen all program requirements and policies of the consumer-directed services 13 programs to ensure the health, safety and welfare of Medicaid home- and community-14 based waiver enrollees. The department shall submit a detailed report on proposed 15 regulatory changes to the consumer-directed services programs and the issues and 16 problems the department is attempting to resolve. The department shall submit the report 17 to the Director, Department of Planning and Budget and the Chairmen of the House 18 Appropriations and Senate Finance Committees at least 30 days prior to beginning the 19 regulatory process.
- 20 RRR.1. There is hereby appropriated sum-sufficient nongeneral funds for the Department 21 of Medical Assistance Services (DMAS) to pay the state share of supplemental payments 22 for qualifying private hospital partners of Type One hospitals (consisting of state-owned 23 teaching hospitals) as provided in the State Plan for Medical Assistance Services. 24 Qualifying private hospitals shall consist of any hospital currently enrolled as a Virginia 25 Medicaid provider and owned or operated by a private entity in which a Type One hospital 26 has a non-majority interest. The supplemental payments shall be based upon the 27 reimbursement methodology established for such payments in Attachments 4.19-A and 28 4.19-B of the State Plan for Medical Assistance Services. DMAS shall enter into a transfer 29 agreement with any Type One hospital whose private hospital partner qualifies for such 30 supplemental payments, under which the Type One hospital shall provide the state share 31 in order to match federal Medicaid funds for the supplemental payments to the private 32 hospital partner. The department shall have the authority to implement these 33 reimbursement changes consistent with the effective date in the State Plan amendment 34 approved by the Centers for Medicare and Medicaid Services (CMS) and prior to 35 completion of any regulatory process in order to effect such changes.
- 36 2.a. The Department of Medical Assistance Services shall promulgate regulations to make 37 supplemental payments to Medicaid physician providers with a medical school located in Eastern Virginia that is a political subdivision of the Commonwealth. The amount of the 38 39 supplemental payment shall be based on the difference between the average commercial 40 rate approved by CMS and the payments otherwise made to physicians. The department 41 shall have the authority to implement these reimbursement changes consistent with the 42 effective date in the State Plan amendment approved by CMS and prior to completion of 43 any regulatory process in order to effect such changes.
- b. The department shall increase payments to Medicaid managed care organizations for
 the purpose of securing access to Medicaid physician services in Eastern Virginia, through
 higher rates to physicians affiliated with a medical school located in Eastern Virginia that
 is a political subdivision of the Commonwealth subject to applicable limits. The
 department shall revise its contracts with managed care organizations to incorporate these
 supplemental capitation payments, and provider payment requirements, subject to
 approval by CMS. No payment shall be made without approval from CMS.
- **51** c. Funding for the state share for these Medicaid payments is authorized in Item 247.
- 3.a. The Department of Medical Assistance Services (DMAS) shall have the authority to
 amend the State Plan for Medical Assistance Services (State Plan) to implement a
 supplemental Medicaid payment for local government-owned nursing homes. The total
 supplemental Medicaid payment for local government-owned nursing homes shall be
 based on the difference between the Upper Payment Limit of 42 CFR §447.272 as

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approved by CMS and all other Medicaid payments subject to such limit made to such nursing 2 homes. There is hereby appropriated sum-sufficient funds for DMAS to pay the state share of 3 the supplemental Medicaid payment hereunder. However, DMAS shall not submit such State 4 Plan amendment to CMS until it has entered into an intergovernmental agreement with 5 eligible local government-owned nursing homes or the local government itself which requires 6 them to transfer funds to DMAS for use as the state share for the supplemental Medicaid 7 payment each nursing home is entitled to and to represent that each has the authority to 8 transfer funds to DMAS and that the funds used will comply with federal law for use as the 9 state share for the supplemental Medicaid payment. If a local government-owned nursing 10 home or the local government itself is unable to comply with the intergovernmental 11 agreement, DMAS shall have the authority to modify the State Plan. The department shall have the authority to implement the reimbursement change consistent with the effective date 12 13 in the State Plan amendment approved by CMS and prior to the completion of any regulatory 14 process undertaken in order to effect such change.

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15 b. If by June 30, 2017, the Department of Medical Assistance Services has not secured approval from the Centers for Medicare and Medicaid Services to use a minimum fee 16 17 schedule pursuant to 42 C.F.R. § 438.6(c)(1)(iii) for local government-owned nursing homes 18 participating in Commonwealth Coordinated Care Plus (CCC Plus) at the same level as and in 19 lieu of the supplemental Medicaid payments authorized in Section RRR.3.a., then DMAS 20 shall: (i) exclude Medicaid recipients who elect to receive nursing home services in local 21 government-owned nursing homes from CCC Plus; (ii) pay for such excluded recipient's 22 nursing home services on a fee-for-service basis, including the related supplemental Medicaid 23 payments as authorized herein; and (iii) prohibit CCC Plus contracted health plans from in 24 any way limiting Medicaid recipients from electing to receive nursing home services from 25 local government-owned nursing homes. The department may include in CCC Plus Medicaid 26 recipients who elect to receive nursing home services in local government-owned nursing 27 homes in the future when it has secured federal CMS approval to use a minimum fee schedule as described above. 28

4. The Department of Medical Assistance Services shall have the authority to amend the State Plan for Medical Assistance Services to implement a supplemental payment for clinic services furnished by the Virginia Department of Health (VDH) effective July 1, 2015. The total supplemental Medicaid payment shall be based on the Upper Payment Limit approved by the Centers for Medicare and Medicaid Services and all other Medicaid payments. VDH is required to transfer funds to the department funds already appropriated to VDH to cover the non-federal share of the Medicaid payments. The department shall have the authority to implement the reimbursement change effective July 1, 2015, and prior to the completion of any regulatory process undertaken in order to effect such changes.

38 5. The Department of Medical Assistance Services shall amend the State Plan for Medical 39 Assistance to increase the supplemental physician payments for physicians employed at a 40 freestanding children's hospital serving children in Planning District 8 with more than 50 41 percent Medicaid inpatient utilization in fiscal year 2014 to the maximum allowed by the 42 Centers for Medicare and Medicaid Services within the limit of the appropriation provided for 43 this purpose. The total supplemental Medicaid payment shall be based on the Upper Payment 44 Limit approved by the Centers for Medicare and Medicaid Services and all other Virginia Medicaid fee-for-service payments. The department shall have the authority to implement 45 46 these reimbursement changes effective July 1, 2016, and prior to the completion of any 47 regulatory process undertaken in order to effect such change."

48 6.a. The Department of Medical Assistance Services shall promulgate regulations to make 49 supplemental Medicaid payments to the primary teaching hospitals affiliated with a Liaison 50 Committee on Medical Education (LCME) accredited medical school located in Planning 51 District 23 that is a political subdivision of the Commonwealth and an LCME accredited 52 medical school located in Planning District 5 that has a partnership with a public university. 53 The amount of the supplemental payment shall be based on the reimbursement methodology 54 established for such payments in Attachments 4.19-A and 4.19-B of the State Plan for 55 Medical Assistance and/or the department's contracts with managed care organizations. The 56 department shall have the authority to implement these reimbursement changes consistent 57 with the effective date in the State Plan amendment or the managed care contracts approved 58 by the Centers for Medicare and Medicaid Services (CMS) and prior to completion of any 59 regulatory process in order to effect such changes. No payment shall be made without

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1	approval from CMS.				
23	b. Funding for the state share for these Medicaid payments Item 4-5.03.	is authorized i	n Item 247 and		

4 SSS. The Department of Medical Assistance Services shall amend the State Plan for 5 Medical Assistance to provide coverage for cessation services for tobacco users, including 6 pharmacology, group and individual counseling, and other treatment services including 7 the most current version of or an official update to the Clinical Health Guideline "Treating 8 Tobacco Use and Dependence" published by the Public Health Service of the U.S. 9 Department of Health and Human Services. These services shall be subject to copayment 10 requirements. The department shall have authority to implement this reimbursement 11 change effective July 1, 2014 and prior to the completion of any regulatory process 12 undertaken in order to effect such changes.

- 13 TTT. The Department of Medical Assistance Services shall have the authority to amend 14 the 1915 (c) home- and community-based Elderly or Consumer-Direction (EDCD) waiver, 15 Individual and Family Developmental Disabilities (DD) Support Waiver, Intellectual 16 Disabilities (ID) waiver and Technology-Assisted (TECH) waiver, and associated 17 regulations, to specify that transition services includes the first month's rent for qualified 18 housing as an allowable cost. The department shall have authority to implement this 19 reimbursement change effective July 1, 2014 and prior to the completion of any regulatory 20 process undertaken in order to effect such changes.
- 21 UUU. The Department of Medical Assistance Services shall have the authority to 22 implement Section 1902(a)(10)(A)(i)(IX) of the federal Social Security Act to provide 23 Medicaid benefits up until the age of 26 to individuals who are or were in foster care at 24 least until the age of 18 in any state.

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- VVV. Effective July 1, 2014 the Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to provide that the reimbursement floor for the nursing facility FRV "rental rate" shall be 8.0 percent in fiscal year 2015 and fiscal year 2016. The department shall have the authority to implement these reimbursement changes prior to the completion of any regulatory process undertaken in order to effect such changes.
- 31 WWW. The Department of Medical Assistance Services shall amend the State Plan for 32 Medical Assistance to eliminate nursing facility inflation for fiscal year 2016. This shall 33 apply to nursing facility operating rates in the first year, but shall not be substituted for published inflation factors in any subsequent scheduled rebasing of nursing facility rates. 34 The department shall have the authority to implement these reimbursement changes prior 35 to the completion of any regulatory process undertaken in order to effect such changes. 36
- 37 XXX.1.a The Department of Medical Assistance Services shall amend the Medicaid 38 demonstration project (Project Number 11-W-00297/3) to modify eligibility provided 39 through the project to individuals with serious mental illness to be effective July 1, 2015. Income eligibility shall be modified to limit services to seriously mentally ill adults with 40 41 effective household incomes up to 60 percent of the federal poverty level (FPL). All 42 individuals enrolled in this Medicaid demonstration project with incomes between 61% 43 and 100% of the Federal Poverty Level as of May 15, 2015 who continue to meet other 44 program eligibility rules, shall maintain enrollment in the demonstration until their next 45 eligibility renewal period or July 1, 2016, whichever comes first. Benefits shall include the 46 following services: (i) primary care office visits including diagnostic and treatment 47 services performed in the physician's office, (ii) outpatient specialty care, consultation, 48 and treatment, (iii) outpatient hospital including observation and ambulatory diagnostic 49 procedures, (iv) outpatient laboratory, (v) outpatient pharmacy, (vi) outpatient 50 telemedicine, (vii) medical equipment and supplies for diabetic treatment, (viii) outpatient 51 psychiatric treatment, (ix) mental health case management, (x) psychosocial rehabilitation 52 assessment and psychosocial rehabilitation services, (xi) mental health crisis intervention, 53 (xii) mental health crisis stabilization, (xiii) therapeutic or diagnostic injection, (xiv) 54 behavioral telemedicine, (xv) outpatient substance abuse treatment services, and (xvi) 55 intensive outpatient substance abuse treatment services. Care coordination, Recovery 56 Navigation (peer supports), crisis line and prior authorization for services shall be 57 provided through the agency's Behavioral Health Services Administrator.

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1 b. The Department of Medical Assistance Services shall amend the Medicaid demonstration 2 project described in paragraph XXX 1 a to increase the income eligibility for adults with 3 serious mental illness from 60 to 80 percent of the federal poverty level effective July 1, 2016 4 and from 80 to 100 percent of the federal poverty level effective October 1, 2017. Effective 5 October 1, 2017, the department shall amend the Medicaid demonstration project to include 6 the provision of addiction recovery and treatment services, including partial day 7 hospitalization and residential treatment services. The department shall have authority to 8 implement necessary changes upon federal approval and prior to the completion of any 9 regulatory process undertaken in order to effect such changes.

c. The Department of Medical Assistance Services, in cooperation with the Department of
 Social Services and the League of Social Service Executives, shall provide information and
 conduct outreach activities with the Department of Corrections and local and regional jails to
 increase access to the Medicaid demonstration waiver for individuals with serious mental
 illness who are preparing to be released from custody, or are under the supervision of state or
 local community corrections programs.

d. The Department of Medical Assistance Services, in cooperation with the Department of Social Services and the League of Social Service Executives, shall provide information and conduct outreach activities with the Department of Corrections and local and regional jails to increase access to the Medicaid demonstration waiver for individuals with serious mental illness who are preparing to be released from custody, or are under the supervision of state or local community corrections programs.

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2. The Department of Medical Assistance Services is authorized to amend the State Plan
under Title XIX of the Social Security Act to add coverage for comprehensive dental services
to pregnant women receiving services under the Medicaid program to include: (i) diagnostic,
(ii) preventive, (iii) restorative, (iv) endodontics, (v) periodontics, (vi) prosthodontics both
removable and fixed, (vii) oral surgery, and (viii) adjunctive general services.

3. The Department of Medical Assistance Services is authorized to amend the FAMIS MOMS and FAMIS Select demonstration waiver (No. 21-W-00058/3) for FAMIS MOMS enrollees to add coverage for dental services to align with pregnant women's coverage under Medicaid.

30 4. The Department of Medical Assistance Services is authorized to amend the State Plan
31 under Title XXI of the Social Security Act to plan to allow enrollment for dependent children
32 of state employees who are otherwise eligible for coverage.

5. The department shall have authority to implement necessary changes upon federal approval
 and prior to the completion of any regulatory process undertaken in order to effect such
 changes.

YYY. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance Services to eliminate the requirement for pending, reviewing and reducing fees for emergency room claims for 99283 codes. The department shall have the authority to implement this reimbursement change effective July 1, 2015, and prior to the completion of any regulatory process undertaken in order to effect such change.

ZZZ. The Department of Medical Assistance Services shall amend the State Plan for Medical
 Assistance to increase the supplemental physician payments for practice plans affiliated with
 a freestanding children's hospital with more than 50 percent Medicaid inpatient utilization in
 fiscal year 2009 to the maximum allowed by the Centers for Medicare and Medicaid Services.
 The department shall have the authority to implement these reimbursement changes effective
 July 1, 2015, and prior to completion of any regulatory process undertaken in order to effect
 such change.

48 AAAA.1. The Department of Medical Assistance Services (DMAS) shall provide quarterly 49 reports, due within 30 days of a quarter's end, to the Governor, Director, Department of Planning and Budget and Chairmen of the House Appropriations and Senate Finance 50 Committees on the implementation of the Commonwealth Coordinated Care program, 51 52 including information on program enrollment, the ability of Medicare and Medicaid Managed 53 Care Plans to ensure a robust provider network, resolution of provider concerns regarding the 54 cost and technical difficulties in participating in the program, quality of care, and progress in 55 resolving issues related to federal Medicare requirements which impede the efficient and

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effective delivery of care.

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2. The Department of Medical Assistance Services (DMAS) shall require providers to use a National Provider Identifier number, effective July 1, 2015, in order to participate in the Commonwealth Coordinated Care program.

BBBB. The Department of Medical Assistance Services (DMAS) shall amend its July 1, 2016, managed care contracts in order to conform to the requirement pursuant to House Bill 1942 / Senate Bill 1262, passed during the 2015 Regular Session, for prior authorization of drug benefits.

9 CCCC.1. The Department of Medical Assistance Services shall adjust the rates and add 10 new services in accordance with the recommendations of the provider rate study and the 11 published formula for determining the SIS levels and tiers developed as part of the redesign of the Individual and Family Developmental Disabilities Support (DD), Day 12 13 Support (DS), and Intellectual Disability (ID) Waivers. The department shall have the 14 authority to adjust provider rates and units, effective July 1, 2016, in accordance with 15 those recommendations with the exception that no rate changes for Sponsored Residential 16 services shall take effect until January 1, 2017. The rate increase for skilled nursing 17 services shall be 25 percent.

18 2. The Department of Medical Assistance Services shall have the authority to amend the 19 Individual and Family Developmental Disabilities Support (DD), Day Support (DS), and 20 Intellectual Disability (ID) Waivers, to initiate the following new waiver services effective 21 July 1, 2016: Shared Living Residential, Supported Living Residential, Independent 22 Living Residential, Community Engagement, Community Coaching, Workplace 23 Assistance Services, Private Duty Nursing Services, Crisis Support Services, Community 24 Based Crisis Supports, Center-based Crisis Supports, and Electronic Based Home 25 Supports; and the following new waiver services effective July 1, 2017: Community 26 Guide and Peer Support Services, Benefits Planning, and Non-medical Transportation. 27 The rates and units for these new services shall be established consistent with 28 recommendations of the provider rate study and the published formula for determining the 29 SIS levels and tiers developed as part of the waiver redesign, with the exception that 30 private duty nursing rates shall be equal to the rates for private duty nursing services in the 31 Assistive Technology Waiver and the EPSDT program. The implementation of these 32 changes shall be developed in partnership with the Department of Behavioral Health and 33 Developmental Services.

34 3. Out of this appropriation, \$328,452 the first year and \$656,903 the second year from the 35 general fund and \$328,452 the first year and \$656,903 the second year from nongeneral 36 funds shall be provided for a Northern Virginia rate differential in the family home 37 payment for Sponsored Residential services. Effective January 1, 2017, the rates for 38 Sponsored Residential services in the Intellectual Disability waiver shall include in the 39 rate methodology a higher differential of 24.5 percent for Northern Virginia providers, in 40 the family home payment as compared to the rest-of-state rate. The Department of 41 Medical Assistance Services and the Department of Behavioral Health and Developmental 42 Services shall, in collaboration with sponsored residential providers, the Virginia Network 43 of Private Providers, the Virginia Association of Community Services Boards, the 44 Virginia Sponsored Residential Provider Group, and family home providers, collect 45 information and feedback related to payments to family homes and the extent to which 46 changes in rates have impacted payments to the family homes statewide, and the increase 47 or decrease in the capacity in each of the five geographic regions. The Department of 48 Medical Assistance Services, in cooperation with the Department of Behavioral Health 49 and Developmental Services, shall report the findings of this analysis to the Governor and 50 the Chairmen of the House Appropriations and Senate Finance Committees by October 1, 51 2017.

52 4. For any state plan amendments or waiver changes to effectuate the provisions of
53 paragraphs CCCC 1 and CCCC 2 above, the Department of Medical Assistance Services
54 shall provide, prior to submission to the Centers for Medicare and Medicaid Services,
55 notice to the Chairmen of the House Appropriations and Senate Finance Committees, and
56 post such changes and make them easily accessible on the department's website.

5. The department shall have the authority to implement necessary changes upon federal

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approval and prior to the completion of any regulatory process undertaken in order to effect 1 2 such changes.

3 DDDD. The Department of Medical Assistance Services shall amend the 1915 (c) home-and-4 community based Community Living waiver to add 390 slots effective July 1, 2016 and an 5 additional 180 slots effective July 1, 2017. The Department of Medical Assistance Services 6 shall seek federal approval for necessary changes to the waiver to add the additional slots.

EEEE.1. The Department of Medical Assistance Services shall amend the Family and 8 Individual Support waiver to add 140 new slots effective July 1, 2016 and an additional 344 9 slots effective July 1, 2017. The Department of Medical Assistance Services shall seek federal 10 approval for necessary changes to the waiver to add the additional slots.

11 2. Effective July 1, 2016, the Department of Medical Assistance Services shall amend the 12 Individual and Family Developmental Disabilities Support (DD) waiver to add 200 slots in 13 fiscal year 2017 for individuals at the top of the chronological waiting list as of June 30, 2016.

14 3. Out of this appropriation, \$632,040 the first year and \$632,040 the second year from the 15 general fund and \$632,040 the first year and \$632,040 the second year from nongeneral funds 16 shall be used for up to 40 emergency reserve slots for emergencies, for individuals 17 transferring between waivers and for individuals transitioning from an Intermediate Care 18 Facility (ICF) or state nursing facility (SNF) to the community to ensure the health and safety 19 of individuals in crisis. The Department of Medical Assistance Services shall amend the 20 appropriate waiver to add up to 40 emergency reserve slots across the Intellectual Disability 21 (ID) waiver, Individual and Family Developmental Disabilities Support (DD) waiver and Day 22 Support (DS) waiver within the limits of this appropriation, effective July 1, 2016. The 23 Department of Medical Assistance Services shall seek federal approval for necessary changes 24 to the ID, DD and DS waivers to add the additional emergency reserve slots.

FFFF.1. Out of this appropriation, \$1,250,000 from the general fund and \$1,250,000 from 25 26 nongeneral funds the second year shall be used to fund 25 new medical residency slots. The 27 Department of Medical Assistance Services shall submit a State Plan amendment to make 28 supplemental payments for new graduate medical education residency slots effective July 1, 29 2017. Supplemental payments shall be made for up to 25 new medical residency slots in fiscal 30 year 2018. Of the 25 new residency slots, 13 shall be for primary care and 12 shall be for high need specialties. In addition, preference shall be given for residency slots located in 31 32 underserved areas. The department shall adopt criteria for primary care, high need specialties 33 and underserved areas developed by the Virginia Health Workforce Development Authority. 34 The department shall make supplemental payments to the following hospitals for the specified 35 number of primary care residencies: Sentara Norfolk General (2 residencies), Carilion 36 Medical Center (6 residencies), Centra Lynchburg General Hospital (1 residency), Riverside 37 Regional Medical Center (2 residencies), Bon Secours St. Francis Medical Center (2 38 residencies). The department shall make supplemental payments to Carilion Medical Center 39 for two psychiatric residencies. The supplemental payment for each new qualifying residency 40 slot shall be \$100,000 annually minus any Medicare residency payment for which the hospital 41 is eligible. Supplemental payments shall be made for up to four years for each new qualifying 42 resident. The hospital will be eligible for the supplemental payments as long as the hospital 43 maintains the number of residency slots in total and by category as a result of the increase in 44 fiscal year 2018. Payments shall be made quarterly following the same schedule for other 45 medical education payments. Subsequent to the award of a supplemental payment, the 46 hospital must provide documentation annually by June 1 that they continue to meet the 47 criteria for the supplemental payments and report any changes during the year to the number 48 of residents. The department shall require all hospitals receiving medical education funding to 49 report annually by June 1 on the number of residents in total and by specialty/subspecialty. 50 The supplemental payments are subject to federal Centers for Medicare and Medicaid 51 Services approval. The department shall have the authority to promulgate emergency 52 regulations to implement this amendment within 280 days or less from the enactment of this 53 act.

54 2. Any remaining appropriation for this program at the end of the fiscal year shall be carried 55 forward to the subsequent fiscal year to fund medical residency slots. The Department of 56 Medical Assistance Services shall adjust the 2018-20 Medicaid forecast to include annual 57 funding for the 25 residency slots as approved by the 2016 General Assembly.

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2018. the department shall make	supplemental pa	avments to the	

3. Effective July 1, 2018, the department shall make supplemental payments to the following hospitals for the specified number of primary care residencies: Sentara Norfolk General (1 residency) and Carilion Medical Center (6 residencies). The department shall make supplemental payments to Carilion Medical Center for 2 psychiatry residencies and to Sentara Norfolk General for 1 OB/GYN residency.

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GGGG. The Department of Medical Assistance Services shall amend the State Plan for Medical Assistance to limit inflation to 50 percent of the inflation factor for fiscal year 2017 and eliminate inflation in fiscal year 2018. This shall apply to inpatient hospital operating rates (including long-stay and freestanding psychiatric hospitals), graduate medical education (GME) payments, disproportionate share hospital (DSH) payments and outpatient hospital rates. Similar reductions shall be made to the general fund share for Type One hospitals as reflected in paragraph B. of this Item. *The department shall make a full inflation adjustment payment in both FY 2017 and FY 2018 to Virginia freestanding children's hospitals with greater than 50 percent Medicaid utilization in 2009.* The department shall have the authority to implement these reimbursement changes effective July 1, 2016 and prior to the completion of any regulatory process in order to effect such changes.

- HHHH. The Department of Medical Assistance Services shall amend the State Plan for
 Medical Assistance to provide the full inflation factor for nursing facility and specialized
 care operating and NATCEP rates for FY2018. The department shall have the authority to
 implement these reimbursement changes effective July 1, 2017, and prior to the
 completion of any regulatory process in order to effect such changes.
- IIII. The Department of Medical Assistance Services shall amend the State Plan for
 Medical Assistance to limit inflation to 50 percent of the inflation factor for outpatient
 rehabilitation agencies and home health agencies for FY2018. The department shall have
 the authority to implement these reimbursement changes effective July 1, 2017, and prior
 to the completion of any regulatory process in order to effect such changes.
- JJJJ. Effective July 1, 2016, the Department of Medical Assistance Services shall increase
 the rates for agency and consumer directed personal care, respite and companion services
 in the EDCD and ID/DD waivers and EPSDT program by two percent from current levels.
- 31 KKKK. Effective July 1, 2016, the Department of Medical Assistance Services shall
 32 increase the rates for private duty nursing in the Tech waiver and Early and Periodic
 33 Screening, Diagnostic and Treatment (EPSDT) program by 11.5 percent from current
 34 levels.
- LLLL. Out of this appropriation, \$79,505 from the general fund and \$79,505 from the nongeneral fund the first year and \$87,581 from the general fund and \$87,581 from nongeneral funds the second year shall be used to increase reimbursement rates for adult day health services provided through Medicaid home- and community-based waiver programs by 2.5 percent effective July 1, 2016.
- 40 MMMM.1. The Department of Medical Assistance Services, in consultation with the 41 appropriate stakeholders, shall amend the state plan for medical assistance and/or seek 42 federal authority through an 1115 demonstration waiver, as soon as feasible, to provide 43 coverage of inpatient detoxification, inpatient substance abuse treatment, residential 44 detoxification, residential substance abuse treatment, and peer support services to 45 Medicaid individuals in the Fee-for-Service and Managed Care Delivery Systems. The 46 department shall have the authority to implement this change effective upon passage of 47 this Act, and prior to the completion of any regulatory process undertaken in order to 48 effect such change.
- 49 2. The Department of Medical Assistance Services shall make programmatic changes in 50 the provision of all Substance Abuse Treatment Outpatient, Community Based and 51 Residential Treatment services (group homes and facilities) for individuals with substance 52 abuse disorders in order to ensure parity between the substance abuse treatment services 53 and the medical and mental health services covered by the department and to ensure 54 comprehensive treatment planning and care coordination for individuals receiving 55 behavioral health and substance use disorder services. The department shall take action to 56 ensure appropriate utilization and cost efficiency, and adjust reimbursement rates within

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1	the limits of the funding appropriated for this purpose bas	sed on current ind	ustry standards.	
2	The department shall consider all available options inclu	uding, but not lim	ited to, service	
3	definitions, prior authorization, utilization review, provider	qualifications, and	reimbursement	

definitions, prior authorization, utilization review, provider qualifications, and reimbursement rates for the following Medicaid services: substance abuse day treatment for pregnant women, substance abuse residential treatment for pregnant women, substance abuse case management, opioid treatment, substance abuse day treatment, and substance abuse intensive outpatient. The department shall have the authority to implement this change effective upon passage of this Act, and prior to the completion of any regulatory process undertaken in order to effect such change.

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10 3. The Department of Medical Assistance Services shall amend the State Plan for Medical 11 Assistance and any waivers thereof to include peer support services to children and adults 12 with mental health conditions and/or substance use disorders. The department shall work with 13 its contractors, the Department of Behavioral Health and Developmental Services, and 14 appropriate stakeholders to develop service definitions, utilization review criteria and provider 15 qualifications. The department shall have the authority to implement this change effective 16 upon passage of this Act, and prior to the completion of any regulatory process undertaken in 17 order to effect such change.

4. The Department of Medical Assistance Services shall, prior to the submission of any state plan amendment or waivers to implement paragraphs MMMM 1, MMMM 2, and MMMM 3, submit a plan detailing the changes in provider rates, new services added and any other programmatic changes to the Chairmen of the House Appropriation and Senate Finance Committees.

23 NNNN. The Department of Medical Assistances shall amend the State Plan for Medical 24 Assistance to convert the specialized care rates to a prospective rate consistent with the 25 existing cost-based methodology by adding inflation to the per diem costs subject to existing 26 ceilings for direct, indirect and ancillary costs from the most recent settled cost report prior to the state fiscal year for which the rates are being established. The same inflation adjustment 28 shall apply to plant costs for specialized care facilities that do not have prospective capital rates that are based on fair rental value. The department shall use the state fiscal year rate methodology recently adopted for regular nursing facilities. Partial year inflation shall be 30 applied to per diem costs if the provider fiscal year end is different than the state fiscal year. Ceilings shall also be maintained by state fiscal year. The department shall have the authority 33 to implement these changes effective July 1, 2016, and prior to completion of any regulatory 34 process to effect such changes.

OOOO. The Department of Medical Assistance Services (DMAS), in consultation with the 35 appropriate stakeholders, shall seek federal authority via a state plan amendment to cover 37 low-dose computed tomography (LDCT) lung cancer screenings for high-risk adults. The 38 department shall promulgate emergency regulations to implement this amendment within 280 39 days or less from the enactment of this Act.

40 PPPP. The Department of Medical Assistance Services shall amend the State Plan under Title 41 XIX of the Social Security Act, and any necessary waivers, to reflect that no authority is 42 provided for the payment of overtime for Medicaid-reimbursed consumer-directed personal 43 assistance, respite and companion services. The Department shall implement the necessary 44 regulatory changes and other necessary measures to be consistent with federal approval of any 45 appropriate state plan and/or waiver changes, and prior to the completion of any regulatory 46 process undertaken in order to effect such change."

47 QQQQ. The Department of Medical Assistance Services shall convene a work group of 48 stakeholders, which shall include the Department for Aging and Rehabilitative Services, 49 dementia service providers and dementia advocacy organizations to review the Alzheimer's 50 Assisted Living (AAL) Waiver to determine if it can be modified to meet the 2014 Centers for 51 Medicare and Medicaid Services Home and Community Based Services final rule 52 requirements. If the waiver cannot be modified to meet the federal requirements, then the 53 department shall create a plan that: (i) ensures current waiver recipients continue to receive 54 services and (ii) addresses the service needs of the persons with dementia who are currently 55 eligible for the AAL Waiver. The department shall report its plan and implementation 56 recommendations to the Governor and the Chairmen of the House Appropriations and Senate 57 Finance Committees by October 1, 2016.

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1 2 3 4 5 6	RRRR. The Department of Medical Assistance Servic appropriation for an approved Delivery System Reform In §1115 waiver unless the General Assembly appropriates the f The department shall notify the Chairmen of the House A Finance Committees within 15 days of any final negotiated Centers for Medicare and Medicaid Services.	functive Prog funding in the Appropriation	ram (DSRIP) 2017 Session. as and Senate		
7 8 9 10 11 12	SSSS. The Department of Medical Assistance Services sl through a State Plan Amendment under Title XIX of the So individuals to use certified appraisals conducted by appraise Real Estate Appraiser Board as an alternative to the use o establish the value of any non-commercial real property for pu eligibility. The cost of the appraisal shall be borne by the appli	ocial Security ers licensed by f the tax asse rposes of Med	Act to permit y the Virginia essed value to licaid resource		
13 14	TTTT. Effective July 1, 2017, the Department of Medical Assisted Building Independence waiver to add 60 slots in FY 2018.		es shall amend		
15 16 17 18 19 20 21 22 23	UUUU. Effective July 1, 2017, the Department of Medica amend the managed care regulations to specify that all cont Medicaid managed care delivery model, including long-to require reimbursement to nursing facility and specialized care Medicaid established per diem rate for Medicaid covered d methodologies, unless the managed care organization a specialized care services provider mutually agree to an department shall have authority to implement this provision pr regulatory process in order to effect such change.	racts with hea erm services e services at no ays, using the nd the nursin alternative p	alth plans in a and supports, o less than the e department's ng facility or payment. The		
24	VVVV. Omitted.				
25 26 27 28 29 30 31	WWWW.1. The Department of Medical Assistance Services available under the Upper Payment Limit (UPL) for all hosp and adjust payments accordingly when the UPL cap is read make an adjustment to stay under the UPL cap by reducing supplemental payments to hospitals based on when the first s actually made so that the newest supplemental payments to h first and so on.	ital suppleme ched. The dep or eliminating upplemental p	ntal payments partment shall g as necessary ayments were		
32 33 34	2. The Department of Medical Assistance Services shall have reimbursement changes deemed necessary to meet the requirer to the completion of any regulatory process in order to effect s	nents of this p	•		
35 36 37 38 39	XXXX. Effective upon enactment of this act, the Departm Services, in collaboration with the Department of Behavioral Services, shall make sponsored residential services eligible department may implement any changes necessary to implement promulgation of regulations undertaken in order to effect such	Health and D for customizent this provisi	Developmental zed rates. The		
40 41 42 43 44 45 46	YYYY.1. Effective no later than January 1, 2019, the Depart Services is authorized to require consumer-directed aides pro- care and companion services in the Medicaid Elderly and Direction (EDCD) and Developmental Disability waiver p Periodic Screening Diagnosis and Treatment (EPSDT) prog Visit Verification (EVV) system. The department is authorize to provide access to an EVV system for use by consumer-direct	viding persona l Disabled wi rograms and ram to utilize ed to contract	al care, respite ith Consumer the Early and an Electronic		
47 48 49 50 51	2. For personal care, respite care and companion services age work with the appropriate stakeholders to develop stan verification systems and certification requirements to ensure agencies meet all federal requirements and are capable of prov department may require.	dards for ele EVV systems	ectronic visit used by such		
52 53	3. The department shall ensure that implementation of excomplies with all requirements of the federal Centers of Medi				
54	ZZZZ. Effective July 1, 2017, the Department of Medical Assi	istance Service	es shall amend		

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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15		the State Plan for Medical Assistance to increase the fo (IME) for freestanding children's hospitals with greater in 2009 as a substitute for DSH payments. The formula f education for inpatient hospital services provided to M capitated managed care providers shall be identical to The IME payments shall continue to be limited such children's hospitals with greater than 50 percent Medicais uncompensated care cost limit to which disproporti subject, excluding third party reimbursement for Medica shall have the authority to implement these changes completion of any regulatory action to effect such ch <i>AAAAA. Disproportionate Share Hospital payments sha</i> <i>hospitals based on hospital non-participation in fiscal y</i> <i>the authority to implement these changes effective upor</i> <i>the completion of any regulatory action to effect such ch</i>	than 50 percent M or these hospitals f Medicaid patients the formula for T that total paymen d utilization do not onate share hosp aid eligible patient effective July 1, 2 hanges. Il not be reallocate ear 2018. The dep the passage of th	Iedicaid utilization for indirect medical but reimbursed by ype One hospitals. its to freestanding exceed the federal ital payments are its. The department 2017, and prior to ed to other eligible artment shall have	FY2017	FY2018
16	307.	Not set out.	nunge.			
17 18 19	308.	Medical Assistance Services for Low Income Children (46600)			\$135,948,364	\$140,478,700 \$ <i>145,844,732</i>
20 21 22		Reimbursements for Medical Services Provided to Low-Income Children (46601)	\$135,948,364	\$140,478,700 \$145,844,732		
23 24		Fund Sources: General	\$16,313,804	\$16,857,444 \$17,501,368		
25 26		Federal Trust	\$119,634,560	\$123,621,256 \$128,343,364		
27 28		Authority: Title 32.1, Chapters 9, 10 and 13, Code of Vin XIX and XXI, Social Security Act, Federal Code.	rginia; P.L. 89-97,	as amended, Titles		
29 30 31 32		To the extent that appropriations in this Item are insuffic Budget shall transfer general fund appropriation, as need Program Delivery (44600) and Medicaid Program Ser Item to be used as state match for federal Title XXI for	led, from Children' vices (45600), if a	s Health Insurance		
33 34 35	309.	Medical Assistance Management Services (Forecasted) (49600)			\$60,861,251	\$63,316,049 \$63,899,573
36 37 38		Medicaid payments for enrollment and utilization related contracts (49601)	\$57,406,098	\$59,969,846 \$60,349,591		
39 40 41		CHIP payments for enrollment and utilization related contracts (49632)	\$3,455,153	\$3,346,203 \$3,549,982		
42 43		Fund Sources: General	\$21,197,151	\$22,450,685 \$22,666,141		
44 45		Federal Trust	\$39,664,100	\$40,865,364 \$41,233,432		
46 47 48 49 50 51 52 53		To the extent that appropriations in this Item are insuffice Budget, is authorized to transfer amounts, as needed (45600), Medical Assistance Services for Low Incom Health Insurance Program Delivery (44600), if available expenditures associated with contracts between the de dental benefit services, consumer-directed payroll serv health management services and disease state/chronic FAMIS recipients.	, from Medicaid ne Children (4660 , into this Item to f epartment and cor vices, claims proc	Program Services 00) and Children's und administrative npanies providing essing, behavioral		
54 55	310.	Administrative and Support Services (49900)			\$213,492,763	\$229,332,563 \$239,756,469

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ITEM 31 0).	Iter First Yea FY2017		Appropr First Year FY2017	iations(\$) Second Year FY2018
1 2	General Management and Direction (49901)	\$195,765,886	\$211,605,686 \$222,029,592		
3	Information Technology Services (49902)	\$14,895,620	\$14,895,620		
4 5	Administrative Support for the Family Access to Medical Insurance Security Plan (49932)	\$2,831,257	\$2,831,257		
6 7	Fund Sources: General	\$57,862,485	\$61,063,111 \$65,675,064		
8 9	Special	\$1,565,000	\$1,565,000 \$2,265,000		
10 11	Federal Trust	\$154,065,278	\$166,704,452 \$171,816,405		
12 13	Authority: Title 32.1, Chapters 9 and 10, Code of Vir XIX and XXI, Social Security Act, Federal Code.	ginia; P.L. 89-97, a	as amended, Titles		
14 15 16 17 18	A.1. By November 1 of each year, the Department of with the Department of Medical Assistance Services of Medicaid expenditures, upon which the Governo based, for the current and subsequent two year Appropriations and Senate Finance Committee	s, shall prepare and or's budget recomm rs to the Chairm	submit a forecast nendations will be		
19 20 21 22 23 24 25 26 27 28 29 30 31 32	2. The forecast shall be based upon current state and federal laws and regulations. Rebasing and inflation estimates that are required by existing law or regulation for any Medicaid provider shall be included in the forecast. The forecast shall also include an estimate of projected increases or decreases in managed care costs, including estimates regarding changes in managed care rates for the three-year period. In preparing for each year's forecast of the managed care portions of the budget, the department shall submit to its actuarial contractor a letter, with a copy sent to the Department of Planning and Budget and the Chairmen of the House Appropriations and Senate Finance Committees. This letter shall document the department's request for a point estimate of the rate of increase in rates, based on application of actuarial principals and methodologies and information available at the time of the forecast, that the contractor estimates will occur in the years being forecast, and shall specify the population groupings for which estimates are requested. The department shall request that the contractor reply in writing with a copy to all parties copied on the department's letter.				
33 34 35 36	3. The Department of Planning and Budget and the Services shall convene a meeting on or before appropriate staff from the House Appropriations a review current trends and the assumptions used in	October 15 of ea and Senate Finance	ch year with the ce Committees to		

38 B. The Department of Medical Assistance Services shall submit monthly expenditure 39 reports of the Medicaid program by service. The report for the month at the end of each quarter shall compare expenditures to the official Medicaid forecast, adjusted to reflect 40 budget actions from each General Assembly Session. The monthly report shall be 41 submitted to the Department of Planning and Budget and the Chairmen of the House 42 43 Appropriations and Senate Finance Committees within 20 days after the end of each month and the quarterly report shall be submitted within 30 days after the end of the 44 45 quarter.

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finalization.

C.1. Out of this appropriation, \$50,000 the first year and \$50,000 \$1,000,000 the second 46 47 year from the special fund is appropriated to the Department of Medical Assistance 48 Services for the administration of the disbursement of civil money penalties (CMP) levied 49 against and collected from Medicaid nursing facilities for violations of rules identified 50 during survey and certification as required by federal law and regulation. Based on the 51 nature and seriousness of the deficiency, the Agency or the Centers for Medicare and 52 Medicaid Services may impose a civil money penalty, consistent with the severity of the 53 violations, for the number of days a facility is not in substantial compliance with the 54 facility's Medicaid participation agreement. Civil money penalties collected by the 55 Commonwealth must be applied to the protection of the health or property of residents of nursing facilities found to be deficient. Penalties collected are to be used for (1) the 56 57 payment of costs incurred by the Commonwealth for relocating residents to other

		Item D	etails(\$)	1
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1 2 3 4 5	facilities; (2) payment of costs incurred by the Commonwealth re facility pending correction of the deficiency or closure of the facilit of residents for personal funds or property lost at a facility as a resul or individuals used by the facility to provide services to resident administered in accordance with the revised federal regulations and	ty; and (3) It of actions ts. These f	reimbursement s by the facility funds are to be	

facility pending correction of the deficiency or closure of the facility; and (3) reimbursement
of residents for personal funds or property lost at a facility as a result of actions by the facility
or individuals used by the facility to provide services to residents. These funds are to be
administered in accordance with the revised federal regulations and law, 42 CFR 488.400 and
the Social Security Act § 1919(h), for Enforcement of Compliance for Long-Term Care
Facilities with Deficiencies. Any special fund revenue received for this purpose, but
unexpended at the end of the fiscal year, shall remain in the fund for use in accordance with
this provision.

- 2. Of the amounts appropriated in C.1. of this Item, up to \$175,000 the second year from
 special funds may be used for the costs associated with administering CMP funds.
- 3. Of the amounts appropriated in C.1. of this Item, up to \$325,000 the second year from the
 special funds may be used for special projects that benefit residents and improve the quality
 of nursing Facilities.
- 4. No spending or activity authorized under the provisions of paragraph C. of this Item shall
 necessitate general fund spending or require future obligations to the Commonwealth.
- 17 5. The department shall maintain CMP special fund balance of at least \$1.0 million to
 18 address emergency situations in Virginia's nursing facilities.
- 19 D. The Department of Medical Assistance Services, to the extent permissible under federal 20 law, shall enter into an agreement with the Department of Behavioral Health and 21 Developmental Services to share Medicaid claims and expenditure data on all Medicaid-22 reimbursed mental health, intellectual disability and substance abuse services, and any new or 23 expanded mental health, intellectual disability retardation and substance abuse services that 24 are covered by the State Plan for Medical Assistance. The information shall be used to 25 increase the effective and efficient delivery of publicly funded mental health, intellectual 26 disability and substance abuse services.
- E. In addition to any regional offices that may be located across the Commonwealth, any statewide, centralized call center facility that operates in conjunction with a brokerage transportation program for persons enrolled in Medicaid or the Family Access to Medical
 Insurance Security plan shall be located in Norton, Virginia.
- F. The Department of Medical Assistance Services shall, to the extent possible, require web based electronic submission of provider enrollment applications, revalidations and other
 related documents necessary for participation in the fee-for-service program under the State
 Plans for Title XIX and XXI of the Social Security Act.
- G. The Department of Medical Assistance Services shall report on the operations and costs of
 the Medicaid call center (also known as the Cover Virginia Call Center). This report shall
 include number of calls received on a monthly basis, the purpose of the call, the number of
 applications for Medicaid submitted through the call center, and the costs of the contract. The
 department shall submit the report for FY 2015 by August 15, 2015, and for FY 2016 by
 August 15, 2016. The report shall be submitted to the Director, Department of Planning and
 Budget and the Chairmen of the House Appropriations and Senate Finance Committees.
- 42 H. Out of this appropriation, \$100,000 the first year and \$100,000 the second year from the
 43 general fund shall be provided to contract with the Virginia Center for Health Innovation for
 44 research, development and tracking of innovative approaches to healthcare delivery.
- 45 I. Out of this appropriation, \$3,283,004 the first year and \$3,283,004 the second year from the 46 general fund and \$9,839,000 the first year and \$9,839,000 the second year from nongeneral 47 funds is provided for the enhanced operation of the Cover Virginia Call Center as a 48 centralized eligibility processing unit (CPU) that shall be limited to processing Medicaid 49 applications received from the Federally Facilitated Marketplace, telephonic applications 50 through the call center, or electronically submitted Medicaid-only applications. The 51 department shall report the number of applications processed on a monthly basis and 52 payments made to the contractor to the Director, Department of Planning and Budget and the 53 Chairman of the House Appropriations and Senate Finance Committees. The report shall be 54 submitted no later than 30 days after the end of each quarter of the fiscal year.

ITEM 31(0.	Item De First Year FY2017	tails(\$) Second Year FY2018
1 2 3 4 5 6	J.1. The Department of Medical Assistance Services shall a verify income, using currently available Virginia Employ applicants and recipients who report no earned or unearned in at the earliest date feasible but no later than October 1, eligibility workers to apply the same protocols when verify and recipients, including those who report no earned or une	ment Commiss nome. The Dep 2017, require ing income for	ion data, for artment shall, all Medicaid
7 8 9 10 11 12 13	2. The Department shall amend the Virginia Medicaid applifederal Centers for Medicare and Medicaid, to require a Medicaid applicant does not want to grant permission to the state for the purposes of renewing eligibility. The Department sh regulatory changes and other necessary measures to be consist any appropriate state plan changes, and prior to the complete undertaken in order to effect such change.	dicaid applican to use his feder nall implement to stent with federa	t to opt out if ral tax returns the necessary al approval of
14 15 16 17 18 19	K.1. It is the intent of the General Assembly that the Depar Services provide more data regarding Medicaid and othe department on their public website. The department shall consolidates data and statistical information to make th available to the general public. At a minimum the informati shall include monthly enrollment data, expenditures by serv	r programs ope create a central e information a on included on	erated by the website that more readily such website
20 21 22 23	2. No later than June 30, 2018, the department shall make Me stored in the agency's data warehouse available through th includes, at a minimum, interactive tools for the user to sel export requested data.	ne department's	website that
24 25 26 27	L.1. Out of this appropriation, \$4,635,000 the first year and from the general fund and \$41,715,000 the first year and \$ from nongeneral funds shall be provided to replace t Information System.	\$52,515,000 the	second year
28 29 30 31	2. Within 30 days of awarding a contract or contracts relate the Department of Medical Assistance Services shall provid Appropriations and Senate Finance Committees, and the Dire and Budget, with a copy of the contract including costs.	e the Chairmen	of the House
32 33 34 35 36	3. Beginning July 1, 2016, the Department of Medical Assist annual progress reports that must include a current project status, accounting of project expenditures and future mile submitted to the Chairmen of House Appropriations and Sen Director, Department of Planning and Budget.	t summary, im estones. All rep	plementation ports shall be
37 38 39 40 41 42 43 44 45	M. The Department of Medical Assistance Services, in collat of Behavioral Health and Developmental Services, Aging an Health, shall convene a work group with community stak methods to improve data capture on the annual incidence of Code of Virginia, and (ii) review expenditure data on V receiving care outside of the state, and evaluate options for p Commonwealth. The department shall report on efforts recommendations to the Chairmen of the House Appropri Committees by December 1, 2016.	d Rehabilitative scholders to: (i) brain injury as of 'irginians with providing for the of the workgr	Services and recommend defined in the brain injury eir care in the oup and any

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- N. The Department of Medical Assistance Services shall report on the estimated number 46 47 of Virginians who are eligible but not enrolled in the Virginia Medicaid program as of 48 September 1 of each year.
- 49 O.1. The Department of Medical Assistance Services, in collaboration with the Department of Social Services, shall require Medicaid eligibility workers to search for 50 unreported assets at the time of initial eligibility determination and renewal, using all 51 currently available sources of electronic data, including local real estate property 52 53 databases and the Department of Motor Vehicles for all Medicaid applicants and 54 recipients whose assets are subject to an asset limit under Medicaid eligibility 55 requirements.

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2. The Department of Medical Assistance Services, in collaboration with the Department of 1 2 Social Services, shall develop a plan to improve the Medicaid estate recovery program in the 3 Commonwealth. The department shall evaluate all public and private resources and data 4 sources available to proactively identity assets, including but not limited to real estate and 5 financial assets, including those identified during the eligibility determination process and 6 those that may not have been reported, of Medicaid recipients and all methods available to 7 initiate recovery from estates for which the value of the assets is likely to exceed the cost of 8 recovery. The department shall also include the cost of initiating and operating such a 9 program with options that include developing an in-house program or contracting with a third 10 party vendor to perform some or all of the identification and recovery. The study shall 11 examine both the cost benefit and legal implications of the various options and also evaluate 12 and propose changes, as may be needed, to the Code of Virginia that may assist in 13 maximizing the recovery of assets of deceased Medicaid beneficiaries.

14 3. The department shall submit its findings and recommendations for developing an improved
15 estate recovery program to the Governor and the Chairmen of the House Appropriations and
16 Senate Finance Committees by December 1, 2016.

P. The Director, Department of Medical Assistance Services shall analyze pharmacy claims data from the past biennium in order to assess the value of payments made to the Medicaid program's contracted managed care plans, and the value of payments made by the contracted managed care plans to their contracted prescription benefit managers (PBMs). Additionally, the Director shall request and, if made available, analyze the value of payments made by the Medicaid program's managed care plans' contracted PBMs to network pharmacies for the same set of pharmacy claims. The Director shall identify and report any difference in value in payments made to the contracted PBMs, payments made to the contracted managed care plans, and if available, to network pharmacies and shall make recommendations to the Chairmen of the House Appropriations and Senate Finance Committees by October 1, 2016.

Q. Out of this appropriation, \$400,000 the second year from the general fund and \$400,000 the second year from nongeneral funds is provided to fund cost increases associated with contracts for actuarial and audit services. The Department of Planning and Budget shall unallot these funds on July 1 of each fiscal year, and shall not allot the funds until the Department of Medical Assistance Services provides documentation on the contract award amounts.

33 R. The Department of Medical Assistance Services, in collaboration with the Department of Behavioral Health and Developmental Services, shall convene a stakeholder workgroup, to 34 35 meet at least once annually, with representatives of the Virginia Association of Community 36 Services Boards, the Virginia Network of Private Providers, the Virginia Association of 37 Centers for Independent Living, Virginia Association of Community Rehabilitation Programs 38 (VaACCSES), the disAbility Law Center of Virginia, the ARC of Virginia, and other 39 stakeholders including representative family members, as deemed appropriate by the 40 Department of Medical Assistance Services. The workgroup shall: (i) review data from the 41 previous year on the distribution of the SIS levels and tiers by region and by waiver; (ii) 42 review the process, information considered, scoring, and calculations used to assign 43 individuals to their levels and reimbursement tiers; (iii) review the communication which 44 informs individuals, families, providers, case managers and other appropriate parties about the 45 SIS tool, the administration, and the opportunities for review to ensure transparency; and (iv) 46 review other information as deemed necessary by the workgroup. The department shall report 47 on the results and recommendations of the workgroup to the General Assembly by October 1 48 of each year.

S. The Department of Medical Assistance Services shall notify the Director, Department of
Planning and Budget, and the Chairmen of the House Appropriations and Senate Finance
Committees at least 30 days prior to any change in capitated rates for managed care
companies. The notification shall include the amount of the rate increase or decrease, and the
projected impact on the state budget.

54 T.1. The Department of Medical Assistance Services (DMAS) shall take actions to improve
55 the reliability of Medicaid eligibility screenings for long-term services and supports,
56 including: (i) validation of the children's criteria used with the Uniform Assessment
57 Instrument to determine eligibility for Medicaid long-term services and supports, and (ii)

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1 2	design and implementation of an inter-rater reliability test for the pre-admission screening process.	
3 4 5 6 7 8	2. The department shall work with relevant stakeholders to (i) assess whether hospital screening teams are making appropriate recommendations regarding placement in institutional care or home and community-based care; (ii) determine whether hospitals should have a role in the screening process; and (iii) determine what steps must be taken to ensure the Uniform Assessment Instrument is implemented consistently and does not lead to unnecessary institutional placements.	
9 10 11	3. The department shall report to the General Assembly by December 1 on steps taken to address the risks associated with hospital screenings, including any statutory or regulatory changes needed to improve such screenings.	
12 13	U.1. Effective January 1, 2018, the Department of Medical Assistance Services shall include in all its contracts with managed care organizations (MCOs) the following:	
14 15 16	a. A provision requiring the MCOs to return one-half of the underwriting gain in excess of three percent of Medicaid premium income up to 10 percent. The MCOs shall return 100 percent of the underwriting gain above 10 percent.	
17 18 19 20	b. A requirement for detailed financial and utilization reporting. The reported data shall include: (i) income statements that show expenses by service category; (ii) balance sheets; (iii) information about related-party transactions; and (iv) information on service utilization metrics.	
21 22	c. Upon the inclusion of behavioral health care in managed care, behavioral health- specific metrics to identify undesirable trends in service utilization.	
23 24 25	d. Upon the inclusion of behavioral health care in managed care, a report on their policies and processes for identifying behavioral health providers who provide inappropriate services and the number of such providers that are disenrolled.	
26 27	2. For rate periods effective January 1, 2018 and thereafter, the Department of Medical Assistance Services shall direct its actuary as part of the rate setting process to:	
28 29 30 31	a. Identify potential inefficiencies in the Medallion program and adjust capitation rates for expected efficiencies. The department is authorized to phase-in this adjustment over time based on the portion of identified inefficiencies that MCOs can reasonably reduce each year.	
32 33 34 35 36	b. Monitor medical spending for related-party arrangements and adjust historical medical spending when deemed necessary to ensure that capitation rates do not cover excessively high spending as compared to benchmarks. Related-party arrangements shall mean those in which there is common ownership or control between the entities, and shall not include Medicaid payments otherwise authorized in this item.	
37 38	c. Adjust capitation rates in the Medallion program to account for a portion of expected savings from required initiatives.	
39 40	d. Allow negative historical trends in medical spending to be carried forward when setting capitation rates.	
41 42	e. Annually rebase administrative expenses per member per month for projected enrollment changes.	
43 44 45 46	f. Annually incorporate findings on unallowable administrative expenses from audits of MCOs into its calculations of underwriting gain and administrative loss ratios for the purposes of ongoing financial monitoring, including enforcement of the underwriting gain cap.	
47 48	g. Adjust calculations of underwriting gain and medical loss ratio by classifying as profit medical spending that is excessively high due to related-party arrangements.	
49 50	3. The Department of Medical Assistance Services shall report to the General Assembly on spending and utilization trends within Medicaid managed care, with detailed	

		Item I	Details(\$)	
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1 2	population and service information and include an analysi reasons for these trends, the agency's and MCOs' initiatives to	1	5 0	

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reasons for these trends, the agency's and MCOs' initiatives to address undesirable trends, and the impact of those initiatives. The report shall be submitted each year by September 1.

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4 4. The Department of Medical Assistance Services shall develop a proposal for cost sharing 5 requirements based on family income for individuals eligible for long-term services and 6 supports through the optional 300 percent of Supplemental Security Income eligibility 7 category and submit the proposal to the Centers for Medicare and Medicaid Services to 8 determine if such a proposal is feasible. No cost sharing requirements shall be implemented 9 unless approved by the General Assembly.

10 5. The Department of Medical Assistance Services shall assess and report on additional or 11 different resources needed to implement recommendations in the Joint Legislative Audit and 12 Review Committee (JLARC) report Managing Spending in Virginia's Medicaid Program. The 13 department shall submit its report to the Chairmen of the House Appropriations and Senate 14 Finance Committees no later than November 1, 2017.

15 6. The Department of Medical Assistance Services shall ensure that the capitation rates for the 16 Commonwealth Coordinated Care Plus program for fiscal year 2018 are budget neutral and do 17 not exceed the cost of care for the enrolled population than that which would have been 18 incurred in the Medicaid fee-for-service program.

19 V. The Director, the Department of Medical Assistance Services, shall include language in all 20 managed care contracts, for all department programming, requiring the plan sponsor to report 21 quarterly, for all quarters through the one ending June 30, 2019, to the department for all 22 pharmacy claims; the amount paid to the pharmacy provider per claim, including but not 23 limited to cost of drug reimbursement; dispensing fees; copayments; and the amount charged 24 to the plan sponsor for each claim by its pharmacy benefit manager. In the event there is a 25 difference between these amounts, the plan sponsor shall report an itemization of all 26 administrative fees, rebates, or processing charges associated with the claim. All data and 27 information provided by the plan sponsor shall be kept secure; and notwithstanding any other 28 provision of law, the department shall maintain the confidentiality of the proprietary 29 information and not share or disclose the proprietary information contained in the report or 30 data collected with persons outside the department. Only those department employees 31 involved in collecting, securing and analyzing the data for the purpose of preparing the report 32 shall have access to the proprietary data. The department shall provide a report using 33 aggregated data only to the Chairmen of the House Appropriations and Senate Finance Committees on the implementation of this initiative and its impact on program expenditures 34 35 by December 1, 2017. Nothing in the report to the Chairmen of the House Appropriations and Senate Finance Committees shall contain confidential or proprietary information. 36

W. Out of this appropriation, \$3,500,000 from the general fund and \$3,500,000 from nongeneral funds the second year is provided for the Department of Medical Assistance Services to obtain services to assist in the transformation of the Medicaid program for newly eligible individuals pursuant to 42 U.S.C. § 1396d(y)(1)[2010] of the Patient Protection and Affordable Care Act. Such services shall include, but not be limited to, assistance in the development and implementation of necessary § 1115 demonstration waiver applications including actuarial services, project management consultation, DMAS systems changes, and services necessary to operationalize reforms. The department shall ensure each vendor selected has had experience in designing or assisting in the development and implementation of similar activities. The department shall report on the vendors selected to the Chairmen of the House Appropriations and Senate Finance Committees within 15 days of making the selection. Unexpended funds for this procurement shall be carried forward into fiscal year 2019 for such purpose.

Total for Department of Medical Assistance Services.

2	General Fund Positions	232.02	240.02
3	Nongeneral Fund Positions	241.98	249.98
1	Position Level	474.00	490.00
5	Fund Sources: General	\$4,450,859,097	\$4,729,698,510 \$4,785,782,724

\$9.923.368.296 **\$10.352.984.821** \$10,678,462,974

			Ite	em Details(\$)	Appropri	
]	ITEM 310		First Ye FY201'		First Year FY2017	Second Year FY2018
1 2		Special	\$1,565,000	\$1,565,000 \$2,265,000		
- 3 4		Dedicated Special Revenue	\$413,895,813	\$373,280,157 \$413,949,950		
5 6		Federal Trust	\$5,057,048,386	\$5,248,441,154 \$5,476,465,300		
7		§ 1-13. DEPARTMENT OF BEHAVIORAL HE	ALTH AND DEV	VELOPMENTAL SI	ERVICES (720)	
, 8	311.	Not set out.				
9	312.	Not set out.			ф <u>до оо</u> г 257	\$70.026.064
10 11	313.	Administrative and Support Services (49900)			\$78,005,357	\$78,026,064 \$78,226,064
12 13		General Management and Direction (49901)	\$12,695,336	\$12,445,389 \$12,645,389		
14		Information Technology Services (49902)	\$25,933,722	\$26,046,863		
15		Architectural and Engineering Services (49904)	\$2,660,847	\$2,660,847		
16		Collection and Locator Services (49905)	\$2,999,764	\$2,999,764		
17		Human Resources Services (49914)	\$494,989	\$494,989		
18		Program Development and Coordination (49933)	\$33,220,699	\$33,378,212		
19		Fund Sources: General	\$44,941,260	\$44,639,048		
20		~	¢14.454.016	\$44,839,048		
21 22		Special Federal Trust	\$14,454,916 \$18,609,181	\$14,509,445 \$18,877,571		
23 24 25 26 27 28		Authority: Title 16.1, Article 18, and Title 37.2, Cha Chapters 26 and 53 Code of Virginia; P.L. 102-119, A. The Commissioner, Department of Behavioral shall, at the beginning of each fiscal year, establish within the system. When a facility becomes full, the give notice of the fact to all sheriffs.	Federal Code. Health and Devel the current capac	opmental Services ity for each facility		
29 30 31 32		B. The Commissioner, Department of Behavioral shall work in conjunction with community services graduated plan for the discharge of eligible facility utilizing savings generated from statewide gains in	s boards to develo clients to the great	p and implement a test extent possible,		
33 34 35 36 37 38 39		C. Notwithstanding § 4-5.09 of this act and paragraphic the Department of Behavioral Health and Developmic deposit the entire proceeds of the sales of surplus hand intellectual disability facilities into a revolving the used for expenses associated with restructuring after such expenses shall be dedicated to continuing services are restructured.	ental Services is h and at state-owner rust fund. The trus such facilities. R	ereby authorized to d behavioral health t fund may initially emaining proceeds		
40 41 42 43		D. The Department of Behavioral Health and Devel create opportunities for public-private partnerships to establish and maintain an adequate supply of acu and adolescents.	and develop the ir	ncentives necessary		
44 45 46 47 48 49 50 51		 E. The Department of Behavioral Health and Develop the Department of Juvenile Justice, where app opportunities for public-private partnerships and establish and maintain an adequate supply of resident with behavioral health treatment needs, includin aggressive, or sex offenders, and those juveniles whe but not psychiatric hospitalization. F. Out of this appropriation, \$656,538 the first year a 	ropriate, shall ic develop the incer tial beds for the tre g those who are to need short-term	lentify and create ntives necessary to eatment of juveniles mentally retarded, a crisis stabilization		
52		general fund shall be provided for placement and re				

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1 to be incompetent to stand trial pursuant to Title 16.1, Chapter 11, Article 18, Code of Virginia.

3 G. Out of this appropriation, \$50,000 the first year and \$50,000 the second year from the 4 general fund shall be used to pay for legal and medical examinations needed for individuals 5 living in the community and in need of guardianship services.

6 H. Out of this appropriation, \$2,419,930 the first year and \$2,419,930 the second year from 7 the general fund shall be provided for services for the civil commitment of sexually violent 8 predators including the following: (i) clinical evaluations and court testimony for sexually 9 violent predators who are being considered for release from state correctional facilities and 10 who will be referred to the Clinical Review Committee for psycho-sexual evaluations prior to 11 the state seeking civil commitment, (ii) conditional release services, including treatment, and (iii) costs associated with contracting with a Global Positioning System service to closely 12 13 monitor the movements of individuals who are civilly committed to the sexually violent 14 predator program but conditionally released.

15 I. Out of this appropriation, \$146,871 the first year and \$146,871 the second year from the 16 general fund shall be used to operate a real-time reporting system for public and private acute 17 psychiatric beds in the Commonwealth.

18 J. The Department of Behavioral Health and Developmental Services shall submit a report to 19 the Governor and the Chairmen of the House Appropriations and Senate Finance Committees 20 no later than December 1 of each year for the preceding fiscal year that provides information 21 on the operation of Virginia's publicly-funded behavioral health and developmental services system. The report shall include a brief narrative and data on the numbers of individuals 22 23 receiving state facility services or CSB services, including purchased inpatient psychiatric 24 services, the types and amounts of services received by these individuals, and CSB and state 25 facility service capacities, staffing, revenues, and expenditures. The annual report also shall 26 describe major new initiatives implemented during the past year and shall provide information 27 on the accomplishment of systemic outcome and performance measures during the year.

28 K. Out of this appropriation, \$500,000 the first year and \$500,000 the second year from the 29 general fund shall be used for a comprehensive statewide suicide prevention program. The 30 Commissioner of the Department of Behavioral Health and Developmental Services 31 (DBHDS), in collaboration with the Departments of Health, Education, Veterans Services, 32 Aging and Rehabilitative Services, and other partners shall develop and implement a 33 statewide program of public education, evidence-based training, health and behavioral health 34 provider capacity-building, and related suicide prevention activity.

35 L.1. Beginning October 1, 2013, the Commissioner of the Department of Behavioral Health and Developmental Services shall provide quarterly reports to the House Appropriations and 36 37 Senate Finance Committees on progress in implementing the plan to close state training 38 centers and transition residents to the community. The reports shall provide the following 39 information on each state training center: (i) the number of authorized representatives who 40 have made decisions regarding the long-term type of placement for the resident they represent 41 and the type of placement they have chosen; (ii) the number of authorized representatives who 42 have not yet made such decisions; (iii) barriers to discharge; (iv) the general fund and 43 nongeneral fund cost of the services provided to individuals transitioning from training 44 centers; and (v) the use of increased Medicaid reimbursement for congregate residential 45 services to meet exceptional needs of individuals transitioning from state training centers.

46 2. At least six months prior to the closure of a state intellectual disabilities training center, the 47 Commissioner of Behavioral Health and Developmental Services shall complete a 48 comprehensive survey of each individual residing in the facility slated for closure to 49 determine the services and supports the individual will need to receive appropriate care in the 50 community. The survey shall also determine the adequacy of the community to provide care 51 and treatment for the individual, including but not limited to, the appropriateness of current 52 provider rates, adequacy of waiver services, and availability of housing. The Commissioner 53 shall report quarterly findings to the Governor and Chairmen of the House Appropriations and 54 Senate Finance Committees.

55 3. The department shall convene quarterly meetings with authorized representatives, families, 56 and service providers in Health Planning Regions I, II, III and IV to provide a mechanism to

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(i) promote routine collaboration between fam department, community services boards, and pr transition of training center residents to the comm	ivate providers; (ii) ensure	e the successful			

waiver redesign to better serve individuals with intellectual and developmental disability.

4. In the event that provider capacity cannot meet the needs of individuals transitioning from training centers to the community, the department shall work with community services boards and private providers to explore the feasibility of developing (i) a limited number of small community group homes or intermediate care facilities to meet the needs of residents transitioning to the community, and/or (ii) a regional support center to provide specialty services to individuals with intellectual and developmental disabilities whose medical, dental, rehabilitative or other special needs cannot be met by community providers. The Commissioner shall report on these efforts to the House Appropriations and Senate Finance Committees as part of the quarterly report, pursuant to paragraph L.1.

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14 M.1. A joint subcommittee of the House Appropriations and Senate Finance Committees, 15 in collaboration with the Secretary of Health and Human Resources and the Department of 16 Behavioral Health and Developmental Services, shall continue to monitor and review the 17 closure plans for the three remaining training centers scheduled to close by 2020. As part 18 of this review process the joint subcommittee may evaluate options for those individuals 19 in training centers with the most intensive medical and behavioral needs to determine the 20 appropriate types of facility or residential settings necessary to ensure the care and safety 21 of those residents is appropriately factored into the overall plan to transition to a more 22 community-based system. In addition, the joint subcommittee may review the plans for 23 the redesign of the Intellectual Disability, Developmental Disability and Day Support 24 Waivers.

- 25 2. To assist the joint subcommittee, the Department of Behavioral Health and 26 Developmental Services shall provide a quarterly accounting of the costs to operate and 27 maintain each of the existing training centers at a level of detail as determined by the joint 28 subcommittee. The quarterly reports for the first, second and third quarter shall be due to the joint subcomittee 20 days after the close of the quarter. The fourth quarter report shall 29 30 be due on August 15 of each year.
- 31 N. The Department of Behavioral Health and Developmental Services in collaboration 32 with the Department of Medical Assistance Services shall provide a detailed report for 33 each fiscal year on the budget, expenditures, and number of recipients for each specific 34 intellectual disability (ID) and developmental disability (DD) service provided through the 35 Medicaid program or other programs in the Department of Behavioral Health and Developmental Services. This report shall also include the overall budget and 36 37 expenditures for the ID, DD and Day Support waivers separately. The Department of 38 Medical Assistance Services shall provide the necessary information to the Department of 39 Behavioral Health and Developmental Services 90 days after the end of each fiscal year. 40 This information shall be published on the Department of Behavioral Health and 41 Developmental Services' website within 120 days after the end of each fiscal year.
- 42 O. Effective July 1, 2015, the Department of Behavioral Health and Developmental 43 Services shall not charge any fee to Community Services Boards or private providers for 44 use of the knowledge center, an on-line training system.
- 45 P. The Department of Behavioral Health and Developmental Services in collaboration 46 with the Community Services Boards shall compile and report all available information 47 regarding the services and support needs of the individuals on waiting lists for Intellectual 48 and Developmental Disability (I/DD) waiver services, including an estimate of the number 49 of graduates with I/DD who are exiting secondary education each fiscal year. The 50 department shall submit a report to the Chairmen of the House Appropriations and Senate 51 Finance Committees by December 1, 2015.
- 52 Q.1. Out of this appropriation, \$400,000 the first year from the general fund is included to 53 provide compensation to individuals who were involuntarily sterilized pursuant to the 54 Virginia Eugenical Sterilization Act and who were living as of February 1, 2015. In 55 addition, any funds carried over from House Bill 29 passed by the 2016 General Assembly 56 from Item 307 T, shall also be used for this purpose.

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2. A claim may be submitted on behalf of an individual by a person lawfully authorized to act on the individual's behalf. A claim may be submitted by the estate of or personal representative of, an individual who dies on or after February 1, 2015.

4 3. Reimbursement shall be contingent on the individual or their representative providing
5 appropriate documentation and information to verify the claim under guidelines established
6 by the department.

7 4. Reimbursement per verified claim shall be \$25,000 and shall be contingent on funding
8 being available, with disbursements being prioritized based on the date at which sufficient
9 documentation is provided.

5. Should the funding provided for compensation be exhausted prior to the end of fiscal year
2018, the department shall continue to collect applications. The department shall provide a
report to the Governor and the Chairmen of the House Appropriations and Senate Finance
Committees on a quarterly basis on the number of additional individuals who have been
applied.

R. Out of this appropriation, \$600,000 the first year and \$600,000 the second year from the general fund shall be used to provide mental health first aid training and certification to recognize and respond to mental or emotional distress. Funding shall be used to cover the cost of personnel dedicated to this activity, training, manuals, and certification for all those receiving the training.

S. The Department of Behavioral Health and Developmental Services shall review and evaluate existing mental health dockets used by courts in the Commonwealth to develop a model that can be replicated in other courts and jurisdictions that determine a need for such a docket. As part of the review, the department shall evaluate mental health dockets in other states and incorporate best practices. The department shall include consideration for a specialty veterans mental health docket and the feasibility for such a docket to handle a population with unique needs. The evaluation shall also review funding practices of these dockets by courts or local governments. The department shall prepare a report on a model program and post it to their website no later than December 1, 2016, and provide notice of the report's availability to courts and local governments.

30 T.1. Out of this appropriation, up to \$100,000 the first year from the general fund is provided 31 to the Department of Behavioral Health and Developmental Services to contract with an 32 independent contractor to develop options for the General Assembly. Such contract shall 33 consider the Commonwealth's options of how to operate the Central Virginia Training Center to provide care in the event that sufficient community capacity is not available or is 34 insufficient to meet the care needs of individuals. The options developed shall focus on 35 operating the facility by primarily utilizing the newly renovated buildings and include 36 37 estimates on operating and capital costs and other operational changes necessary to operate 38 such facility. The department, in collaboration with the Department of Planning and Budget 39 (DPB), shall develop the Request for Proposals (RFP), if the RFP process is utilized. DPB 40 shall review the proposals, along with the department, and no award shall be approved 41 without the concurrence of DPB. If the RFP process is not used for any reason then DPB staff 42 shall be jointly involved with the department in selecting the contractor and shall grant final 43 approval before awarding the contract. The Department of Behavioral Health and 44 Developmental Services shall provide all necessary information in a timely manner as 45 requested by the contractor. The contract shall require the work to be completed and the plan 46 submitted by December 1, 2016, to the Chairmen of the House Appropriations and Senate 47 Finance Committees.

2. The Department of Behavioral Health and Developmental Services shall make available
relevant information as requested by private entities considering possible submission of
proposals in accordance with Chapter 22.1 of the Code of Virginia that are related to Central
Virginia Training Center.

52 U. Out of this appropriation, \$200,000 the second year from the federal State Targeted
 53 Response to the Opioid Crisis Grant is provided for the purchase of opioid overdose reversal
 54 kits and opioid antidotes.

55 V. The Department of Behavioral Health and Developmental Services shall provide a

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1 2 3 4 5 6 7		progress report on the implementation of the Develop to include information about the population serv reimbursement tier, and service utilization and expense waiver services for less than one year and (ii) individe for 1-5 years. The department shall submit this r Chairmen of the House Appropriations and Sena W. The Department of Behavioral Health and Devel	mentally Disablec yed by the waive ses for (i) individu luals who have us report by Octobe te Finance Comr elopmental Servic	d Waiver programs ers, the level and lals who have used ed waiver services r 15, 2017 to the nittees. res shall provide a	F 12017	112010
8 9 10 11 12		report on the management and characteristics of indiv through the Developmentally Disabled Waiver progr age of individuals on the waiting list, and (ii) the n Priority 1, 2 and 3 on the waiting list. The departmen 15, 2017 to the Chairmen of the House Appropriation	ams. The report sl umber of individu t shall submit this	hall include (i) the uals designated as report by October		
13	314.	Not set out.				
14 15 16		Total for Department of Behavioral Health and Developmental Services			\$88,606,080	\$92,485,514 \$92,685,514
17		General Fund Positions	393.60	391.75		
18		Nongeneral Fund Positions	29.40	29.25		
19 20		Position Level Fund Sources: General	423.00 \$55,086,308	421.00 \$58,642,823		
21 22			¢14 550 790	\$58,842,823		
22 23		Special Federal Trust	\$14,550,780 \$18,968,992	\$14,605,309 \$19,237,382		
24		Grants to L	ocalities (790)			
25 26	315.	Financial Assistance for Health Services (44500)			\$397,142,984	\$425,201,175 \$426,082,891
27		Community Substance Abuse Services (44501)	\$97,162,190	\$97,162,190		
28 29		Community Mental Health Services (44506) Community Developmental Disability Services	\$230,617,697	\$249,962,348		
29 30 31		(44507)	\$69,363,097	\$78,076,637 \$78,958,353		
32		Fund Sources: General	\$330,827,537	\$349,491,728		
33 34		Dedicated Special Revenue	\$4,000,000	\$350,373,444 \$8,550,000		
35		Federal Trust	\$62,315,447	\$67,159,447		
36		Authority: Title 37.2, Chapters 5 and 6; Title 2.2, Cha	pter 53, Code of V	/irginia.		
37 38 39 40		A. It is the intent of the General Assembly that cordisability and substance abuse services are to be improvided in this Item shall not be used to supplant the for services existing as of June 30, 1996.	proved throughout	ut the state. Funds		
41 42 43 44		B. Further, it is the intent of the General Assembly t may be used by Community Services Boards to pur obtain, in accordance with §§ 37.2-504 and 37.2-60 necessary to the provision of residential services fu	chase, develop, le 05, Code of Virgi	ease, or otherwise inia, real property		
45 46 47 48		C. Out of the appropriation for this Item, funds are Boards in an amount sufficient to reimburse the Virgi for principal and interest payments on residential financed by the Housing Authority.	nia Housing Deve	lopment Authority		
49 50		D. The Department of Behavioral Health and Depayments to the Community Services Boards from	-			

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- E. Failure of a board to participate in Medicaid covered services and to meet all requirements
 for provider participation shall result in the termination of a like amount of state grant
 support.
- F. Community Services Boards may establish a line of credit loan for up to three months'
 operating expenses to assure adequate cash flow.
- 8 G. Out of this appropriation \$190,000 the first year and \$190,000 the second year from the general fund shall be provided to Virginia Commonwealth University for the continued operation and expansion of the Virginia Autism Resource Center.
- H.1. Out of this appropriation, \$15,525,327 the first year and \$16,320,367\$17,202,083 the
 second year from the general fund shall be provided for Virginia's Part C Early Intervention
 System for infants and toddlers with disabilities.
- 14
 2. By November 15 of each year, the department shall report to the Chairmen of the House
 15 Appropriations and Senate Finance Committees on the (a) total revenues used to support Part
 16 C services, (b) total expenses for all Part C services, (c) total number of infants, toddlers and
 17 families served using all Part C revenues, and (d) services provided to those infants, toddlers,
 18 and families.
- 19 I. Out of this appropriation \$6,148,128 the first year and \$6,148,128 the second year from the 20 general fund shall be provided for mental health services for children and adolescents with 21 serious emotional disturbances and related disorders, with priority placed on those children who, absent services, are at-risk for custody relinquishment, as determined by the Family and 22 Assessment Planning Team of the locality. The Department of Behavioral Health and 23 24 Developmental Services shall provide these funds to Community Services Boards through the 25 annual Performance Contract. These funds shall be used exclusively for children and 26 adolescents, not mandated for services under the Comprehensive Services Act for At-Risk 27 Youth, who are identified and assessed through the Family and Assessment Planning Teams 28 and approved by the Community Policy and Management Teams of the localities. The 29 department shall provide these funds to the Community Services Boards based on an 30 individualized plan of care methodology.
- 31 J. The Commissioner, Department of Behavioral Health and Developmental Services shall 32 allocate \$1,000,000 the first year and \$1,000,000 the second year from the federal Community 33 Mental Health Services Block Grant for two specialized geriatric mental health services 34 programs. One program shall be located in Health Planning Region II and one shall be located 35 in Health Planning Region V. The programs shall serve elderly populations with mental 36 illness who are transitioning from state mental health geriatric units to the community or who 37 are at risk of admission to state mental health geriatric units. The commissioner is authorized 38 to reduce the allocation in each year in an amount proportionate to any reduction in the 39 federal Community Mental Health Services Block Grant funds awarded to the 40 Commonwealth.
- K. The Commissioner, Department of Behavioral Health and Developmental Services shall
 allocate \$750,000 the first year and \$750,000 the second year from the federal Community
 Mental Health Services Block Grant for consumer-directed programs offering specialized
 mental health services that promote wellness, recovery and improved self-management. The
 commissioner is authorized to reduce the allocation in each year in an amount proportionate
 to any reduction in the federal Community Mental Health Services Block Grant funds
 awarded to the Commonwealth.
- 48 L. Out of this appropriation, \$2,197,050 the first year and \$2,197,050 the second year from
 49 the general fund shall be used for jail diversion and reentry services. Funds shall be
 50 distributed to community-based contractors based on need and community preparedness as
 51 determined by the commissioner.
- M. Out of this appropriation, \$2,400,000 the first year and \$2,400,000 the second year from
 the general fund shall be used for treatment and support services for substance use disorders,
 including individuals with acquired brain injury and co-occurring substance use disorders.

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		FY2017	FY2018	FY2017	FY2018
1	Funded services shall focus on recovery models and the us	se of best practice	es.		

N. Out of this appropriation, \$2,780,645 the first year and \$2,780,645 the second year from the general fund shall be used to provide outpatient clinician services to children with mental health needs. Each Community Services Board shall receive funding as determined by the commissioner to increase the availability of specialized mental health services for children. The department shall require that each Community Services Board receiving these funds agree to cooperate with Court Service Units in their catchment areas to provide services to mandated and nonmandated children, in their communities, who have been brought before Juvenile and Domestic Relations Courts and for whom treatment services are needed to reduce the risk these children pose to themselves and their communities or who have been referred for services through family assessment and planning teams through the Comprehensive Services Act for At-Risk Youth and Families.

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- O. Out of this appropriation, \$17,701,997 the first year and \$17,701,997 the second year from the general fund shall be used to provide emergency services, crisis stabilization services, case management, and inpatient and outpatient mental health services for individuals who are in need of emergency mental health services or who meet the criteria for mental health treatment set forth pursuant to §§ 19.2-169.6, 19.2-176, 19.2-177.1, 37.2-808, 37.2-809, 37.2-813, 37.2-815, 37.2-816, 37.2-817 and 53.1-40.2 of the Code of Virginia. Funding provided in this item also shall be used to offset the fiscal impact of (i) establishing and providing mandatory outpatient treatment, pursuant to House Bill 499 and Senate Bill 246, 2008 Session of General Assembly; and (ii) attendance at involuntary commitment hearings by community services board staff who have completed the prescreening report, pursuant to §§ 19.2-169.6, 19.2-176, 19.2-177.1, 37.2-808, 37.2-809, 37.2-813, 37.2-815, 37.2-816, 37.2-817 and 53.1-40.2 of the Code of Virginia.
 - P. Out of this appropriation, \$8,800,000 the first year and \$8,800,000 the second year from the general fund shall be used to provide community crisis intervention services in each region for individuals with intellectual or developmental disabilities and co-occurring mental health or behavioral disorders.

29 Q. Out of this appropriation, \$1,900,000 the first year and \$1,900,000 the second year 30 from the general fund shall be used to expand community-based services in Health 31 Planning Region V. These funds shall be used for services intended to delay or deter 32 placement, or provide discharge assistance for patients in a state mental health facility.

- 33 R. Out of this appropriation, \$2,000,000 the first year and \$2,000,000 the second year 34 from the general fund shall be used to expand crisis stabilization and related services 35 statewide intended to delay or deter placement in a state mental health facility.
- S. Out of this appropriation, \$8,400,000 the first year and \$8,400,000 the second year 36 37 from the general fund shall be used to provide child psychiatry and children's crisis 38 response services for children with mental health and behavioral disorders. These funds, 39 divided among the health planning regions based on the current availability of the 40 services, shall be used to hire or contract with child psychiatrists who can provide direct 41 clinical services, including crisis response services, as well as training and consultation 42 with other children's health care providers in the health planning region such as general 43 practitioners, pediatricians, nurse practitioners, and community service boards staff, to 44 increase their expertise in the prevention, diagnosis, and treatment of children with mental 45 health disorders. Funds may also be used to create new or enhance existing community-46 based crisis response services in a health planning region, including mobile crisis teams 47 and crisis stabilization services, with the goal of diverting children from inpatient 48 psychiatric hospitalization to less restrictive services in or near their communities. The 49 Department of Behavioral Health and Developmental Services shall report on the use and 50 impact of this funding to the Chairmen of the House Appropriations and Senate Finance 51 Committees beginning on October 1, 2014 and each year thereafter.
- 52 T. Out of this appropriation, \$10,500,000 the first year and \$10,500,000 the second year 53 from the general fund shall be used for up to 32 drop-off centers to provide an alternative 54 to incarceration for people with serious mental illness and individuals with acquired brain 55 injury and co-occurring serious mental health illness. Priority for new funding shall be 56 given to programs that have implemented Crisis Intervention Teams pursuant to § 9.1-102 57 and § 9.1-187 et seq. of the Code of Virginia and have undergone planning to implement

Item D	Oetails(\$)
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1 drop-off centers.

U. Out of this appropriation, \$1,250,000 the first year and \$1,250,000 the second year from the general fund shall be used to develop and implement crisis services for children with intellectual or developmental disabilities.

V. Out of this appropriation, \$2,652,500 the first year and \$5,805,000 the second year from the general fund shall be used to provide community-based services to individuals residing in state hospitals who have been determined clinically ready for discharge. Of this appropriation, \$652,500 the first year and \$1,305,000 the second year shall be allocated for individuals residing at Western State Hospital who are clinically ready for discharge.

- W. Out of this appropriation, \$620,000 the first year and \$620,000 the second year from the general fund shall be used to expand access to telepsychiatry and telemedicine services.
- X. Out of this appropriation, \$8,800,000 the first year and \$8,800,000 the second year from
 the general fund shall be used to implement nine new Programs of Assertive Community
 Treatment (PACT).
- Y. Out of this appropriation, \$4,000,000 the first year and \$4,000,000 the second year from
 the general fund shall be used to increase availability of community-based mental health
 outpatient services for youth and young adults. The Department of Behavioral Health and
 Developmental Services shall report on the use and impact of this funding to the Chairmen of
 the House Appropriations and Senate Finance Committees on December 1, 2016.
- Z. Out of this appropriation, \$500,000 the first year and \$500,000 the second year from the
 general fund shall be used to increase mental health inpatient treatment purchased in
 community hospitals. Priority shall be given to regions that exhaust available resources before
 the end of the year in order to ensure treatment is provided in the community and do not result
 in more restrictive placements.
- 25 AA. Out of this appropriation, \$4,270,500 the first year and \$9,170,500 the second year from 26 the general fund is provided for permanent supportive housing to support rental subsidies and services to be administered by community services boards or private entities to provide stable, 27 supportive housing for persons with serious mental illness. The Department of Behavioral 28 29 Health and Developmental Services shall report by October 1, 2016, the number of 30 individuals being served through Permanent Supportive Housing, how the funds are allocated 31 by organization, the average rental subsidy, and any available outcome-based data to 32 determine effectiveness in preventing hospitalizations, incarceration or homelessness.
- 33 BB.1. Out of this appropriation, up to \$4,000,000 the first year shall be provided from the 34 Behavioral Health and Developmental Services Trust Fund for one-time expenses related to 35 developing housing options, specialized services and making capital improvements to 36 enhance and expand services for individuals with intellectual and developmental disabilities. 37 A minimum of 60 percent of the appropriation shall be used to build additional capacity in 38 Northern Virginia for Virginia citizens with intensive behavioral and/or medical needs who 39 currently are not able to access needed services or residential supports. The remaining funding 40 shall be for projects that address the needs of individuals who are transitioning to the 41 community from the Southwestern Virginia Training Center. Such projects shall be located in 42 Virginia within 100 miles of the Southwestern Virginia Training Center. The Department of 43 Behavioral Health and Developmental Services shall give preference to projects involving 44 existing Virginia providers to expand service capacity.
- 45 2. The Department of Behavioral Health and Developmental Services shall report on the use
 46 of the funds from the Trust Fund by December 1, 2016 to the Chairmen of the House
 47 Appropriations and Senate Finance Committees.
- 48 3. Pursuant to language contained in Item 312, paragraph C., any unexpended funds in the
 49 Trust Fund shall remain in the Trust Fund and are subject to an appropriation in an
 50 appropriation bill passed by the General Assembly.
- 51 CC. Out of this appropriation, \$400,000 the first year and \$400,000 the second year is
 52 provided for rental subsidies and associated costs for individuals served through the Rental
 53 Choice VA program.

				n Details(\$)		iations(\$)
	ITEM 315	i.	First Year FY2017	• Second Year FY2018	First Year FY2017	Second Year FY2018
1 2 3		DD. Out of this appropriation, \$1,875,000 the first year from the general fund shall be used to implement a individuals with intellectual and developmental disal	program of ren			
4 5 6 7		EE. Out of this appropriation, \$636,000 the first year an the Behavioral Health and Developmental Services transitional costs of individuals moving from state intel into alternate settings.	Trust Fund is	provided for the		
8 9 10 11 12 13 14 15 16		FF. The Department of Behavioral Health and Develop plan to implement a performance based contracting sy department to the Community Services Boards. The boards to define performance and outcome measures; c and reporting requirements and processes; and identif estimated costs, including any incentives and disincenti The department shall submit the plan for consideration Human Resources, the Secretary of Finance, and Appropriations and Senate Finance Committees	vstem for funds department sha lescribe data co y a funding me ves, of impleme n to the Secreta I the chairme	provided by the ll work with the llection, analysis chanism and the enting the system. ry of Health and n of the House		
17 18 19 20 21 22 23 24 25 26		GG. Out of this appropriation, \$4,895,651 the second ye provided to Community Service Boards and Behavioral same day access for community behavioral health service Health and Developmental Services shall report on the Governor and Chairmen of the House Appropriations an later than November 1, 2017, and on any results from th day access and where other boards stand with respect implementation. Annually, thereafter on October 1, th Governor and Chairmen of the House Appropriations an the effectiveness and outcomes of the program funding.	Health Authori es. The Departm disbursement o d Senate Finance e boards who in to assessment, e department s	ties to implement ent of Behavioral f the funds to the committees no mplemented same consultation, and hall report to the		
27 28 29 30 31		HH. Out of this appropriation, \$5,000,000 the second yea Response to the Opioid Crisis Grant is provided to incre treatment for individuals with substance use disorders expending this amount, the department shall ensure t include non-narcotic, non-addictive, injectable prescr	ase access to m who are addict hat preferred d	edication assisted red to opioids. In rug classes shall		
32 33		II. Out of this appropriation, \$1,000,000 the second year for community detoxification and sobriety services for in				
34 35 36 37		JJ. Out of this appropriation, \$880,000 the second year f for one regional, multi-disciplinary team for older adults medical, nursing, and behavioral expertise and psychia and assisted living facilities.	. This team shal	l provide clinical,		
38 39 40 41 42 43 44		KK. Out of this appropriation, \$8,550,000 the second yea Health and Developmental Services Trust Fund and shal behavior/medical intense programs; (ii) subsidies for ca units; (iii) establishment of a House Call Program in No individual crisis events; and (v) development of provider intellectual and developmental disabilities with signific support needs.	ll be used for: (i pital costs asso orthern Virginia s in Virginia fo) development of ciated with rental a; (iv) support for r individuals with		
45 46		Total for Grants to Localities			\$397,142,984	\$425,201,175 \$426,082,891
47 48		Fund Sources: General\$	330,827,537	\$349,491,728 \$350,373,444		
49 50		Dedicated Special Revenue Federal Trust	\$4,000,000 \$62,315,447	\$8,550,000 \$67,159,447		
51	316.	Not set out.				
52	317.	Not set out.				

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]	ITEM 318.			r Second Yea FY2018		Second Year FY2018
1	318.	Not set out.	FY2017	1 1 2010	112017	1 1 2010
2	319.	Not set out.				
3	320.	Not set out.				
4	321.	Not set out.				
5	322.	Not set out.				
6	323.	Not set out.				
7	324.	Not set out.				
8	325.	Not set out.				
9	326.	Not set out.				
10		Virginia Center for Beha	vioral Rehabilitat	tion (794)		
11	327.	Not set out.				
12	328.	Not set out.				
13	329.	Not set out.				
14	330.	State Health Services (43000)			\$9,633,569	\$9,633,569
15 16 17		State Mental Health Facility Services (43014)	\$9,633,569	\$9,633,569 \$9,847,416		\$9,847,416
18 19		Fund Sources: General	\$9,633,569	\$9,633,569 \$9,847,416		
20		Authority: Title 37.2, Chapters 1 and 9, Code of Virginia				
21	331.	Not set out.				
22 23 24		Total for Virginia Center for Behavioral Rehabilitation			\$35,428,802	\$35,738,470 \$35,952,317
25 26		General Fund Positions	564.50	576.50 596.50		
20 27 28		Position Level	564.50	576.50 596.50		
29 30		Fund Sources: General	\$35,428,802	\$35,738,470 \$35,952,317		
31 32 33		Grand Total for Department of Behavioral Health and Developmental Services			\$1,092,932,248	\$1,119,153,084 \$1,120,448,647
34 35		General Fund Positions	5,935.10	5,970.25 5,990.25		
36		Nongeneral Fund Positions	1,602.40	1,602.25		
37 38		Position Level	7,537.50	7,572.50 7,592.50		
39 40		Fund Sources: General	\$749,145,364	\$772,594,888 \$773,890,451		
41		Special	\$258,102,445	\$251,211,367		

ITEM 331.		Item First Year FY2017	n Details(\$) Second Year FY2018	Appropri First Year FY2017	iations(\$) Second Year FY2018	
1 2		Dedicated Special Revenue Federal Trust	\$4,000,000 \$81,684,439	\$8,550,000 \$86,796,829		
3	332.	Not set out.				
4	333.	Not set out.				
5	334.	Not set out.				
6	335.	Not set out.				
7	336.	Not set out.				
8	337.	Not set out.				
9	338.	Not set out.				
10	339.	Not set out.				
11	340.	Not set out.				
12		§ 1-14. DEPARTMENT OI	F SOCIAL SERV	ICES (765)		
13	341.	Program Management Services (45100)			\$39,192,893	\$38,872,182
14 15		Training and Assistance to Local Staff (45101)	\$4,389,082	\$4,439,943		\$39,381,664
16 17		Central Administration and Quality Assurance for	\$12 260 440	\$12,959,820		
17 18		Benefit Programs (45102)	\$13,260,449	\$13,200,652		
19 20 21		Central Administration and Quality Assurance for Family Services (45103)	\$7,740,353	\$7,669,410 \$7,723,140		
22 23 24		Central Administration and Quality Assurance for Community Programs (45105)	\$8,947,984	\$8,947,984 \$9,162,904		
25 26		Central Administration and Quality Assurance for Child Care Activities (45107)	\$4,855,025	\$4,855,025		
27 28		Fund Sources: General	\$15,406,927	\$15,331,101 \$15,497,782		
29		Special	\$100,000	\$100,000		
30 31		Federal Trust	\$23,685,966	\$23,441,081 \$23,783,882		
32 33 34		Authority: Title 2.2, Chapter 54; Title 63.2, Chapters 2 Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as a Federal Code.				
35		A. The Department of Social Services, in collabora				
36		Services, shall provide training to local staff serving of				
37 38		Teams and Community Policy and Management Team not be limited to, the federal and state requirements				
39		foster care services funded under § 2.2-5211, Code of				
40		include written guidance concerning which services re-	emain the financial	responsibility of		
41		the local departments of social services. Training shal				
42 43		least once per year. Written guidance shall be updat Children's Services teams whenever there is a change				
4 3		or state guidelines. In addition, the Department of So	-			
45		local oversight of its federal and state requirements				

or state guidelines. In addition, the Department of Social Services shall provide ongoing
 local oversight of its federal and state requirements related to the provision of services
 funded under § 2.2-5211, Code of Virginia.

47 B. By November 1 of each year, the Department of Planning and Budget, in cooperation

	ITEM 341.		Iter First Year FY2017	n Details(\$) r Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1 2 3 4 5 6		with the Department of Social Services, shall prepare a for cash assistance provided through the Temporary As program, mandatory child day care services under T adoption subsidy payments, upon which the Governo based, for the current and subsequent two years to the C and Senate Finance Committees.	ssistance for Needy TANF, foster care or's budget recomm	Families (TANF) maintenance and hendations will be		
7 8 9		C. The Department of Social Services shall provide a assistance to the Family and Children's Trust Fund (FA Sections 63.2-2100 through 63.2-2103, Code of Virgin	ACT) Board of Trus			
10 11 12 13		D. Out of this appropriation, \$1,829,111 the first year the general fund and \$1,829,111 the first year and nongeneral funds shall be provided to fund the Supple (SNAP) Electronic Benefit Transfer (EBT) contract co	d \$1,829,111 the somental Nutrition A	second year from		
14 15 16 17 18		E.1. Out of this appropriation, ten positions and the ass providing on-going financial oversight of foster care se two working out of each regional office, shall assess a ensure that state and federal standards are met. None quality, information technology, or clerical functions	rvices. Each of the and review all foste of these positions	ten positions, with er care spending to		
19 20 21 22		2. By September 1 of each year, the department shall re the House Appropriations and Senate Finance Commit Planning and Budget regarding the foster care program compliance with state and federal reviews.	tees, and the Direct	tor, Department of		
23 24 25	342.	Financial Assistance for Self-Sufficiency Programs and Services (45200)			\$258,240,060	\$266,631,353 \$251,086,459
26 27 28		Temporary Assistance for Needy Families (TANF) Cash Assistance (45201)	\$75,902,870	\$84,719,119 \$70,234,055		<i>,</i> ,,,,
29 30		Temporary Assistance for Needy Families (TANF) Employment Services (45212)	\$21,657,832	\$21,657,832		
31 32 33 34		Supplemental Nutrition Assistance Program Employment and Training (SNAPET) Services (45213)	\$8,165,759	\$8,107,147 \$11,099,430		
35 36 37		Temporary Assistance for Needy Families (TANF) Child Care Subsidies (45214)	\$54,098,724	\$54,098,724 \$48,114,636		
38 39		At-Risk Child Care Subsidies (45215)	\$91,444,192	\$91,487,848 \$92,622,984		
40 41		Unemployed Parents Cash Assistance (45216)	\$6,970,683	\$6,560,683 \$7,357,522		
42 43		Fund Sources: General	\$81,131,902	\$80,721,902 \$81,518,741		
44 45		Federal Trust	\$177,108,158	\$185,909,451 \$169,567,718		
46 47 48		Authority: Title 2.2, Chapter 54; Title 63.2, Chapters 1 Subtitle B, P.L. 97-35, as amended; P.L. 103-252, as Federal Code.				
49 50		A. It is hereby acknowledged that as of June 30, 2				

A. It is hereby acknowledged that as of June 30, 2015 there existed with the federal government an unexpended balance of \$72,735,005 in federal Temporary Assistance for Needy Families (TANF) block grant funds which are available to the Commonwealth of Virginia to reimburse expenditures incurred in accordance with the adopted State Plan for the TANF program. Based on projected spending levels and appropriations in this act, the Commonwealth's accumulated balance for authorized federal TANF block grant funds is estimated at \$99,130,367 on June 30, 2016; \$91,985,120 on June 30, 2017; and \$62,204,000 \$117,664,697 on June 30, 2018.

57 B. No less than 30 days prior to submitting any amendment to the federal government related

ITEM 342		Item D First Year FY2017	etails(\$) Second Year FY2018
	to the State Plan for the Temporary Assistance for Net Commissioner of the Department of Social Services shall House Appropriations and Senate Finance Committee Department of Planning and Budget written documentation changes. This documentation shall include an estimate of the changes and information summarizing public comment that changes.	provide the Cl es as well as detailing the p e fiscal impact of	hairmen of the the Director, roposed policy of the proposed
	C. Notwithstanding any other provision of state law, the D shall maintain a separate state program, as that term is de governing the Temporary Assistance for Needy Families (7260.30, for the purpose of providing welfare cash assistance parent families. The separate state program shall be funded outside of the TANF program. Able-bodied two-parent fam TANF cash assistance as defined at 45 C.F.R. § 260.31 (a) under the separate state program provided for in this p conditions and eligibility requirements may be different und the basic benefit payment for which two-parent families as state program shall not be less than what they would have Department of Social Services shall establish regulations program.	efined by feder TANF) program payments to abd by state fund nilies shall not (1), but shall re aragraph. Alth ler the separate re eligible und e received und	ral regulations n, 45 C.F.R. § ele-bodied two- s and operated be eligible for eceive benefits nough various state program, er the separate er TANF. The
	D. As a condition of this appropriation, the Department of S the value of one motor vehicle per assistance unit in dete		

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the value of one motor vehicle per assistance unit in determining eligibility for cash assistance in the Temporary Assistance for Needy Families (TANF) program and in the separate state program for able-bodied two-parent families.
 E. The Department of Social Services, in collaboration with local departments of social services, shall maintain minimum performance standards for all local departments of

services, shall maintain minimum performance standards for all local departments of social services participating in the Virginia Initiative for Employment, Not Welfare (VIEW) program. The department shall allocate VIEW funds to local departments of social services based on these performance standards and VIEW caseloads. The allocation formula shall be developed and revised in cooperation with the local social services departments and the Department of Planning and Budget.

32 F. A participant whose Temporary Assistance for Needy Families (TANF) financial 33 assistance is terminated due to the receipt of 24 months of assistance as specified in § 34 63.2-612, Code of Virginia, or due to the closure of the TANF case prior to the completion 35 of 24 months of TANF assistance, excluding cases closed with a sanction for noncompliance with the Virginia Initiative for Employment Not Welfare program, shall be 36 37 eligible to receive employment and training assistance for up to 12 months after 38 termination, if needed, in addition to other transitional services provided pursuant to § 39 63.2-611, Code of Virginia.

40 G. The Department of Social Services, in conjunction with the Department of Correctional 41 Education, shall identify and apply for federal, private and faith-based grants for pre-42 release parenting programs for non-custodial incarcerated parent offenders committed to 43 the Department of Corrections, including but not limited to the following grant programs: 44 Promoting Responsible Fatherhood and Healthy Marriages, State Child Access and 45 Visitation Block Grant, Serious and Violent Offender Reentry Initiative Collaboration, 46 Special Improvement Projects, § 1115 Social Security Demonstration Grants, and any new 47 grant programs authorized under the federal Temporary Assistance for Needy Families 48 (TANF) block grant program.

49 H.1. Out of this appropriation, \$10,703,748 the first year and \$10,703,748 the second year50 from nongeneral funds is included for Head Start wraparound child care services.

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2. Included in this Item is funding to carry out the former responsibilities of the Virginia
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Appropriations(\$)

First Year FY2017 Second Year

FY2018

]	ITEM 342.		Item First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1 2		enrolled in Head Start wraparound programs paid for with the feather this Item shall not be required to pay fees for these wraparound s		grant funding in		
3 4 5 6 7 8 9 10 11 12 13		I. Out of this appropriation, \$2,647,305 the first year and \$2,647,3 general fund and \$72,503,762 the first year and \$72,503,762 th funds shall be provided to support state child care programs whice sliding scale basis to income eligible families. The sliding fee scattor be set according to the rules and regulations of the State Boart that the income eligibility thresholds for child care assistance sh the local cost of living index by metropolitan statistical areas. Services shall make the necessary amendments to the Child Care Plan to accomplish this intent. Funds shall be targeted to familia assistance with child care costs. Localities may exceed the standard by supplementing state funds with local funds.	te second y ch will be a de and elig d of Social all accoun The Depa re and De- es who are	year from federal administered on a ibility criteria are Services, except t for variations in artment of Social velopment Funds e most in need of		
14 15 16 17 18		J. Out of this appropriation, \$600,000 the first year and \$600 nongeneral funds shall be used to provide scholarships to st education and related majors who plan to work in the field, or alre whether in public schools, child care or other early childhood prostate community college or a state supported senior institution of	tudents in eady are wo ograms, an	early childhood orking in the field, d who enroll in a		
19 20 21		K. Out of this appropriation, \$505,000 the first year and \$505 nongeneral funds shall be used to provide training of indivichildhood education.				
22 23 24		L. Out of this appropriation, \$300,000 the first year and \$300 nongeneral funds shall be used to provide child care assistance f domestic violence shelters.		-		
25 26 27 28 29 30 31 32 33 34 35 36		M. Out of this appropriation, the Department of Social Service second year from the federal Temporary Assistance to Needy Fan provide to each TANF recipient with two or more children in th TANF supplement equal to the amount the Division of Child Supp to \$200, less the \$100 disregard passed through to such recipier supplement shall be paid within two months following collection of or payments used to determine the amount of such supplement. Heligibility for medical assistance services, the TANF supplement shall be disregarded. In the event there are sufficient federal TAN assistance required by the TANF State Plan, the Commissioner to TANF block grant funds in excess of this appropriation to pro- described in this paragraph.	nilies (TAN the assistance port Enforce nt. The TA of the child For purpose described WF funds to nay use ur	(F) block grant to be unit a monthly ement collects up NF child support support payment es of determining in this paragraph provide all other obligated federal		
37 38 39		N. The Department of Social Services shall increase the Tempe Families (TANF) cash benefits by 2.5 percent on July 1, 2016 at 2017.				
40 41		O. The Board of Social Services shall combine Groups I and II for Assistance to Needy Families cash benefits and use the Group II r				
42 43 44	343.	Financial Assistance for Local Social Services Staff (46000)			\$431,538,105	\$436,189,250 \$463,928,469
44 45 46		Local Staff and Operations (46010) \$431,52	38,105	\$436,189,250 \$463,928,469		ψ τ 03,740, 4 09

Authority: Title 63.2, Chapters 1 through 7 and 9 through 16, Code of Virginia; P.L. 104-193, Titles IV A, XIX, and XXI, Social Security Act, Federal Code, as amended.

53 A. The amounts in this Item shall be expended under regulations of the Board of Social 54 Services to reimburse county and city welfare/social services boards pursuant to § 63.2-401,

Fund Sources: General

Dedicated Special Revenue

Federal Trust.....

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\$122,107,972

\$311,081,278

\$338,820,497

\$3,000,000

\$117,525,003

\$311,013,102

\$3,000,000

]	ITEM 343		Iter First Yea FY2017		ear First	Appropr t Year 2017	iations(\$) Second Year FY2018
1 2 3 4		Code of Virginia, and subject to the same percentage services performed by county and city public w superintendents of public welfare/social services purs of Virginia, as amended.	limitations for ot elfare/social ser	her administrati vices boards an	ve nd	2017	F 1 2018
5 6 7 8		B. Pursuant to the provisions of §§ 63.2-403, 63.2-40 Code of Virginia, all moneys deducted from funds treasury to the counties and cities pursuant to the Virginia, shall be credited to the applicable genera	otherwise payab provisions of § 6	le out of the sta	ite		
9 10 11 12		C. Included in this appropriation are funds to reimbue eligibility workers who interview applicants to de assistance benefits which include but are not limited to Families (TANF); Supplemental Nutrition Assistance	letermine qualifi to: Temporary As	cation for publ	ic 1y		
13 14 15 16		D. Included in this appropriation are funds to reimbut social workers who deliver program services which and adult protective services complaint investigation and adult services.	include but are no	ot limited to: chi	ld		
17 18 19 20 21 22		E. Out of the federal fund appropriation for local soci at \$65,000,000 the first year and \$65,000,000 \$72,0 aside for allowable local costs which exceed availab amounts estimated at \$16,000,000 the first year and \$ year shall be set aside to reimburse local governme administering public assistance programs.	00,000 the second ble general fund ru 616,000,000 \$22,0	d year shall be s eimbursement an 000,000 the second	et nd nd		
23 24 25 26		F. Out of this appropriation, \$439,338 the first year year from the general fund and \$422,109 the first year year from nongeneral funds is provided to cover the c retired local social services employees.	r and \$422,109 \$5	540,211 the second	nd		
27 28 29 30 31		G. The Department of Social Services shall work with on a pilot project in the western region of the state to by local departments on facilitated care arrangements findings from the pilot project, determine the most ap and reporting such data on a statewide basis.	evaluate the avail . The department	able data collect shall, based on t	ed he		
32 33 34		H.1. Out of this appropriation, \$4,527,969 the second available for the reinvestment of adoption general fur parts B and E of the federal Social Security Act (P.L.	nd savings as auth				
35 36 37 38 39		2. Of the amount in paragraph H.1. above, \$1,333,03 fund shall be used to provide Child Protective investigations in response to all reports of children be regardless of whether the substance had been press sought or gained substance abuse counseling or tree	Services (CPS) orn exposed to concribed to the mot	assessments an ntrolled substanc	nd es		
40 41	344.	Child Support Enforcement Services (46300)			\$772,660),895	\$772,660,895 \$772,104,895
42 43 44		Support Enforcement and Collection Services (46301)	\$107,754,586	\$107,754,586 \$107,198,586			<i>\$772</i> ,101,073
45 46		Public Assistance Child Support Payments (46302)	\$11,000,000	\$11,000,000			
47 48		Non-Public Assistance Child Support Payments (46303)	\$653,906,309	\$653,906,309			
49		Fund Sources: General	\$13,288,793	\$13,288,793			
50 51 52		Special	\$694,897,989	\$16,242,583 \$694,897,989 \$601,388,100			
52 53		Federal Trust	\$64,474,113	\$691,388,199 \$64,474,113			
54		Authority: Title 20, Chapters 2 through 3.1 and 4.1	through 9; Title	63.2, Chapter 1	.9,		

		1-	10			
	ITEM 344.		Item First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1		Code of Virginia; P.L. 104-193, as amended; P.L. 105-20	deral Code.			
2 3 4 5 6 7 8		A. Any net revenue from child support enforcement co made in accordance with state and federal statutes and r of the cost of administering the program is paid, shall general fund by June 30 of the fiscal year in which it determined to be available upon final determination of the program shall be deposited to the general fund by S year in which it is collected.	egulations, and after be estimated and do is collected. Any ad a fiscal year's costs	r the state's share eposited into the lditional moneys of administering		
9 10 11 12 13		B. In determining eligibility and amounts for cash a Responsibility and Work Opportunity Reconciliation A department shall continue to disregard up to \$100 per r return to recipients of cash assistance up to \$100 pe collected on their behalf.	ct of 1996, Public L nonth in child suppo	Law 104-193, the ort payments and		
14 15 16 17		C. The state share of amounts disbursed to recipients of B of this Item shall be considered part of the Commonwe spending for the federal Temporary Assistance for Needy Social Security Act.	ealth's required Main	tenance of Effort		
18 19 20 21 22 23		D. The department shall expand collections of child supp private vendors. However, the Department of Social Ser General shall not contract with any private collection age entity for any child support enforcement activity until the made a written determination that the activity shall be per a lower cost than if performed by employees of the Com-	rvices and the Office ency, private attorney ne State Board of So erformed under a pro	e of the Attorney y, or other private cial Services has		
24 25 26 27 28 29 30		E. The Division of Child Support Enforcement, in c Medical Assistance Services, shall identify cases for wh requiring a noncustodial parent to contribute to the med enrolled in the Medicaid or Family Access to Medical In Once identified, the division shall work with the Depart to take appropriate enforcement actions to obtain med Medicaid program.	hich there is a media lical cost of caring f surance Security (FA ment of Medical As	cal support order or a child who is AMIS) Programs. sistance Services		
31	345.	Adult Programs and Services (46800)			\$40,061,169	\$39,561,169 \$27,761,160
32 33 34 35		Auxiliary Grants for the Aged, Blind, and Disabled (46801)	\$21,898,969	\$21,398,969 \$19,598,969		\$37,761,169
36		Adult In-Home and Supportive Services (46802)	\$6,822,995	\$6,822,995		
37 38		Domestic Violence Prevention and Support Activities (46803)	\$11,339,205	\$11,339,205		
39 40		Fund Sources: General	\$23,356,141	\$22,856,141 \$2 <i>1,056,141</i>		
41		Federal Trust	\$16,705,028	\$16,705,028		
42 43		Authority: Title 63.2, Chapters 1, 16 and 22, Code of Security Act, as amended.	[•] Virginia; Title XV	I, federal Social		

A.1. Effective January 1, 2017 2018, the Department of Social Services, in collaboration with
the Department for Aging and Rehabilitative Services, is authorized to base approved licensed
assisted living facility rates for individual facilities on an occupancy rate of 85 percent of
licensed capacity, not to exceed a maximum rate of \$1,221 \$1,236 per month, which rate is
also applied to approved adult foster care homes, unless modified as indicated below. The
department may add a 15 percent differential to the maximum amount for licensed assisted
living facilities and adult foster care homes in Planning District Eight.

51 2. Effective January 1, 2013, the monthly personal care allowance for auxiliary grant
52 recipients who reside in licensed assisted living facilities and approved adult foster care
53 homes shall be \$82 per month, unless modified as indicated below.

54 3. The Department of Social Services, in collaboration with the Department for Aging and

	ITEM 345		Iter First Yea FY2017			riations(\$) Second Year FY2018
1 2 3 4 5 6 7 8 9 10		Rehabilitative Services, is authorized to increase the foster care home rates and/or the personal care alloware year in which the federal government increases Supp Security rates or at any other time that the departern necessary to ensure that the Commonwealth continue continuing eligibility for federal financial participate such increase is subject to the prior concurrence of Budget. Within thirty days after its effective date, the report any such increase to the Governor and the Char and Senate Finance Committees with an explanation	he assisted living nee cited above or lemental Security nent determines t es to meet federa ion in the Medic f the Departmen Department of So nirmen of the Hou	facility and adult a January 1 of each o Income or Social hat an increase is 1 requirements for aid program. Any t of Planning and ocial Services shall use Appropriations		112010
11 12		4. The number of auxiliary grant recipients in a su exceed 60.	pportive housing	g setting shall not		
13 14 15		B. Out of this appropriation, \$4,185,189 the first year from the federal Social Services Block Grant sh companion services for low-income elderly and	all be allocated	to provide adult		
16 17 18		C. The toll-free telephone hotline operated by the receive child abuse and neglect complaints shall a department to receive complaints of adult abuse an	lso be publicized			
19 20 21 22 23 24		D. Out of this appropriation, \$248,750 the first year at the general fund and \$1,346,792 the first year and federal Temporary Assistance for Needy Families (T grant to local domestic violence programs for purch victims of domestic violence, including 24-hour hoth transportation, and other crisis services as a first prior	\$1,346,792 the CANF) funds shal hase of crisis and ines, emergency s	second year from l be provided as a l core services for		
25 26 27 28 29		E. Out of this appropriation, \$75,000 the first year an general fund and \$400,000 the first year and \$400,000 funds shall be provided for the purchase of services stated in \$ 63.2-1615, Code of Virginia, in accordance the Board of Social Services.	00 the second yea for victims of do	r from nongeneral mestic violence as		
30 31 32 33		F. Out of this appropriation \$1,100,000 the first year at the general fund and \$2,000,000 the first year and federal Temporary Assistance to Needy Families (T grant to local domestic violence programs for service	\$2,000,000 the ANF) funds shal	second year from		
34 35		G. The Director, Department of Planning and Budg \$250,000 from this item which reflects unused balance				
36 37	346.	Child Welfare Services (46900)			\$211,602,863	\$219,775,860 \$226,252,697
38 39		Foster Care Payments (46901)	\$60,158,124	\$62,104,143 \$66,507,369		+,,
40 41		Supplemental Child Welfare Activities (46902)	\$28,063,364	\$32,249,287 \$32,349,287		
42 43		Adoption Subsidy Payments (46903)	\$123,381,375	\$125,422,430 \$127,396,041		
44 45		Fund Sources: General	\$107,582,982	\$109,715,398 \$111,958,184		
46 47 48		Special Dedicated Special Revenue	\$425,030 \$235,265	\$1,425,030 \$485,265 <i>\$585,265</i>		
49 50		Federal Trust	\$103,359,586	\$108,150,167 \$112,284,218		
51 52 53		Authority: Title 63.2, Chapters 1, 2, 4 and 8 through P.L. 101-126, P.L. 101-226, P.L. 105-89, P.L. 110 Federal Code.				
54 55		A. Expenditures meeting the criteria of Title IV-E of treimbursed except that expenditures otherwise subject				

ITEM 346.		Item D First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Y FY201
1 2 3	under applicable state policy, including local staffing, shall co The commissioner shall ensure that local social service boards children eligible for Title IV-E coverage.				
4 5 6 7	B. The commissioner, in cooperation with the Department or establish a reasonable, automatic adjustment for inflation each and board maximum rates paid to foster parents. However, this fiscal years following a fiscal year in which salary increases are	year to be appl s provision sha	ied to the room ll apply only in		
8 9 10 11	C. Out of this appropriation, \$500,000 the first year and \$500, general fund shall be provided for the purchase of services for v prevention activities as stated in § 63.2-1502, Code of V regulations promulgated by the Board of Social Services	victims child ab Virginia, in ac	use and neglect		
12 13 14	D. Out of this appropriation, \$180,200 the first year and \$180, general fund and \$99,800 the first year and \$99,800 the secon shall be provided to continue respite care for foster parents.				
15 16 17 18	E. Notwithstanding the provisions of §§ 63.2-1300 through adoption assistance subsidies and supportive services shall adopted through parental placements. This restriction does n assistance agreements.	not be availab	le for children		
19 20 21	F.1. Out of this appropriation, \$1,500,000 the first year and \$1, the general fund shall be provided to implement pilot program foster care children adopted.				
22 23 24 25 26 27	2. Beginning July 1, 2017, the department shall provide an ar days after the end of the state fiscal year, on the use and e including, but not limited to, the additional number of special foster care as a result of this effort and the types of ongoing su the Governor, Chairmen of House Appropriations and Senate Director, Department of Planning and Budget.	effectiveness of needs children pportive service	of this funding n adopted from ces provided, to		
28 29 30	G. Out of this appropriation, \$23,771,657 the first year and second year from the general fund and \$7,000,000 the first year from nongeneral funds shall be provided for special need.	ar and \$7,000,			
31	H. Out of this appropriation \$45,644,961 the first year and	\$47,978,106 \$	50,613,298 the		

32 second year from the general fund and \$45,644,961 the first year and \$47,978,106 33 \$50,613,298 the second year from nongeneral funds shall be provided for Title IV-E adoption 34 subsidies.

35 I. The Commissioner, Department of Social Services, shall ensure that local departments that provide independent living services to persons between 18 and 21 years of age make certain 36 37 information about and counseling regarding the availability of independent living services is 38 provided to any person who chooses to leave foster care or who chooses to terminate 39 independent living services before his twenty-first birthday. Information shall include the 40 option for restoration of independent living services following termination of independent 41 living services, and the processes whereby independent living services may be restored should 42 he choose to seek restoration of such services in accordance with § 63.2-905.1 of the Code of 43 Virginia.

44 J.1. Notwithstanding the provisions of § 63.2-1302, Code of Virginia, the Department of 45 Social Services shall negotiate all adoption assistance agreements with both existing and 46 prospective adoptive parents on behalf of local departments of social services. This provision 47 shall not alter the legal responsibilities of the local departments of social services set out in 48 Chapter 13 of Title 63.2, Code of Virginia, nor alter the rights of the adoptive parents to 49 appeal.

50 2. Out of this appropriation, \$342,414 the first year and \$342,414 the second year from the 51 general fund and \$215,900 the first year and \$215,900 the second year from nongeneral funds 52 shall be provided for five positions to execute these negotiations.

53 K.1. The Department of Social Services shall partner with Patrick Henry Family Services to Second Year

FY2018

ITEM 34	46.	Item D First Year FY2017	etails(\$) Second Year FY2018
1 2 3	implement a pilot program in the area encompassing Pla Appomattox, Bedford, Campbell Counties and the City of placements of children for children and families in crisis.		
4 5 6 7 8	The pilot program will allow a parent or legal custodian of a Patrick Henry Family Services, to delegate to another pe power of attorney any powers regarding care, custody, o temporary placement for a period that is not greater than 90 for an option of a one-time 90 day extension.	erson by a prop r property of th	perly executed ne minor for a
9 10	2. The department shall ensure that this pilot program a programmatic and safety requirements outlined in 22 VAC		
11 12	(i) The pilot program organization shall meet the back described in 22 VAC 40-191.	ground check	requirements
13 14 15 16 17 18 19	(ii) The pilot program organization shall develop and im procedures for governing active and closed cases, a administration of medications, prohibiting corporal punishm not subjected to abuse or neglect, investigating allegations of implementing the child's back-up emergency care plan, as staff, management of all records, discharge policies, and the (22 VAC 40-131-90).	dmissions, monocological ment, ensuring the of misconduct to ssigning design	onitoring the lat children are oward children, ated casework
20 21	(iii) The pilot program organization shall provide pre-ser temporary placement providers and staff (22 VAC 40-131-2		
22 23 24 25 26	3. The Department of Social Services shall evaluate the pithis model of prevention is effective. A report of the recommendations shall be submitted to the Governor, Appropriations and Senate Finance Committees, and the December 1, 2017.	he evaluation the Chairmen	findings and of the House
27 28 29 30 31	L.1. Out of this appropriation, \$1,015,451 the first year an from the general fund and \$999,050 the first year and \$2,5 nongeneral funds shall be available for the expansion assistance as authorized in the federal Foster Connection Adoptions Act of 2008 (P.L. 110-351; P.L. 11-148).	886,611 the sec of foster care	ond year from and adoption
32 33 34 35 36 37 38 39 40 41 42 43 44	2. In order to implement the Fostering Futures program, the shall set out the requirements for program participation in a (8) (B) (iv) and shall provide the format of an agreeme department of social services and the youth. The definition the Fostering Futures program shall be any natural person v years but has not reached the age of 21. The Department of guidance setting out the requirements for local implementati six-month reviews of each case and reasons for termination. The guidance shall also include a definition of a sup arrangement which does not include group homes or resider of this program includes the extension of adoption assistat were adopted at age 16 or older and who meet the program out in guidance by the Department of Social Services.	cordance with ent to be signed n of a child for who has reached Social Services on including a r on of participati bervised indep- ntial facilities. In ance to age 21	42 U.S.C. 675 d by the local the purpose of d the age of 18 s shall develop equirement for on by a youth. endent living mplementation for youth who
45	3. The Department of Social Services shall issue guidance	e for the progra	m's eligibility

- 45 3. The Department of Social Services shall issue guidance for the program's eligibility
 46 requirements and shall be available, on a voluntary basis, to an individual upon reaching
 47 the age of 18 who:
- 48 (i) was in the custody of a local department of social services either:
- 49 (a) prior to reaching 18 years of age, remained in foster care upon turning 18 years of age;50 or
- (b) immediately prior to commitment to the Department of Juvenile Justice and is
 transitioning from such commitment to self-sufficiency.

Appropriations(\$)

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First Year

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]	ITEM 346.		Item First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1		(ii) and who is:				
2		(a) completing secondary education or an equivalent crede	ential; or			
3		(b) enrolled in an institution that provides post-secondary	or vocational educa	ation; or		
4		(c) employed for at least 80 hours per month; or				
5 6		(d) participating in a program or activity designed to prom to employment; or	note employment o	or remove barriers		
7 8 9		(e) incapable of doing any of the activities described in s medical condition, which incapability is supported by re program participant's case plan.				
10 11		4. Implementation of extended foster care services shall reaching age 18 on or after July 1, 2016.	be available for the	ose eligible youth		
12 13 14 15		M. Out of this appropriation, \$1,417,846 the first year at the general fund and \$2,500,000 the second year from no the reinvestment of adoption general fund savings as aut the federal Social Security Act (P.L. 110-351).	ngeneral funds sha	ll be available for		
16 17		N. The Director, Department of Planning and Budger \$490,000 from this item which reflects unused balance				
18	347.	Not set out.				
19	348.	Not set out.				
20 21	349.	Regulation of Public Facilities and Services (56100)			\$26,784,680	\$26,701,817 \$27,024,668
21 22 23 24		Regulation of Adult and Child Welfare Facilities (56101)	\$23,827,865	\$23,815,498 \$24,138,349		<i>φ21</i> ,024,008

	. , ,	\$24,138,349
Interdepartmental Licensure and Certification (56106)	\$2,956,815	\$2,886,319
Fund Sources: General	\$3,697,640	\$3,630,266 \$3,773,345
Special	\$2,376,109	\$2,360,620
Federal Trust	\$20,710,931	\$20,710,931 \$20,890,703

32 Authority: Title 63.2, Chapters 17 and 18, Code of Virginia.

A. The state nongeneral fund amounts collected and paid into the state treasury pursuant to the provisions of § 63.2-1700, Code of Virginia, shall be used for the development and delivery of training for operators and staff of assisted living facilities, adult day care centers, and child welfare agencies.

- B. As a condition of this appropriation, the Department of Social Services shall (i) promptly
 fill all position vacancies that occur in licensing offices so that positions shall not remain
 vacant for longer than 120 days and (ii) hire sufficient child care licensing specialists to
 ensure that all child care facilities receive, at a minimum, the two visits per year mandated by
 § 63.2-1706, Code of Virginia, and that facilities with compliance problems receive additional
 inspection visits as necessary to ensure compliance with state laws and regulations.
- C. As a condition of this appropriation, the Department of Social Services shall utilize a risk
 assessment instrument for child and adult care enforcement. This instrument shall include
 criteria for determining when the following sanctions may be used: (i) the imposition of
 intermediate sanctions, (ii) the denial of licensure renewal or revocation of license of a
 licensed facility, (iii) injunctive relief against a child care provider, and (iv) additional
 inspections and intensive oversight of a facility by the Department of Social Services.
- **49** D. Out of this appropriation, the Department of Social Services shall implement training for

]	ITEM 349.		Item First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1 2		new assisted living facility owners and managers to for resident rights as they pertain to adult care residences.		safety issues, and		
3 4 5 6 7 8 9 10 11 12 13		E. Out of this appropriation, \$8,853,833 and 79 position 79 positions second year from the federal Child Car shall be provided to address the workload associat monitoring family day homes, pursuant to \$ 63.2-1704 the Director of the Department of Planning and Bud appropriation. At such time as the department demons day home licensure, inspection and monitoring activite Director of the Department of Planning and Budget to Department of Social Services shall provide a quarte this initiative to the Governor, the Chairmen of the Finance Committees, and the Director, Department	re and Development ed with licensing of Code of Virginia. get shall unallot \$8 trates a sufficient in y to necessitate ad- may allot additiona rly report on the in House Appropriat	nt Fund (CCDF), inspecting and On July 1, 2016, 3,853,833 of this ncrease in family ditional staff, the al resources. The nplementation of tions and Senate		
14 15 16		F. The Department of Social Services shall work with day care centers and family day homes to minimize du pursuant to § 63.2-1701.1, Code of Virginia.				
17 18 19 20 21 22 23 24 25 26 27		G. No child day center, family day home, or family with Chapter 17, Title 63.2; child day center exempt 1716; registered family day home; family day home a any child day center or family day home that enters in Social Services or a local department of social serv funded by the Child Care and Development Block employ; or permit to serve as a volunteer who wi supervising children any person who has an offen employees and volunteers shall undergo the following and every 5 years thereafter, as required by the federal Grant Act of 2014 (CCDBG).	from licensure pu pproved by a famil to a contract with the ices to provide ch Grant shall emp Il be alone with, if se as defined in § background check	rsuant to § 63.2- ly day system; or ne Department of ild care services loy; continue to in control of, or 6 63.2-1719. All c by July 1, 2017		
28 29	350.	Administrative and Support Services (49900)			\$129,164,154	\$104,950,417 \$113,401,617
30 31 32 33 34 35 36 37 28		General Management and Direction (49901) Information Technology Services (49902) Accounting and Budgeting Services (49903) Human Resources Services (49914) Planning and Evaluation Services (49916) Procurement and Distribution Services (49918)	\$3,569,258 \$104,117,970 \$9,185,365 \$3,197,729 \$3,674,386 \$2,892,286	\$3,527,344 \$80,212,078 \$88,613,278 \$9,069,782 \$3,150,366 \$3,637,223 \$2,857,397 \$2,907,397 \$2,907,397		
38 39		Public Information Services (49919) Financial and Operational Audits (49929)	\$2,175,042 \$352,118	\$2,148,015 \$348,212		

\$42,779,307

\$47,002,066

\$61,996,110

\$66,224,551

\$175,000

\$50,058,707

\$78,930,447

\$175,000

Authority: Title 63.2, Chapter 1; § 2.2-4000 et seq., Code of Virginia; P.L. 98-502, P.L. 104-156, P.L. 104-193, P.L. 104-327, P.L. 105-33, as amended, P.L. 105-89, Federal Code; Titles IV-A, IV-B, IV-D, IV-E, XIX, XX, XXI of the federal Social Security Act, as amended.

Financial and Operational Audits (49929)..... Fund Sources: General

Special.....

Federal Trust

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49 A. The Department of Social Services shall require localities to report all expenditures on 50 designated social services, regardless of reimbursement from state and federal sources. 51 The Department of Social Services is authorized to include eligible costs in its claim for 52 Temporary Assistance for Needy Families Maintenance of Effort requirements.

53 B. It is the intent of the General Assembly that the Commissioner, Department of Social 54 Services shall work with localities that seek to voluntarily merge and consolidate their 55 respective local departments of social services. No funds appropriated under this act shall 56 be used to require a locality to merge or consolidate local departments of social services.

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Appropriations(\$) First Year Second Year FY2017 FY2018

C.1. Out of this appropriation, \$473,844 the first year and \$473,844 the second year from the general fund and \$781,791 the first year and \$781,791 the second year from nongeneral funds shall be provided to support the statewide 2-1-1 Information and Referral System which provides resource and referral information on many of the specialized health and human resource services available in the Commonwealth, including child day care availability and providers in localities throughout the state, and publish consumer-oriented materials for those interested in learning the location of child day care providers.

8 2. The Department of Social Services shall request that all state and local child-serving 9 agencies within the Commonwealth be included in the Virginia Statewide Information and 10 Referral System as well as any agency or entity that receives state general fund dollars and 11 provides services to families and youth. The Secretary of Health and Human Resources, the 12 Secretary of Education and Workforce, and the Secretary of Public Safety and Homeland 13 Security shall assist in this effort by requesting all affected agencies within their secretariats 14 to submit information to the statewide Information and Referral System and ensure that such 15 information is accurate and updated annually. Agencies shall also notify the Virginia 16 Information and Referral System of any changes in services that may occur throughout the 17 vear.

The Department of Social Services shall communicate with child-serving agencies within
 the Commonwealth about the availability of the statewide Information and Referral System.
 This information shall also be communicated via the Department of Social Services' broadcast
 system on their agency-wide Intranet so that all local and regional offices can be better
 informed about the Statewide Information and Referral System. Information on the Statewide
 Information and Referral System shall also be included within the department's electronic
 mailings to all local and regional offices at least biannually.

D.1. Out of this appropriation, \$3,452,065 the first year from the general fund and \$961,620
 the first year from nongeneral funds shall be provided to complete the base contract to
 modernize the eligibility determination systems in the Department of Social Services. If any
 additional funding is needed, the department shall complete modernization efforts within
 existing resources.

2. Within 30 days of awarding a contract related to the eligibility project, the Department of
 Social Services shall provide the Chairmen of House Appropriations and Senate Finance
 Committees, and Director, Department of Planning and Budget with a copy of the contract
 including costs.

34 3. Beginning July 1, 2012, the Department of Social Services shall also provide semi-annual
35 progress reports that must include a current project summary, implementation status,
36 accounting of project expenditures and future milestones. All reports shall be submitted to the
37 Chairmen of House Appropriations and Senate Finance Committees, and Director,
38 Department of Planning and Budget.

E.1. The Department of Social Services shall provide to the Chairmen of the House
Appropriations and Senate Finance Committees a report on the implementation of the Asset
Verification Service that is part of the Eligibility Modernization Project on or before
September 1, 2016. It is the intent of the General Assembly to encourage financial institutions
with branches in Virginia to work collaboratively with the department and its vendor in order
to maximize participation in the Asset Verification Service program.

45 2. The Department shall also develop a plan and submit it to the Chairmen of the House
46 Appropriations and Senate Finance Committees to incorporate searchable national real estate
47 records as part of the Asset Verification Service program as soon as the data are available.

48 351. Not set out.

ITEM 350.

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49 352. Not set out.

50 Total for Department of Social Services......51

]	ITEM 352		Ite First Ye FY2017			priations(\$) · Second Year FY2018
1 2		General Fund Positions	615.21	618.99 676.99	1 1 2017	1 12010
2 3 4		Nongeneral Fund Positions	1,216.29	1,221.51 <i>1,163.51</i>		
5		Position Level	1,831.50	1,840.50		
6 7		Fund Sources: General	\$415,809,095	\$411,455,380 \$420,181,314		
8 9		Special	\$697,974,128	\$698,958,639 \$695,448,849		
10 11		Dedicated Special Revenue	\$3,235,265	\$3,485,265 \$3,585,265		
12 13		Federal Trust	\$905,959,570	\$912,515,898 \$932,798,449		
14	353.	Not set out.				
15	354.	Not set out.				
16	355.	Not set out.				
17	356.	Not set out.				
18	357.	Not set out.				
19	358.	Not set out.				
20	359.	Not set out.				
21	360.	Not set out.				
22	361.	Not set out.				
23	362.	Not set out.				
24 25 26		TOTAL FOR OFFICE OF HEALTH AND HUMAN RESOURCES			\$14,448,234,397	\$14,915,980,126 \$15,266,960,483
27 28		General Fund Positions	8,498.79	8,540.72 8,618.72		
28 29 30		Nongeneral Fund Positions	6,766.23	6,795.30 6,737.30		
31 32		Position Level	15,265.02	15,336.02 15,356.02		
33 34		Fund Sources: General	\$6,132,685,639	\$6,437,296,229 \$6,502,009,886		
35 36		Special	\$1,148,423,255	\$1,142,916,118 \$1,140,106,328		
37		Enterprise	\$55,283,360	\$51,783,360		
38		Trust and Agency	\$1,095,573	\$1,320,573		
39 40		Dedicated Special Revenue	\$559,455,154	\$524,122,894 \$564,892,687		
41 42		Federal Trust	\$6,551,291,416	\$6,758,540,952 \$7,006,847,649		

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	ITEM 363.		Item First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1		OFFICE OF NAT	URAL RESOURCI	ES		
2	363.	Not set out.				
3	364.	Not set out.				
4	365.	Not set out.				
5	366.	Not set out.				
6	367.	Not set out.				
7	368.	Not set out.				
8	369.	Not set out.				
9	370.	Not set out.				
10	371.	Not set out.				
11						
11	270	§ 1-15. DEPARTMENT OF GAN	IE AND INLAND I	ISHEKIES (403)		
12	372.	Not set out.				
13	373.	Not set out.				
14	374.	Not set out.				
15 16 17	375.	A. Pursuant to §§ 29.1-101, 58.1-638, and 58.1-1410, C Protection Fund include an estimated \$17,700,00 \$17,050,000 the second year from revenue origi	00 the first year a	nd \$17,700,000		
18 19 20 21 22		B. Pursuant to § 29.1-101.01, Code of Virginia, the Dep transfer such funds as designated by the Board of Gam Protection Fund (§ 29.1-101) to the Capital Improve amount equal to 50 percent or less of the revenue depose 3-1.01, subparagraph M, of this act.	e and Inland Fisheric ment Fund (§ 29.1-	es from the Game 101.01) up to an		
23 24 25		C. Out of the amounts transferred pursuant to § 3-1.01, the first year and \$881,753 the second year from the G the enforcement of boating laws, boating safety educated and the second year from the second year from the second year from the second year from the gradient of boating laws, boating safety educated year from the second year from the	ame Protection Fund	shall be used for		
26		Total for Department of Game and Inland Fisheries			\$62,809,733	\$62,833,365
27 28		Nongeneral Fund Positions Position Level	496.00 496.00	496.00 496.00		
29 30		Fund Sources: Dedicated Special Revenue Federal Trust	\$46,531,590 \$16,278,143	\$46,555,222 \$16,278,143		
31	376.	Not set out.				
32	377.	Not set out.				
33		§ 1-16. MARINE RESOU	RCES COMMISSI	ON (402)		
34	378.	Not set out.				

				Item Details(\$)		Appropriations(\$)	
	ITEM 379	•	First Year FY2017	r Second Year FY2018	First Year FY2017	Second Year FY2018	
1 2	379.	Coastal Lands Surveying and Mapping (51000)	F ¥ 2017	F Y 2018	\$1,989,302	F 1 2018 \$2,522,423 \$2,346,423	
2 3 4 5		Coastal Lands and Bottomlands Management (51001)	\$1,421,913	\$2,027,913 \$1,851,913		ψ2,5+0,+25	
6 7		Marine Resources Surveying and Mapping (51002)	\$567,389	\$494,510			
8 9		Fund Sources: General	\$972,954	\$1,506,075 \$1,330,075			
10		Dedicated Special Revenue	\$834,348	\$834,348			
11		Federal Trust	\$182,000	\$182,000			
12 13		Authority: Title 28.2, Chapters 12, 13, 14, 15 and 16; of Virginia.	Title 62.1, Chapters	s 16 and 19, Code			
14 15 16		Out of this appropriation, \$22,000 the first year and from the general fund is designated for Virginia's sh project to construct a seawall to preserve the harbor	are of an Army Co	orps of Engineers			
17	380.	Not set out.					
18	381.	Not set out.					
19 20		Total for Marine Resources Commission			\$23,843,664	\$24,965,196 \$24,789,196	
21		General Fund Positions	128.50	135.50			
22		Nongeneral Fund Positions	35.00	28.00			
23		Position Level	163.50	163.50			
24 25		Fund Sources: General	\$12,029,895	\$12,646,957 \$12,470,957			
26		Special	\$6,653,839	\$7,158,309			
27		Commonwealth Transportation	\$313,768	\$313,768			
28		Dedicated Special Revenue	\$1,415,362	\$1,415,362			
29		Federal Trust	\$3,430,800	\$3,430,800			
30	382.	Not set out.					
31 32 33		TOTAL FOR OFFICE OF NATURAL RESOURCES			\$441,880,424	\$375,356,273 \$375,180,273	
34		General Fund Positions	1,020.50	1,022.50			
35		Nongeneral Fund Positions	1,162.50	1,155.50			
36		Position Level	2,183.00	2,178.00			
37 38		Fund Sources: General	\$179,419,010	\$109,808,959 \$109,632,959			
39		Special	\$40,801,582	\$41,306,052			
40		Commonwealth Transportation	\$423,603	\$423,603			
41		Enterprise	\$12,938,798	\$12,938,798			
42		Trust and Agency	\$37,508,398	\$37,508,398			
43		Debt Service	\$75,000	\$75,000			
44		Dedicated Special Revenue	\$87,084,262	\$89,665,469			
45		Federal Trust	\$83,629,771	\$83,629,994			

Item Details(\$)

Appropriations(\$)

Second Year First Year Second Year **First Year** FY2017 FY2018 FY2017 **FY2018** OFFICE OF PUBLIC SAFETY AND HOMELAND SECURITY 1 2 383. Not set out. 3 384. Not set out. 4 385. Not set out. 5 386. Not set out. 387. 6 Not set out. 7 § 1-17. DEPARTMENT OF CORRECTIONS (799) 8 388. Not set out. 9 389. Not set out. 10 390. Not set out. 391. 11 Not set out. 12 392. Not set out. 13 \$949,074,960 393. Operation of Secure Correctional Facilities (39800).... \$961,411,288 14 \$966,411,288 15 Supervision and Management of Inmates (39802)...... \$468,061,485 \$470,538,521 16 Rehabilitation and Treatment Services - Prisons 17 (39803)..... \$40,675,195 \$41,359,252 \$70,457,754 18 Prison Management (39805)..... \$67,684,260 19 Food Services - Prisons (39807)..... \$43.053.274 \$43,182,334 \$205,097,496 20 Medical and Clinical Services - Prisons (39810)..... \$198,824,815 21 \$210,097,496 22 \$10.051.668 \$10,051,668 Agribusiness (39811)..... 23 Correctional Enterprises (39812)..... \$49,680,835 \$49,680,835 Physical Plant Services - Prisons (39815)..... 24 \$71,043,428 \$71,043,428 \$907,909,413 25 Fund Sources: General..... \$895,573,085 26 \$912,909,413 27 \$52.580.835 \$52.580.835 Special..... 28 \$921,040 \$921,040 Federal Trust 29 Authority: §§ 53.1-1, 53.1-5, 53.1-8, and 53.1-10, Code of Virginia. 30 A. Included in this appropriation is \$1,195,000 in the first year and \$1,195,000 the second 31 year from nongeneral funds for the purposes listed below. The source of the funds is 32 commissions generated by prison commissary operations: 33 1. \$170,000 the first year and \$170,000 the second year for Assisting Families of Inmates, 34 Inc., to provide transportation for family members to visit offenders in prison and other 35 ancillary services to family members; 36 2. \$950,000 the first year and \$950,000 the second year for distribution to organizations that 37 work to enhance faith-based services to inmates; and 38 3. \$75,000 the first year and \$75,000 the second year for the "FETCH" program. 39 B.1. The Department of Corrections is authorized to contract with other governmental entities

40 to house male and female prisoners from those jurisdictions in facilities operated by the 41 department.

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First Year	Second Year		
FY2017	FY2018		
	First Year		

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2. The State Comptroller shall continue to maintain the Contract Prisoners Special Revenue Fund on the books of the Commonwealth to reflect the activities of contracts between the Commonwealth of Virginia and other governmental entities for the housing of prisoners in facilities operated by the Virginia Department of Corrections.

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3. The Department of Corrections shall determine whether it may be possible to contract
to house additional federal inmates or inmates from other states in space available within
state correctional facilities. The department may, subject to the approval of the Governor,
enter into such contracts, to the extent that sufficient bedspace may become available in
state facilities for this purpose.

- 10 C. The Department of Corrections may enter into agreements with local and regional jails
 11 to house state-responsible offenders in such facilities and to effect transfers of convicted
 12 state felons between and among such jails. Such agreements shall be governed by the
 13 provisions of Item 70 of this act.
- 14 D. To the extent that the Department of Corrections privatizes food services, the 15 department shall also seek to maximize agribusiness operations.
- 16 E. Notwithstanding the provisions of § 53.1-45, Code of Virginia, the Department of
 17 Corrections is authorized to sell on the open market and through the Virginia Farmers'
 18 Market Network any dairy, animal, or farm products of which the Commonwealth imports
 19 more than it exports.
- F. It is the intention of the General Assembly that § 53.1-47, the Code of Virginia,
 concerning articles and services produced or manufactured by persons confined in state
 correctional facilities, shall be construed such that the term "manufactured" articles shall
 include "remanufactured" articles.
- G. Out of this appropriation, \$921,040 the first year and \$921,040 the second year from nongeneral funds is included for inmate medical costs. The sources of the nongeneral funds are an award from the State Criminal Alien Assistance Program, administered by the U.S. Department of Justice.
- 28 H.1. The Department of Corrections, in coordination with the Virginia Supreme Court, 29 shall continue to operate a behavioral correction program. Offenders eligible for such a 30 program shall be those offenders: (i) who have never been convicted of a violent felony as 31 defined in § 17.1-805 of the Code of Virginia and who have never been convicted of a 32 felony violation of §§ 18.2-248 and 18.2-248.1 of the Code of Virginia; (ii) for whom the 33 sentencing guidelines developed by the Virginia Criminal Sentencing Commission would 34 recommend a sentence of four years or more in facilities operated by the Department of 35 Corrections; and (iii) whom the court determines require treatment for drug or alcohol 36 substance abuse. For any such offender, the court may impose the appropriate sentence 37 with the stipulation that the Department of Corrections place the offender in an intensive 38 therapeutic community-style substance abuse treatment program as soon as possible after 39 receiving the offender. Upon certification by the Department of Corrections that the 40 offender has successfully completed such a program of a duration of 24 months or longer, 41 the court may suspend the remainder of the sentence imposed by the court and order the 42 offender released to supervised probation for a period specified by the court.
- 2. If an offender assigned to the program voluntarily withdraws from the program, is
 removed from the program by the Department of Corrections for intractable behavior, fails
 to participate in program activities, or fails to comply with the terms and conditions of the
 program, the Department of Corrections shall notify the court, outlining specific reasons
 for the removal and shall reassign the defendant to another incarceration assignment as
 appropriate. Under such terms, the offender shall serve out the balance of the sentence
 imposed by the court, as provided by law.
- 50 3. The Department of Corrections shall collect the data and develop the framework and
 51 processes that will enable it to conduct an in-depth evaluation of the program three years
 52 after it has been in operation. The department shall submit a report periodically on the
 53 program to the Chief Justice as he may require and shall submit a report on the
 54 implementation of the program and its usage to the Secretary of Public Safety and
 55 Homeland Security and the Chairmen of the House Appropriations and Senate Finance

	ails(\$)	
st Year	Second Year	Firs
2017	FY2018	FY

Appropriations(\$)						
'irst Year	Second Year					
FY2017	FY2018					

Committees by June 30 of each year.

ITEM 393.

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I. Included in the appropriation for this Item is \$250,000 the first year and \$250,000 the second year from nongeneral funds for a culinary arts program in which inmates are trained to operate food service activities serving agency staff and the general public. The source of the funds shall be revenues generated by the program. Any revenues so generated by the program shall not be subject to § 4-2.02 of this act and shall be used by the agency for the costs of operating the program. The State Comptroller shall continue to maintain the Inmate Culinary Arts Training Program Fund on the books of the Commonwealth to reflect the revenue and expenditures of this program.

10 J.1. The Department of Corrections shall continue to coordinate with the Department of 11 Medical Assistance Services and the Department of Social Services to enroll eligible inmates 12 in Medicaid. To the extent possible, the Department of Corrections shall work to identify 13 potentially eligible inmates on a proactive basis, prior to the time inpatient hospitalization 14 occurs. Procedures shall also include provisions for medical providers to bill the Department 15 of Medical Assistance Services, rather than the Department of Corrections, for eligible inmate inpatient medical expenses. Due to the multiple payor sources associated with inpatient and 16 outpatient health care services, the Department of Corrections and the Department of Medical 17 18 Assistance Services shall consult with the applicable provider community to ensure that 19 administrative burdens are minimized and payment for health care services is rendered in a 20 prompt manner.

- 21 2. The Department of Corrections, through its contract with the Virginia Commonwealth 22 University Department of Health Administration, shall review the management of a selected 23 number of inmates who account for the largest share of total inpatient and outpatient medical 24 care costs within the department. The review shall include inmates who have been enrolled in 25 Medicaid for qualifying inpatient hospitalizations; for these individuals, the Department of 26 Medical Assistance shall provide the requisite enrollee data. The review shall address the 27 number and characteristics of these inmates (including demographic background, offense history, and security classification) who account for the highest costs for medical care. The 28 29 review shall also consider, to the extent available, their medical history and current medical issues and address potential case management strategies and other steps to reduce costs for 30 31 these inmates in the long term. Copies of the review shall be provided by October 1, 2017, to the Secretary of Public Safety and Homeland Security, the Secretary of Health and Human 32 33 Resources, the Chairman of the Joint Commission on Health Care, and the Chairmen of the 34 House Appropriations and Senate Finance Committees.
- K. Federal funds received by the Department of Corrections from the federal Residential
 Substance Abuse Treatment Program shall be exempt from payment of statewide and agency
 indirect cost recoveries into the general fund.
- L. Included in the appropriation for this item is funding for the first year and the second year
 from the general fund for six medical contract monitors. The persons filling these positions
 shall have the responsibility of closely monitoring the adequacy and quality of inmate medical
 services in those correctional facilities for which the department has contracted with a private
 vendor to provide inmate medical services.
- M. The Department of Corrections shall continue to operate a separate program for inmates
 under 18 years old who have been tried and convicted as adults and committed to the
 Department of Corrections. This separation of these offenders from the general prison
 population is required by the requirements of the federal Prison Rape Elimination Act.
- N. The Department shall provide to the Secretary of Public Safety and Homeland Security,
 the Directors of the Departments of Planning and Budget and Human Resources Management,
 and the Chairmen of the House Appropriations and Senate Finance Committees by July 1,
 2016, a report assessing:
- a. The costs, benefits, and administrative actions required to eliminate the Department's
 reliance on a private contractor for the delivery of inmate health care at multiple facilities, and
 to provide the same services internally using either state employees or individual contract
 medical personnel.
- 55 b. The costs, benefits, and administrative actions required to transition to a statewide health

ITEM 393.			Ite First Ye FY201'			oriations(\$) Second Year FY2018
1 2 3 4		care management model that uses best practices an by prison health care management and Medicaid a provider-managed and outcome-based comprehe single statewide contract for all of the Departme	managed care organ ensive health care	nizations to delive services through	er	
5 6 7 8 9 10 11 12		c. A review of the Department's actual cost of arrangement in which the contractor assumed full fi inpatient and outpatient services, and the current a Department assumes that risk and also receives any site expenses. For purposes of analyzing the firs benefit of any Medicaid or other third-party reimbor would accrue to the contractor. This review shall al other states which have adopted these two arrangem	inancial risk for the nd proposed arrang Medicaid reimburs at arrangement, it i ursement for hospit so compare cost tre	payment of off-sit ement in which the ement for such of s assumed that the al or other service	e e f- e ss	
13 14 15 16		d. A comparison of the costs and benefits of the inmate health care, including the model envision Proposals, to the alternative models the Department b, and c above.	oned in its August	2014 Request for	or	
17 18 19		e. The Department of Human Resources Manager Budget and other executive branch agencies sha Department as needed.				
20	394.	Not set out.				
21 22		Total for Department of Corrections			\$1,192,539,497	\$1,204,873,467 \$1,209,873,467
23 24 25		General Fund Positions Nongeneral Fund Positions Position Level	245.50	12,098.00 251.50 12,349.50		
26 27 28 29 30		Fund Sources: General Special Dedicated Special Revenue Federal Trust	\$58,784,335 \$2,480,379	\$1,142,510,435 \$1,147,510,435 \$58,051,335 \$2,480,379 \$1,831,318		
31	395.	Not set out.				
32	396.	Not set out.				
33	397.	Not set out.				
34	398.	Not set out.				
35	399.	Not set out.				
36	400.	Not set out.				
37	401.	Not set out.				
38	402.	Not set out.				
39	403.	Not set out.				
40	404.	Not set out.				
41	405.	Not set out.				
42	406.	Not set out.				

ITEM 406.

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- 1 407. Not set out.
- 2 408. Not set out.
- 3 409. Not set out.

§ 1-18. DEPARTMENT OF FORENSIC SCIENCE (778)

5 6 7	410.	Law Enforcement Scientific Support Services (30900)			\$44,262,469	\$45,600,887 \$45,725,887
8 9		Biological Analysis Services (30901)	\$12,722,433	\$12,900,492 \$12,950,492		
10 11		Chemical Analysis Services (30902)	\$13,204,085	\$8,239,190 \$8, <i>314,190</i>		
12		Toxicology Services (30903)	\$0	\$7,042,248		
13		Physical Evidence Services (30904)	\$8,804,422	\$8,755,850		
14		Training Services (30905)	\$1,770,681	\$673,022		
15		Administrative Services (30906)	\$7,760,848	\$7,990,085		
16 17		Fund Sources: General	\$42,232,539	\$43,570,743 \$43,695,743		
18		Federal Trust	\$2,029,930	\$2,030,144		

19 Authority: §§ 9.1-1100 through 9.1-1113, Code of Virginia.

A. Notwithstanding the provisions of § 58.1-3403, Code of Virginia, the Department of Forensic Science shall be exempt from the payment of service charges levied in lieu of taxes by any county, city, or town.

B.1. The Forensic Science Board shall ensure that all individuals who were convicted due to criminal investigations, for which its case files for the years between 1973 and 1988 were found to contain evidence possibly suitable for DNA testing, are informed that such evidence exists and is available for testing. To effectuate this requirement, the Board shall prepare two form letters, one sent to each person whose evidence was tested, and one sent to each person whose evidence was not tested. Copies of each such letter shall be sent to the Chairman of the Forensic Science Board and to the respective Chairmen of the House and Senate Committees for Courts of Justice. The Department of Corrections shall assist the board in effectuating this requirement by providing the addresses for all such persons to whom letters shall be sent, whether currently incarcerated, on probation, or on parole. In cases where the current address of the person cannot be ascertained, the Department of Corrections shall provide the last known address. The Chairman of the Forensic Science Board shall report on the progress of this notification process at each meeting of the Forensic Science Board.

36 2. Upon a request pursuant to the Virginia Freedom of Information Act for a certificate of 37 analysis that has been issued in connection with the Post Conviction DNA Testing Program 38 and that reflects that a convicted person's DNA profile was not indicated on items of evidence 39 tested, the Department of Forensic Science shall make available for inspection and copying 40 such requested record after all personal and identifying information about the victims, their 41 family members, and consensual partners has been redacted, except where disclosure of the 42 information contained therein is expressly prohibited by law or the Commonwealth's Attorney 43 to whom the certificate was issued states that the certificate is critical to an ongoing active 44 investigation and that disclosure jeopardizes the investigation.

- 45 C. The Department of Forensic Science, in cooperation with the Office of the Attorney General, shall pursue funding opportunities including federal grants to ensure that Physical 46 47 Evidence Recovery Kits, associated with sexual assault reports or other investigations, which 48 were collected but not submitted to the Department between July 1, 2014, and June 30, 2016, 49 are analyzed.
- 50 Total for Department of Forensic Science..... 51

First Year FY2017

Item I	Details(\$)	Appropriations(\$)				
Year	Second Year	First Year	Second Year			
2017	FY2018	FY2017	FY2018			

ITEM 410.			First Ye	Item Details(\$) First Year Second Yea		oriations(\$) Second Year FY2018
1 2		General Fund Positions Position Level	FY201 ' 318.00 318.00	7 FY2018 318.00 318.00	FY2017	F 1 2018
3 4		Fund Sources: General	\$42,232,539	\$43,570,743 \$42,605,742		
4 5		Federal Trust	\$2,029,930	\$43,695,743 \$2,030,144		
6	411.	Not set out.				
7	412.	Not set out.				
8	413.	Not set out.				
9	414.	Not set out.				
10	415.	Not set out.				
11	416.	Not set out.				
12	417.	Not set out.				
13	418.	Not set out.				
14	419.	Not set out.				
15	420.	Not set out.				
16	421.	Not set out.				
17	422.	Not set out.				
18	423.	Not set out.				
19	424.	Not set out.				
20	425.	Not set out.				
21	426.	Not set out.				
22 23 24		TOTAL FOR OFFICE OF PUBLIC SAFETY AND HOMELAND SECURITY			\$2,911,040,096	\$2,951,528,489 \$2,956,653,489
25		General Fund Positions	17,609.32	17,378.32		
26 27		Nongeneral Fund Positions Position Level	2,418.18 20,027.50	2,465.18 19,843.50		
28		Fund Sources: General	\$1,888,429,090	\$1,911,776,731		
29 30		Special	\$150,922,290	\$1,916,901,731 \$150,421,495		
30 31		Commonwealth Transportation	\$9,452,754	\$9,452,754		
32		Enterprise	\$679,643,186	\$697,649,841		
33		Trust and Agency	\$4,818,130	\$4,818,130		
34		Dedicated Special Revenue	\$30,407,154	\$30,407,154		
35		Federal Trust	\$147,367,492	\$147,002,384		

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1		OFFICE OF TECHNOLOGY						
2	427.	Not set out.						
3	428.	Not set out.						
4		§ 1-19. VIRGINIA INFORMATION	TECHNOLOGI	ES AGENCY (136)				
5	429.	Not set out.						
6	430.	Not set out.						
7	431.	Not set out.						
8	432.	Not set out.						
9 10 11	433.	Information Technology Planning and Quality Control (82800)			\$4,047,041	\$3,142,189 \$5, <i>394,501</i>		
11 12 13		Information Technology Investment Management (ITIM) Oversight Services (82801)	\$1,653,483	\$1,653,567		φJ,J94,J01		
14 15		Enterprise Development Services (82803)	\$2,393,558	\$1,488,622 \$3,740,934				
16 17		Fund Sources: General	\$2,033,955	\$0 \$2,252,312				
18		Internal Service	\$0	\$2,034,039				
19		Dedicated Special Revenue	\$2,013,086	\$1,108,150				
20		Authority: Title 2.2, Chapter 20.1, Code of Virginia.						
21 22 23		A.1. Notwithstanding the provisions of §§ 2.2-1509, Virginia, the scope of formal reporting on major info Recommended Technology Investment Projects (RT	rmation technolog	y projects in the				

Recommended Technology Investment Projects (RTIP) report is reduced. The efforts involved in researching, analyzing, reviewing, and preparing the report will be streamlined and project ranking will be discontinued. Project analysis will be targeted as determined by the Chief Information Officer (CIO) and the Secretary of Technology. Information on major information technology investments will continue to be provided General Assembly members and staff. Specifically, the following tasks will not be required, though the task may be performed in a more streamlined fashion: (i) The annual report to the Governor, the Secretary, and the Joint Commission on Technology and Science; (ii) The annual report from the CIO for submission to the Secretary, the Information Technology Advisory Council, and the Joint Commission on Technology and Science on a prioritized list of Recommended Technology Investment Projects (RTIP Report); (iii) The development by the CIO and regular update of a methodology for prioritizing projects based upon the allocation of points to defined criteria and the inclusion of this information in the RTIP Report; (iv) The indication by the CIO of the number of points and how they were awarded for each project recommended for funding in the RTIP Report; (vi) The reporting, for each project listed in the RTIP, of all projected costs of ongoing operations and maintenance activities of the project for the next three biennia following project implementation, a justification and description for each project baseline change, and whether the project fails to incorporate existing standards for the maintenance, exchange, and security of data; and (vii) The reporting of trends in current projected information technology spending by state agencies and secretariats, including spending on projects, operations and maintenance, and payments to Virginia Information Technologies Agency.

2. Notwithstanding any other provision of law and effective July 1, 2015, the Virginia
Information Technologies Agency (VITA) shall maintain and update quarterly a list of major
information technology projects that are active or are expected to become active in the next
fiscal year and have been approved and recommended for funding by the Secretary of
Technology. Such list shall serve as the official repository for all ongoing information

	ITEM 433		Item First Year FY2017	Details(\$) Second Year FY2018	Appropri First Year FY2017	iations(\$) Second Year FY2018
1 2 3 4 5 6 7 8 9		technology projects in the Commonwealth and shall incl 2.2-1509.3 (B)(1)-(8), Code of Virginia. VITA shall mak its website, updated on a quarterly basis, and shall sub update to the Chairmen of the House Appropriations and the Director, Department of Planning and Budget, in a fo To ensure such list can be maintained and updated qua information technology projects that are active or are on next fiscal year shall provide in a timely manner all data by VITA.	xe such list public omit electronicall d Senate Finance ormat mutually a arterly, state agen expected to beco	cally available on y such quarterly Committees and greeable to them. ncies with major me active in the		
10 11 12 13 14 15 16 17 18 19 20		3. The Health Care Reform program office has been esta and Human Resources to address the American Recover the Patient Protection and Patient Affordability Ac Information Technology Architecture (MITA). Th approximately 23 major as well as non-major projects over seven years is expected to be \$93,043,146 with \$9,773,220. Projects will be established over the next include six years of operational expenses associated wit that sunsets in 2021. New recurring Medicaid expenses a cost estimates. The projects and cost estimates in the modernize eligibility determination systems within the	y and Reinvestmict (PPACA), and is program will and the total cost a cost to the Co four years. The th the provider in are also reflected his paragraph in	ent Act (ARRA), d the Medicaid l be generating t of the program ommonwealth of seven year costs iccentive program in the seven year clude efforts to		
21 22 23 24		B. Out of this appropriation, \$2,252,312 the first year fr to pay the outstanding balance of the working capital ac Virginia Enterprise Applications Program for the develo- for the Commonwealth.	dvance previousl	y provided to the		
25	434.	Not set out.				
26 27 28	435.	Information Technology Security Oversight (82900)			\$6,271,396	\$5,993,126 \$6,715,115
29 30 31 32 33		Technology Security Oversight Services (82901) Information Technology Security Service Center (82902) Cloud Based Services Oversight (82903)	\$4,556,365 \$1,715,031 \$0	\$3,627,206 \$1,740,606 \$2,462,595 \$625,314		+-,,
34 35		Fund Sources: General Special	\$463,587 \$129,495	\$425,164 \$285,450		
36 37		Internal Service	\$5,678,314	\$5,282,512 \$6,004,501		
38		Authority: Title 2.2, Chapter 20.1, Code of Virginia.				
39 40 41 42		A. Out of this appropriation, \$4,275,798 the first year ar Technology Security Oversight Services is sum suf estimates from an internal service fund which shall be programs within this agency.	ficient and amo	ounts shown are		
43 44 45 46 47 48 49		B.1. The Virginia Information Technologies Agence technology security service center to support the informat agencies electing to participate in the information tec Support for participating agencies shall include, but not information technology security audits, and Informat Participating agencies shall cooperate with the Virginia I by transferring such records and functions as may be req	ation technology chnology security be limited to, vu ation Security C Information Tech	security needs of y service center. Inerability scans, Officer services.		
50 51 52		2.a. The Virginia Information Technologies Agency sha all public-facing websites and systems operated by state a operate such websites and systems shall cooperate	agencies. All stat	e agencies which		

all public-facing websites and systems operated by state agencies. All state agencies which
 operate such websites and systems shall cooperate with the Virginia Information
 Technologies Agency in order to complete the vulnerability scans.

54 b. Out of this appropriation, \$312,515 the first year and \$274,092 the second year from the

			Item I	Арр	
ITEM 435.			First Year	Second Year	First Ye
			FY2017	FY2018	FY201'

Appropriations(\$) irst Year Second Year FY2017 FY2018

general fund shall be used to support vulnerability scanning of public-facing websites and systems of the Commonwealth.

3 3. Agencies electing to participate in the information technology security service center shall
 enter into a memorandum of understanding with the Virginia Information Technologies
 Agency. Such memorandums shall outline the services to be provided by the Virginia
 Information Technologies Agency and the costs to provide those services. If a participating
 agency elects to not renew its memorandum of understanding, the agency shall notify the
 Virginia Information Technologies Agency twelve months prior to the scheduled renewal date
 of its intent to become a non-participating agency.

4. Non-participating agencies shall be required by July 1 each year to notify the Chief
Information Officer of the Commonwealth that the agency has met the requirements of the
Commonwealth's information security standards. If the agency has not met the requirements
of the Commonwealth's information security standards, the agency shall report to the Chief
Information Officer of the Commonwealth the steps and procedures the agency is
implementing in order to satisfy the requirements.

5. Out of this appropriation, \$1,402,516 the first year and \$1,466,514 \$2,188,503 the second year for Information Technology Security Service Center is sum sufficient and amounts shown are estimates from an internal service fund which shall be paid solely from internal service fund revenues.

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20 6. Notwithstanding any other provision of state law, and to the extent and in the manner 21 permitted by federal law, the Virginia Information Technologies Agency shall have the legal 22 authority to access, use, and view data and other records transferred to or in the custody of the 23 information technology security service center pursuant to this Item. The services of the 24 center are intended to enhance data security, and no state law or regulation imposing data 25 security or dissemination restrictions on particular records shall prevent or burden the 26 custodian agency's authority under this Item to transfer such records to the center for the 27 purpose of receiving the center's services. All such transfers and any access, use, or viewing 28 of data by center personnel in support of the center's provision of such services to the 29 transferring agency shall be deemed necessary to assist in valid administrative needs of the 30 transferring agency's program that received, used, or created the records transferred, and 31 personnel of the center shall, to the extent necessary, be deemed agents of the transferring 32 agency's administrative unit that is responsible for the program. Without limiting the 33 foregoing, no transfer of records under this Item shall trigger any requirement for notice or 34 consent under the Government Data Collection and Dissemination Practices Act (GDCDPA) 35 (§ 2.2-3800 et. seq.) or other law or regulation of the Commonwealth. The transferring agency 36 shall continue to be deemed the custodian of any record transferred to the center for purposes 37 of the GDCDPA, the Freedom Of Information Act, and other laws or regulations of the 38 Commonwealth pertaining to agencies that administer the transferred records and associated 39 programs. Custody of such records for security purposes shall not make the Virginia 40 Information Technologies Agency a custodian of such records. Any memorandum of 41 understanding under authority of this Item shall specify the records to be transferred, security 42 requirements, and permitted use of data provided. VITA and any contractor it uses in the 43 provision of the center's services shall hold such data in confidence and implement and 44 maintain all information security safeguards defined in the memorandum of understanding or 45 required by federal or state laws, regulations, or policies for the protection of sensitive data.

7. The rates required to recover the costs of the information technology security service center shall be provided by the Virginia Information Technologies Agency to the Department of Planning and Budget by September 1 each year for review and approval of the subsequent fiscal year's rate.

50 51	Total for Virginia Information Technologies Agency.					
52	General Fund Positions	16.00	2.00			
53	Nongeneral Fund Positions	218.00	234.00			
54	Position Level	234.00	236.00			
55 56	Fund Sources: General	\$2,841,248	\$425,164 \$2,677,476			

\$404,481,857

\$387,991,620 \$390,965,921

		Item	Item Details(\$)		riations(\$)
ITEM 435		First Year FY2017	Second Year FY2018	First Year FY2017	Second Year FY2018
1	Special	\$9,864,333	\$11,059,855		
2 3	Internal Service	\$364,363,699	\$349,848,960 \$350,570,949		
4	Dedicated Special Revenue	\$27,412,577	\$26,657,641		
5 6	TOTAL FOR OFFICE OF TECHNOLOGY			\$416,148,707	\$399,732,624 \$402,706,925
7	General Fund Positions	21.00	7.00		
8	Nongeneral Fund Positions	218.00	234.00		
9	Position Level	239.00	241.00		
10 11	Fund Sources: General	\$14,508,098	\$12,166,168 \$14,418,480		
12	Special	\$9,864,333	\$11,059,855		
13 14	Internal Service	\$364,363,699	\$349,848,960 \$350,570,949		
15	Dedicated Special Revenue	\$27,412,577	\$26,657,641		

Item Details(\$)		Appropriations(\$)		
First Year	Second Year	First Year	Second Year	
FY2017	FY2018	FY2017	FY2018	

1		OFFICE OF TRANSPORTATION				
2	436.	Not set out.				
3	437.	Not set out.				
4	438.	Not set out.				
5	439.	Not set out.				
6	440.	Not set out.				
7	441.	Not set out.				
8		§ 1-20. DEPARTMENT O	F MOTOR VEHI	CLES (154)		
9	442.	Ground Transportation Regulation (60100)			\$178,580,056	\$178,585,157
10 11 12		Customer Service Centers Operations (60101)	\$122,963,251	\$122,963,251 \$124,463,251		\$180,085,157
13		Ground Transportation Regulation and Enforcement				
14 15		(60103) Motor Carrier Regulation Services (60105)	\$41,894,958 \$13,721,847	\$41,894,958 \$13,726,948		
16		Fund Sources: Commonwealth Transportation	\$171,133,456	\$171,138,557		
17 18		Trust and Agency	\$5,446,600	\$172,638,557 \$5,446,600		
19		Federal Trust	\$2,000,000	\$2,000,000		
20 21 22		Authority: Title 46.2, Chapters 1, 2, 3, 6, 8, 10, 12, 15, 272; Title 58.1, Chapters 21 and 24, Code of Virgini Code.				
23 24 25 26 27 28		A. The Commissioner, Department of Motor Vehicles, is authorized to establish, where feasible and cost efficient, contracts with private/public partnerships with commercial operations, to provide for simplification and streamlining of service to citizens through electronic means. Provided, however, that such commercial operations shall not be entitled to compensation as established under § 46.2-205, Code of Virginia, but rather at rates limited to those established by the commissioner.				
29 30 31		B. The Department of Motor Vehicles shall work to it delivery methods, which may include offering discour- online, as determined by the department. As part of it	nts on certain trans	sactions conducted		
32		usage where applicable, the department shall not char	ge its customers fo	or the use of credit		
33 34		cards for internet or other types of transactions; however respect to any credit or debit card transactions the depa				
35		agency, provided (i) the other agency is authorized to ch	arge customers for	the use of credit or		
36 37		debit cards and (ii) the merchant's fees and other transa- are charged to the department.	ction costs imposed	by the card issuer		
38		C. In order to provide citizens of the Commonwealth	-	-		
39 40		Motor Vehicles, the agency is authorized to enter constitutional officer or combination of officers to act				
41		with the consent of the chief administrative officer of	the constitutional	officer's county or		
42 43		city, and to negotiate a separate compensation schedule set out in § 46.2-205, Code of Virginia. Notwithstand				
44 45		compensation due to a constitutional officer serving as a department to the officer's county or city on a monthly	license agent shall	be remitted by the		
46		the sums so remitted shall be appropriated by such	county or city to	the office of the		
47 48		constitutional officer to compensate such officer for processing transactions for the department. Funds appro-				
Ĩ		processing automotions for the department. I and appre-	Prince to the colla			

ITEM	442.	Item D First Year FY2017	etails(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1 2 3	such work shall not be used to supplant existing local func reduce the local share of the Compensation Board-approved b the level established pursuant to general law.				
4 5 6 7 8 9 10	D. The base compensation for DMV Select Agents shall be collections for the first \$500,000 and 5.0 percent of all gro \$500,000 made by the entity during each fiscal year on such as a matter of law. The commissioner shall supply the agent forms to provide services to the public, and shall cause to be but shall not be responsible for any extra clerk hire or other b business equipment expenses occasioned by their duties.	oss collection state taxes an is with all nec paid all freigh	s in excess of d fees in place essary agency nt and postage,		
11 12 13	E. Out of the amounts identified in this Item, \$299,991 the second year from the Commonwealth Transportation F Washington Metropolitan Area Transit Commission.	-			
14 15 16	F.1. Notwithstanding any other provision of law, the departm fee of \$10 for all replacement and supplemental titles. The rev shall be set aside to meet the expenses of the department.				
17 18 19 20 21 22 23 24	2. Notwithstanding any other provision of law, the department on all registration renewal transactions that occur after the e shall not apply to those exceptions granted under § 46.2-2 assessing the late renewal fee the department shall provide transactions conducted by mail to allow for administrative pu shall not apply to registration renewals for vehicles registe Registration Plan. The revenue generated from this fee sha expenses of the department.	expiration dat 221.4, Code c a ten day gr rocessing. This red under the	e. The late fee of Virginia. In ace period for s grace period e International		
25 26 27	3. Notwithstanding any other provision of law, the depart minimum fee for original driver's licenses and replacements. this fee shall be set aside to meet the expenses of the departm	The revenue g			
28 29 30	G. The Department of Motor Vehicles is hereby granted ap existing capital leases due to expire during the current bien service centers.				
31 32 33 34	H. The Department of Motor Vehicles is hereby appropriated sales tax on fuel in certain transportation districts to radministration incurred by the department in implementing provided by § 58.1-2295, Code of Virginia.	recover the o	lirect cost of		
35 36 37 38	I. The Commissioner of the Department of Motor Vehicle Commissioner of Highways, shall take such steps as may be n the E-ZPass program through its customer service channel methods as are practicable.	ecessary to ex	pand access to		
39 40	J. Included in the amounts for this item is \$350,000 in the fin second year to support the on-going costs associated with the				

- second year to support the on-going costs associated with the regulation of Transportation 40 41 Network Companies in Virginia pursuant to the provisions of Chapter 2, 2015 Session of 42 the General Assembly.
- 43 K. Notwithstanding the provisions of Chapter 21 of Title 46.2, Code of Virginia, the 44 Commissioner of the Department of Motor Vehicles shall be authorized to grant 45 temporary authority to a motor carrier to transport property for compensation on an 46 intrastate basis utilizing a digital platform that connects persons seeking a property 47 transportation service with persons authorized by the motor carrier to transport property. 48 Such temporary authority shall be subject to such reasonable conditions as the 49 Commissioner may impose, and shall be valid only for passenger cars and pickup or panel 50 trucks, as those terms are defined in § 46.2-100, Code of Virginia, which vehicles shall not 51 be required to be issued for-hire license plates under the provisions of § 46.2-711, Code of 52 Virginia. Such temporary authority, unless suspended or revoked, shall be valid for such 53 time as the Department shall specify, but such authority shall not extend beyond January 54 1, 2018, and shall create no presumption that corresponding permanent authority will be

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1 granted thereafter.

L. The Department of Motor Vehicles is hereby granted approval to distribute the
 transactional charges of the Cardinal accounting system to state agencies, when the
 transactions involve funds passed through the department to the benefiting agency.

M. The Department of Motor Vehicles is hereby granted approval to distribute a portion of its indirect cost allocation charge to another state agency when the charge is related to revenue collected and transferred by the department to the state agency. Such transfers shall be based on the agency's proportionate share of the department's total transactions in the immediately preceding fiscal year. The Department shall annually submit to the Department of Planning and Budget a summary of the transfer amounts and the transaction volumes used to allocate the internal cost amounts.

- N. Notwithstanding § 46.2-688, Code of Virginia, the Department of Motor Vehicles shall not
 be required to refund a proration of the total cost of a motor vehicle registration when less
 than six months remain in the registration period. Any resulting savings shall be retained and
 used to meet the expenses of the Department.
- O. Notwithstanding § 46.2-342, Code of Virginia, the Department of Motor Vehicles shall not
 be required to include organ donation brochures with every driver's license renewal notice or
 application mailed to licensed drivers.
- P. The Commissioner shall only refuse to issue or renew any vehicle registration pursuant to
 subsection L of § 46.2-819.3:1 of an operator or owner of a vehicle who has no prior
 convictions for offenses under § 46.2-819.3:1 if, in addition to the conditions set forth in
 subsection L of § 46.2-819.3:1 for such refusal, the toll operator has offered the individual a
 settlement of no more than \$2,200.

Q.1. Pursuant to § 3-2.03 of this act, a line of credit up to \$10,500,000 is provided to the Department of Motor Vehicles as a temporary cash flow advance. The Department shall transfer such related funds to its special fund. Funds received from the line of credit shall be used to support operational costs related to the implementation and issuance of REAL ID compliant credentials. The Department is authorized to impose a \$10 surcharge on all first issuances of REAL ID compliant credentials that credentials that are acceptable for federal purposes. The surcharge shall be used to reimburse the line of credit. The request for the line of credit shall be prepared in the formats as approved by the Secretary of Finance and the Secretary of Transportation.

- 2. The Secretary of Finance and Secretary of Transportation shall approve the draw downs
 from this line of credit prior to the expenditure of funds. At least 10 days prior to any draw
 downs from this line of credit, the Secretaries of Finance and Transportation shall report to
 the Chairmen of the House Appropriations and Senate Finance Committees the amount of the
 proposed draw down and its intended usage.
- 38 R. Notwithstanding any other provision of law, the Commissioner may divulge tax 39 information collected pursuant to § 58.1-2291 et seq., Code of Virginia, to the executive director or designee of the Northern Virginia Transportation Commission, the Potomac and 40 41 Rappahannock Transportation Commission, and the Hampton Roads Transportation 42 Accountability Commission for their confidential use of such tax information as may be 43 necessary to facilitate the collection of the taxes collected in the respective member 44 jurisdictions. Any person to whom tax information is divulged pursuant to this section shall be 45 subject to the prohibitions and penalties prescribed in § 58.1-3, Code of Virginia, as though 46 that person were a tax official as defined in that section.
- **47** 443. Not set out.
- **48** 444. Not set out.
- 49 Total for Department of Motor Vehicles......50

				n Details(\$)		riations(\$)
]	ITEM 444		First Year FY2017	Second Year FY2018	First Year FY2017	Second Year FY2018
1 2		Nongeneral Fund Positions	2,038.00	2,038.00 2,053.00		
2 3 4		Position Level	2,038.00	2,033.00 2,038.00 2,053.00		
5 6		Fund Sources: Commonwealth Transportation	\$245,747,261	\$245,841,559 \$247,341,559		
7 8		Trust and Agency Federal Trust	\$5,446,600 \$5,969,324	\$5,446,600 \$5,969,324		
9	445.	Not set out.				
10	446.	Not set out.				
11 12		Grand Total for Department of Motor Vehicles			\$369,109,714	\$369,204,012 \$370,704,012
13 14		Nongeneral Fund Positions	2,038.00	2,038.00 2,053.00		
15 16		Position Level	2,038.00	2,038.00 2,053.00		
17 18		Fund Sources: Commonwealth Transportation	\$246,138,761	\$246,233,059 \$247,733,059		
19 20		Trust and Agency Dedicated Special Revenue	\$10,946,600 \$79,800,000	\$10,946,600 \$79,800,000		
20 21		Federal Trust	\$32,224,353	\$32,224,353		
22	447.	Not set out.				
23	448.	Not set out.				
24	449.	Not set out.				
25	450.	Not set out.				
26		§ 1-21. DEPARTMENT O	F TRANSPORTA	TION (501)		
27 28	451.	Environmental Monitoring and Evaluation (51400).			\$13,534,237	\$14,386,580 \$13,688,075
29 30 31		Environmental Monitoring and Compliance for Highway Projects (51408)	\$10,888,957	\$11,645,641 \$10,700,185		<i><i><i><i></i></i></i></i>
32 33		Environmental Monitoring Program Management and Direction (51409)	\$2,645,280	\$2,740,939		
33 34			ψ2,043,200	\$2,987,890		
35 36		Fund Sources: Commonwealth Transportation	\$13,534,237	\$14,386,580 \$13,688,075		
37 38 39	452.	Ground Transportation Planning and Research (60200)			\$72,784,885	\$73,224,297 \$73,774,836
40 41		Ground Transportation System Planning (60201)	\$58,541,924	\$60,147,213 \$60,671,030		φ/3,//+,030
42 43		Ground Transportation System Research (60202)	\$10,440,699	\$9,147,341 \$9,197,341		
44 45 46		Ground Transportation Program Management and Direction (60204)	\$3,802,262	\$3,929,743 \$3,906,465		
47 48		Fund Sources: Commonwealth Transportation	\$72,784,885	\$73,224,297 \$73,774,836		
49		Authority: Title 33.2, Code of Virginia.				

	Item Det	ails(\$)	Appropr	iations(\$)
ITEM 452.	First Year FY2017	Second Year FY2018	First Year FY2017	Second Year FY2018
1 2 3 4	A. Included in the amount for ground transportation system planning and resear than \$6,500,000 the first year and no less than \$6,500,000 the second year from share of the Transportation Trust Fund for the planning and evaluation of option transportation needs.	the highway		

5 B. In addition, the Commonwealth Transportation Board may approve the expenditures of up 6 to \$500,000 the first year and \$500,000 the second year from the highway share of the 7 Transportation Trust Fund for the completion of advance activities, prior to the initiation of an 8 individual project's design along existing highway corridors, to determine short-term and 9 long-term improvements to the corridor. Such activities shall consider safety, access 10 management, alternative modes, operations, and infrastructure improvements. Such funds 11 shall be used for, but are not limited to, the completion of activities prior to the initiation of an 12 individual project's design or to benefit identification of needs throughout the state or the 13 prioritization of those needs. For federally eligible activities, the activity or item shall be 14 included in the Commonwealth Transportation Board's annual update of the Six-Year 15 Improvement program so that (i) appropriate federal funds may be allocated and reimbursed 16 for the activities and (ii) all requirements of the federal Statewide Transportation 17 Improvement Program can be achieved.

18 C. Notwithstanding the provisions of Chapter 729 and Chapter 733 of the 2012 Acts of 19 Assembly, the Commonwealth Transportation Board shall not reallocate any funds from 20 projects on roadways controlled by any county that has withdrawn or elects to withdraw from 21 the secondary system of state highways, nor from any roadway controlled by a city or town as 22 part of the state's urban roadway system, based on a determination of nonconformity with the 23 Commonwealth Transportation Board's Statewide Transportation Plan or the Six-Year 24 Improvement Program. In jurisdictions that maintain roadways within their boundaries, the 25 provisions of § 33.2-214, Code of Virginia, shall apply only to highways controlled by the 26 Department of Transportation.

D. The prioritization process developed under subsection B of Chapter 726 of the 2014
 Virginia Acts of Assembly shall not apply to use of funds provided in this item from the federal apportionments in the State Planning and Research Program.

\$2,382,394,166

\$1,855,638,761 \$2,211,532,373

30 31	453.	Highway Construction Programs (60300)		
32 33		Highway Construction Program Management (60315)	\$27,001,888	\$39,005,784
34 35		State of Good Repair Program (60320)	\$171,957,974	\$87,123,374 \$87,690,068
36 37		High Priority Projects Program (60321)	\$119,895,765	\$35,415,609 \$107,937,754
38 39		Construction District Grant Programs (60322)	\$119,895,763	\$35,415,609 \$89,405,123
40 41		Specialized State and Federal Programs (60323)	\$1,290,988,660	\$1,001,678,305 \$1,384,041,851
42 43		Legacy Construction Formula Programs (60324)	\$652,654,116	\$657,000,080 \$503,451,793
44 45		Fund Sources: Commonwealth Transportation	\$1,993,401,084	\$1,612,338,761 \$1,975,131,385
46 47		Trust and Agency	\$388,993,082	\$243,300,000 \$2 <i>36,400,9</i> 88

- 48 Authority: Title 33.2, Chapter 3; Code of Virginia; Chapters 8, 9, and 12, Acts of Assembly of49 1989, Special Session II.
- A. From the appropriation for specialized state and federal programs funds shall be distributedas follows:
- 52 1. \$99,958,646 the first year and \$105,299,506 the second year in federal state and matching
 53 funds shall be allocated for regional Surface Transportation Funds and distributed to
 54 applicable metropolitan planning organizations pursuant to 23 USC 133;
- 2. \$53,871,340 the first year and \$55,272,403 the second year in federal and state matching
 funds shall be allocated for the Highway Safety Improvement Program pursuant to 23 USC

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4. \$150,000,000 the first year and \$100,000,000 the second year shall be allocated for the
Revenue Sharing Program pursuant to \$33.2-357, Code of Virginia;

5. \$20,481,315 the first year and \$20,104,007 the second year in federal funds shall be
allocated for the Surface Transportation Block Grant Program Set-Aside to 23 USC
133(h).

- 10 6. \$2,736,051 the first year and \$4,183,261 the second year in state funds shall be
 11 allocated to the Virginia Transportation Infrastructure Bank pursuant to \$ 33.2-1500 et
 12 seq, Code of Virginia.
- 13 7. \$1,368,025 the first year and \$2,091,630 the second year in state funds shall be
 14 allocated to the Transportation Partnership Opportunity Fund pursuant to \$ 33.2-1529.1,
 15 Code of Virginia.
- B. Notwithstanding § 33.2-358, Code of Virginia, the proceeds from the lease or sale of surplus and residue property purchased under this program in excess of related costs shall
 be applied to the State of Good Repair Program pursuant to § 33.2-369, Code of Virginia.
 Proceeds must be used on Federal Title 23 eligible projects.
- C. The Director of the Department of Planning and Budget is authorized to increase the
 appropriation as needed to utilize amounts available from prior year balances in the
 dedicated funds and adjust items to the most recent Commonwealth Transportation Board
 budget.
- D. Funds appropriated for legacy formula construction programs shall be used for the
 purposes enumerated in subsection C of § 33.2-358, Code of Virginia, or as previously
 appropriated.
- 27 E. Included in the amounts for specialized state and federal programs is the 28 reappropriation of \$145,700,000 the first year and \$131,300,000 the second year from 29 bond proceeds or dedicated special revenues for anticipated expenditure of amounts 30 collected in prior years. The amounts will be provided from balances in the Capital 31 Projects Revenue Bond Fund, Federal Transportation Grant Anticipation Revenue Bond 32 Fund, Northern Virginia Transportation District Fund, State Route 28 Highway 33 Improvement District Fund, U.S. Route 58 Corridor Development Fund and the Priority 34 Transportation Fund. These amounts were originally appropriated when received or 35 forecasted and are not related to FY 2017 and FY 2018 estimated revenues.
- F. Revenue collected through innovative revenue efforts authorized by § 33.2-213, Code
 of Virginia, shall be dedicated to State of Good Repair efforts as outlined in § 33.2-369,
 Code of Virginia, after all related program and collection costs incurred by the
 Department are considered.
- 40 G. 1. Of the amounts provided in Item 449.10, Chapter 847 of the 2007 Acts of Assembly, 41 \$31,070,647 was dedicated to enumerated projects funded from the Transportation 42 Partnership Opportunity Fund. This amount represents available authorization remaining 43 after the completed advancement of acquisition and construction of the projects in the 44 Item. Of this amount, \$23,110,000 is now directed to Road Improvements at military 45 installations in the Commonwealth. As part of the ongoing negotiations of a memorandum 46 of agreement between the Department of the U.S. Army and the U.S. Department of 47 Transportation and the Virginia Department of Transportation for the delivery of 48 transportation projects as in-kind payments for parcel A-2 and A-3 at the former Ft. 49 Monroe under the economic development conveyance in the Commonwealth of Virginia, 50 the Virginia Department of Transportation shall request that the Department of the U.S. 51 Army consider the reservation of funding included in this paragraph for improvements to 52 the Ft. Eustis Boulevard interchange with I-64 at mile marker 250 which directly benefits 53 Joint Base Langley-Eustis and the United States Army Training and Doctrine Command. 54 Of this amount, \$7,960,647 is now directed to Improvements at interstate rest areas

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2. Pursuant to the provisions of Item 449.10, 1., Chapter 847 of the 2007 Acts of Assembly, \$20,000,000 was deposited to the Transportation Partnership Opportunity Fund (TPOF) for the purpose of purchasing right of way owned by Norfolk Southern Corporation and located between Newtown Road and the Oceanfront. The subsequent contract for the TPOF award signed between the Department of Transportation and the City of Virginia Beach, specified that if such funds were not utilized to extend light rail along the corridor to Virginia Beach, the funds were to be repaid to the Department of Transportation and redeposited into the TPOF for allocations for other eligible transportation projects. Based on the failure of the project to move forward, as evidenced by the failure of the voter referendum on the Virginia Beach ballot in the November 2016 election, the City of Virginia Beach is required to repay to the Department of Transportation the full amount in four annual payments of \$5,000,000 by September 1 of each year for the next four years beginning in fiscal year 2018. To the extent the annual payment is not made as required by September 1 in each year for the next four years, the Department of Transportation is directed to withhold the payment amount due from funds provided to the City of Virginia Beach pursuant to § 33.2-319, Code of Virginia. It is the intent of the General Assembly that these sums are hereby made available to the department to reallocate to eligible TPOF projects as they become available.

19 H. For funds allocated in § 58.1-1741, Code of Virginia, to state of good repair purposes for 20 fiscal year 2017 and fiscal year 2018, the distribution of funding in subsections (B) and (C) of 21 § 33.2-369, Code of Virginia, will not apply. The Commonwealth Transportation Board may 22 allocate funds to state of good repair purposes for reconstruction and replacement of 23 structurally deficient state and locally owned bridges and reconstruction and rehabilitation of 24 pavement on the interstate system and primary state highway system determined to be 25 deteriorated by the board, including municipality-maintained primary extensions, as well as to 26 work related to the condition assessment and pavement rehabilitation of secondary highways 27 and other related work to improve secondary highways. Prior to this allocation, the Commonwealth Transportation Board will provide \$11,929,353 for Improvements at 28 29 Interstate Rest Areas throughout the Commonwealth.

I. The Secretary may establish a pilot program for unpaved roads sections that (i) are more
than 2 miles in length, (ii) is not a dead-end, (iii) intersects with existing paved roads at both
ends and (iv) have a traffic volume of 100 or more vehicles in a context sensitive manner. Up
to \$1,000,000 in the first year and \$1,000,000 in the second year from funds available under
subdivision (C)(v) of § 33.2-358, Code of Virginia, may be used for this pilot program.

J. Notwithstanding the provisions of § 33.2-358, Code of Virginia, the unanticipated amounts available for construction from the December 2015 revenue forecast and from the increased federal funding from the passage of the Fixing America's Surface Transportation (FAST) Act shall be distributed following the new construction formula defined by § 33.2-358, Code of Virginia, advancing the distribution of funds under this formula and provide 45 percent of the additional funding to the State of Good Repair Program, 27.5 percent to the High Priority Projects Program, and 27.5 percent to the District Grant Program.

K.1. Notwithstanding any other provision of the Code of Virginia, as a condition on the expenditure of all amounts included in this item, the Commonwealth Transportation Board shall include all amounts needed, not to exceed \$140,000,000, in the fiscal year 2017 through fiscal year 2022 Six-Year Improvement Program adopted pursuant to \$ 33.2-214, for improvements to the Interstate 66 corridor inside the Capitol Beltway, including but not limited to the addition of a third eastbound travel lane on Interstate 66 from the Dulles Connector Road to State Route 237, North Fairfax Drive/N. Glebe Road exit of Interstate 66.

49 2. Environmental work pursuant to the National Environmental Policy Act for the project
50 outlined in paragraph J.1. shall commence no later than July 15, 2016, and the Department
51 shall complete a minimum of 30 percent of the design work for such capacity expansion by
52 November 1, 2017. Amounts dedicated to such project shall not reduce amounts made
53 available to the High Priority Projects Program or the District Grant Program.

54 3. It is the intent of the General Assembly that tolling on Interstate 66 inside the Capitol
55 Beltway shall not extend beyond four hours during the morning rush hour and four hours
56 during the evening rush hour on Mondays, Tuesdays, Wednesdays, Thursdays and Fridays,
57 exclusive of national holidays, and tolling shall not apply on weekends.

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 L. It is the intent of the General Assembly that the Commissioner, Department of
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L. It is the intent of the General Assembly that the Commissioner, Department of Transportation, with the cooperation of the Secretary of Finance, shall set-aside any federal funding specifically authorized by Congress for projects on the Coalfields Expressway in a special sub-account of the Transportation Trust Fund to ensure such funds are used exclusively to advance the Coalfields Expressway project.

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6 7 8	454.	Highway System Maintenance and Operations (60400)			\$1,674,434,950
9 10		Interstate Maintenance (60401)	\$337,737,740	\$356,080,156 \$314,805,078	
11 12		Primary Maintenance (60402)	\$481,225,945	\$485,842,962 \$463,485,268	
13 14		Secondary Maintenance (60403)	\$588,025,446	\$583,280,567 \$638,720,317	
15 16		Transportation Operations Services (60404)	\$185,082,091	\$182,551,595 \$193,969,234	
17 18 19		Highway Maintenance Operations, Program Management and Direction (60405)	\$82,363,728	\$81,098,759 \$78,385,266	
20 21		Fund Sources: Commonwealth Transportation	\$1,674,434,950	\$1,688,854,039 \$1,689,365,163	

A. The department is authorized to enter into agreements with state and local law enforcement officials to facilitate the enforcement of high occupancy vehicle (HOV) restrictions throughout the Commonwealth and metropolitan planning regions.

B. Should federal law be changed to permit privatization of rest area operations, the department is hereby authorized to accept or solicit proposals for their development and/or operation.

28 C. The Director, Department of Planning and Budget, is authorized to increase the
29 appropriation in this Item as needed to utilize amounts available from prior year balances
30 in the dedicated funds.

31D. The Commissioner's annual report pursuant to § 33.2-232, Code of Virginia, shall32include an assessment of whether the department has met its secondary road pavement33targets, by district and on a statewide basis.

34 E. Notwithstanding the provisions of § 4-3.02 of this act, the Secretary of Finance may 35 provide the Department of Transportation interest-free treasury loans in an amount not to exceed \$1,700,000 in the first year and \$1,700,000 in the second year which may be 36 37 extended for a period longer than twelve months. The loan amounts would be provided to 38 the City of Portsmouth to offset losses in personal property tax collections generated by 39 the City due to the transfer of personal property from the Virginia International Gateway 40 to the Commonwealth. The specific terms and structure of any loan shall be approved by 41 the Secretary of Finance, after consultation with the Chairmen of the House 42 Appropriations and Senate Finance Committees, or their designees. A treasury loan for 43 this purpose shall be considered as bridge financing until the planned expansion of the 44 Virginia International Gateway Facility commences and additional equipment is 45 purchased which will generate personal property taxes that the City of Portsmouth shall 46 use to repay the loan. To the extent the loan is not repaid as required by the specific terms 47 of the loan, the Department of Transportation is directed to withhold the payment amount 48 due from funds provided to the City of Portsmouth pursuant to § 33.2-319, Code of 49 Virginia, to repay the loan.

50 51	455.	Commonwealth Toll Facilities (60600)			
52 53		Toll Facility Acquisition and Construction (60601).	\$55,000,000	\$10,000,000 \$12,700,000	
54		Toll Facility Debt Service (60602)	\$3,188,200	\$3,193,400	
55 56		Toll Facility Maintenance And Operation (60603)	\$12,912,050	\$13,000,750 \$23,671,433	

\$90,948,250

\$47,094,150 \$69,214,833

\$1,688,854,039 \$1,689,365,163

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1 2		Toll Facilities Revolving Fund (60604)	\$19,848,000	\$20,900,000 \$29,650,000	F 1 2017	F 12018	
3 4		Fund Sources: Commonwealth Transportation	\$84,948,250	\$41,050,750 \$63,214,833			
5 6		Trust and Agency	\$6,000,000	\$6,043,400 \$6,000,000			
7		Authority: §§ 33.2-1524 and 33.2-1700 through 33.2-172	9, Code of Virginia	a.			
8 9		A. Included in this Item are funds for the installation Electronic Toll Customer Service/Violation Enforcem		on of a statewide			
10 11 12		B. Funds as appropriated are provided for other toll fac biennium including but not limited to funding activities Public-Private Transportation Act.					
13 14		C. Outstanding obligations due to the Toll Facility Revolving Account that were to be repaid from future Urban Construction allocations are hereby released.					
15 16 17 18 19 20		D. The Department of Transportation, in consultation with various stakeholders, shall provide to the Chairmen of the House Appropriations, Senate Finance, and House and Senate Transportation Committees by November 15, 2017, its recommendations regarding reporting to the General Assembly toll transaction data, including total toll road violation charges and administrative fees, levied and collected, as well as the feasibility of providing such information on an annual, facility-wide basis for all toll facilities in the Commonwealth.					
21 22 23	456.	Financial Assistance to Localities for Ground Transportation (60700)			\$948,976,395	\$947,678,871 \$948,987,982	
24 25 26		Financial Assistance for City Road Maintenance (60701)	\$371,138,361	\$375,355,526 \$374,481,970		÷,,, ,,	
27 28 29		Financial Assistance for County Road Maintenance (60702)	\$66,000,705	\$66,752,742 \$66,775,844			
30 31 32		Financial Assistance for Planning, Access Roads, and Special Projects (60704)	\$15,737,329	\$15,370,603 \$15,230,168			
33 34 35		Distribution of Northern Virginia Transportation Authority Fund Revenues (60706)	\$327,200,000	\$330,600,000 \$332,900,000			
36 37		Distribution of Hampton Roads Transportation Fund Revenues (60707)	\$168,900,000	\$159,600,000			
38 39		Fund Sources: Commonwealth Transportation	\$452,876,395	\$457,478,871 \$456,487,982			
40 41		Dedicated Special Revenue	\$496,100,000	\$490,200,000 \$492,500,000			
42		Authority: Title 33.2, Chapter 1, Code of Virginia.					
43 44 45 46 47		A. Out of the amounts for Financial Assistance for P Projects, \$7,000,000 the first year and \$7,000,000 the set Transportation Fund shall be allocated for purposes set ff 33.2-1510, Code of Virginia. Of this amount, the allocated shall be \$1,500,000 the first year and \$1,500,000 the set \$1,000,000 each year may be provided to prove on up.	econd year from th orth in §§ 33.2-150 ation for Recreation cond year, of whic	e Commonwealth 09, 33.2-1600, and nal Access Roads h an amount up to			

shall be \$1,500,000 the first year and \$1,500,000 the second year, of which an amount up to \$1,000,000 each year may be provided to repair or upgrade highway signage for Virginia State Parks, State Boat Landing Sites and Highway Historical Markers throughout the Commonwealth. The department will work with the Department of Conservation and Recreation, the Department of Game and Inland Fisheries and the Department of Historic Resources to identify the related signage needs.

B. The Department of Transportation is encouraged to promote the construction and
improvement of highways and transit facilities by localities, whether or not such
improvements are contained in the Six-Year Improvement Program or Plan. If such
improvements are not contained in the Six-Year Improvement Program or Plan, the localities

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1		may not seek reimbursement from the department for	the improvements			
2 3 4 5 6 7 8 9		C. Distribution of Northern Virginia Transportation a direct payments, of the revenue collected and depor- Virginia Transportation Authority for uses contai Assembly. Notwithstanding any other provision of Hampton Roads Transportation Fund shall be the Transportation Accountability Commission for use in of Virginia, which use may include as a source of fun Hampton Roads Transportation Accountability Comm	sited into the Fun ned in Chapter 7 of law, moneys c ransferred to the accordance with ds for administrati	d, to the Northern '66, 2013 Acts of leposited into the Hampton Roads § 33.2-2611, Code		
10 11 12		D. The prioritization process developed under subse Virginia Acts of Assembly shall not apply to use of federal apportionments in the Metropolitan Plannin	of funds provided			
13 14 15 16 17 18 19 20		E. It is the intent of the General Assembly that the toll revenues, including any bond proceeds or concession payments backed by such toll revenues, derived from the express lanes on Interstate 64 between the interchange of Interstate 64 with Interstate 664 and the interchange of Interstate 64 with Interstate 564 be used to reduce the necessary contribution from the Hampton Roads Transportation Accountability Commission established pursuant Chapter 26 of Title 33.2, Code of Virginia, for a project to expand the capacity of Interstate 64 between the interchange of Interstate 64 with Interstate 664 and the interchange of Interstate 64 with Interstate 564.				
21 22 23 24 25 26 27 28		F. Consistent with § 33.2-366, Code of Virginia, the Commonwealth Transportation Board, when establishing annual rates of payments to Counties that have elected to withdraw from the secondary highway system, shall adjust such rate annually with i) procedures established for adjusting payments to cities, and ii) lane mileage adjustments. It is the express intent of the General Assembly, that under no circumstance shall the addition of lane miles to one jurisdiction result in the direct or indirect reduction in the calculation of payment to any other jurisdiction receiving payment from funds appropriated for Financial Assistance for County Road Maintenance (60702).				
29 30 31	457.	Non-Toll Supported Transportation Debt Service (61200)			\$331,019,981	\$375,461,840 \$353,956,294
32 33		Highway Transportation Improvement District Debt Service (61201)	\$7,215,019	\$7,212,269		
34 35 36		Designated Highway Corridor Debt Service (61202)	\$66,919,646	\$66,747,178 \$65,747,176		
37 38 39		Commonwealth Transportation Capital Projects Bond Act Debt Service (61204)	\$166,313,599	\$190,531,533 \$170,025,974		
40 41 42		Federal Transportation Grant Anticipation Revenue Notes Debt Service (61205)	\$90,571,717	\$110,970,860 \$110,970,875		
43		Fund Sources: General	\$40,000,000	\$40,000,000		
44		Commonwealth Transportation	\$90,592,573	\$110,970,860		
45 46 47		Trust and Agency	\$192,810,046	\$110,970,875 \$217,105,229 \$195,572,035		
48 49		Federal Trust	\$7,617,362	\$7,385,751 \$7,413,384		
50 51 52 53 54		Authority: Titles 15.2, 33.2, and 58.1 of the Code of Y of Assembly of 1990; Chapters 233 and 662, Acts of amended by Chapter 538, Acts of Assembly of 199 Assembly of 2000; Chapter 799, Acts of Assembly Assembly of 2007; and Chapters 830 and 868, A	of Assembly of 19 9; Chapters 1019 oly of 2002; Cha	994; Chapter 8, as and 1044, Acts of pter 896, Acts of		

A.1. The amount shown for Highway Transportation Improvement District Construction shall be derived from payments made to the Transportation Trust Fund pursuant to the

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Contract between the State Route 28 Highway Transportation Improvement District and the Commonwealth Transportation Board dated September 1, 1988 as amended by the Amended 3 and Restated District Contract by and among the Commonwealth Transportation Board, the 4 Fairfax County Economic Development Authority and the State Route 28 Highway Transportation Improvement District Commission (the "District Commission") dated August 30, 2002, and May 1, 2012 (the "District Contract").

ITEM 457.

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7 2. There is hereby appropriated for payment immediately upon receipt to a third party 8 approved by the Commonwealth Transportation Board, or a bond trustee selected by such 9 third party, a sum sufficient equal to the special tax revenues collected by the Counties of 10 Fairfax and Loudoun within the State Route 28 Highway Transportation Improvement District 11 and paid to the Commonwealth Transportation Board by or on behalf of the District 12 Commission (the "contract payments") pursuant to § 15.2-4600 et seq., Code of Virginia, and 13 the District Contract between the Commonwealth Transportation Board and the District 14 Commission.

15 3. The contract payments may be supplemented from the Construction District Grant Program 16 pursuant to § 33.2-371 allocated to the highway construction district in which the project financed is located, or any other lawfully available revenues of the Transportation Trust Fund, 17 as may be necessary to meet debt service obligations. The payment of debt service shall be for 18 19 the bonds (the Series 2012 Bonds) issued under the "Commonwealth of Virginia 20 Transportation Contract Revenue Bond Act of 1988" (Chapters 653 and 676, Acts of 21 Assembly of 1988 as amended by Chapters 827 and 914 of the Acts of Assembly of 1990). 22 Funds required to pay the total debt service on the Series 2012 Bonds shall be made available 23 in the amounts indicated in paragraph E of this Item.

24 B.1. Out of the amounts for Designated Highway Corridor Construction, \$40,000,000 the first 25 year and \$40,000,000 the second year from the general fund shall be paid to the U.S. Route 58 26 Corridor Development Fund, hereinafter referred to as the "Fund", established pursuant to § 27 33.2-2300, Code of Virginia. This payment shall be in lieu of the deposit of state recordation 28 taxes to the Fund, as specified in the cited Code section. Said recordation taxes which would 29 otherwise be deposited to the Fund shall be retained by the general fund. Additional 30 appropriations required for the U.S. Route 58 Corridor Development Fund, an amount 31 estimated at \$9,000,000 the first year and \$9,000,000 the second year shall be transferred 32 from the highway share of the Transportation Trust Fund.

33 2. Pursuant to the "U.S. Route 58 Commonwealth of Virginia Transportation Revenue Bond 34 Act of 1989" (as amended by Chapter 538 of the 1999 Acts of Assembly and Chapter 296 of 35 the 2013 Acts of Assembly), the amounts shown in paragraph E of this Item shall be available from the Fund for debt service for the bonds previously issued and additional bonds issued 36 37 pursuant to said act.

38 C.1. The Commonwealth Transportation Board shall maintain the Northern Virginia 39 Transportation District Fund, hereinafter referred to as the "Fund." Pursuant to § 33.2-2400, Code of Virginia, and for so long as the Fund is required to support the issuance of bonds, the 40 41 Fund shall include at least the following elements:

- 42 a. Amounts transferred from Item 266 of this act to this Item.
- 43 b. Any public right-of-way use fees allocated by the Department of Transportation pursuant to 44 § 56-468.1 of the Code of Virginia and attributable to the counties of Fairfax, Loudoun, and 45 Prince William, the amounts estimated at \$5,209,445 the first year and \$5,209,445 the second 46 year.

47 c. Any amounts which may be deposited into the Fund pursuant to a contract between the 48 Commonwealth Transportation Board and a jurisdiction or jurisdictions participating in the 49 Northern Virginia Transportation District Program, the amounts estimated to be \$816,000 the 50 first year and \$816,000 the second year.

51 2. The Fund shall support the issuance of bonds at a total authorized level of \$500,200,000 for 52 the purposes provided in the "Northern Virginia Transportation District, Commonwealth of 53 Virginia Revenue Bond Act of 1993," Chapter 391, Acts of Assembly of 1993 as amended by 54 Chapters 470 and 597 of the Acts of Assembly of 1994, Chapters 740 and 761 of the Acts of 55 Assembly of 1998, Chapter 538 of the 1999 Acts of Assembly, Chapter 799 of the 2002 Acts

ITEM 457	7.	Item I First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1	of Assembly, and Chapter 621 of the 2005 Acts of Assembly	γ.			
2 3 4 5 6 7 8	Pursuant to the Northern Virginia Transportation District, Commonwealth of Virginia venue Bond Act of 1993, Chapter 391, Acts of Assembly of 1993, and as amended by apters 470 and 597 of the Acts of Assembly of 1994, Chapters 740 and 761 of the Acts Assembly of 1998, Chapter 538 of the 1999 Acts of Assembly, Chapter 799 of the 2002 ts of Assembly, and Chapter 621 of the 2005 Acts of Assembly, amounts shown in agraph E of this Item shall be available from the Fund for debt service for the bonds viously issued and additional bonds issued pursuant to said act.				
9 10 11 12 13	4. Should the actual distribution of recordation taxes to the 2400, Code of Virginia, exceed the amount required for del pursuant to the above act, such excess amount shall be transfer Transportation District Fund in furtherance of the program d of Virginia.	bt service on t ferred to the N	he bonds issued orthern Virginia		
14 15 16 17	5. Should the actual distribution of recordation taxes to s amount required to pay debt service on the bonds, the Co Board is authorized to meet such deficiency, to the extent r in Enactment No. 1, Section 11, of Chapter 391, Acts of As	ommonwealth equired, from	Transportation funds identified		
18 19 20 21 22 23 24 25	D.1. The Commonwealth Transportation Board shall main account of the Set-aside Fund, pursuant to § 58.1-816.1, G include funds transferred from Item 261 of this act to this I at \$1,500,000 the first year and \$1,500,000 the second year Chesapeake pursuant to a contract or other alternative provided in the "Oak Grove Connector, City of Chesapeake Transportation Program Revenue Bond Act of 1994," Ch Assembly of 1994 (hereafter referred to as the "Oak Grove	Code of Virgin tem, and an ar ear received fr mechanism f te Commonwe hapters 233 ar	nia, which shall nount estimated rom the City of for the purpose ealth of Virginia nd 662, Acts of		
26 27 28		The amounts shown in paragraph E of this Item shall be available from the City of esapeake account of the Set-aside Fund for debt service for the bonds issued pursuant he Oak Grove Connector Act.			
29 30 31 32 33 34	City of Chesapeake as may be received pursuant to a mechanism to the City of Chesapeake account of the Set amount required to pay debt service on the bonds, the Co	Should the actual distribution of recordation taxes and such local revenues from the y of Chesapeake as may be received pursuant to a contract or other alternative chanism to the City of Chesapeake account of the Set-aside Fund be less than the pount required to pay debt service on the bonds, the Commonwealth Transportation ard is authorized to meet such deficiency, pursuant to Enactment No. 1, Section 11 of Oak Grove Connector Act.			
35 36 37 38	Commonwealth Transportation Board, funds required to pa	Pursuant to various Payment Agreements between the Treasury Board and the mmonwealth Transportation Board, funds required to pay the debt service due on the owing Commonwealth Transportation Board bonds shall be transferred to the Treasury ard as follows:			
39 40 41	Transportation Contract Revenue Refund Bonds, Series 2012 (Refunding Route 28)	2	FY 201 \$7,215,019		FY 2018 \$7,212,269
42 43	Commonwealth of Virginia Transportation Revenue Bonds: Route 58 Corridor Development Program:	U.S.			
43 44	Series 2006C		\$3,173,000)	\$3,173,000
45	Series 2007B		\$15,031,750)	\$15,032,500
46	Series 2012B (Refunding)		\$6,380,700)	\$6,380,100
47	Series 2014B (Refunding)		\$24,141,750)	\$24,140,250
48	Series 2016C (Refunding)		\$2,592,750)	\$2,592,750
49	Northern Virginia Transportation District Program:				

]	TEM 457		Item l First Year FY2017	Details(\$) Second Year FY2018	Approp First Year FY2017	iations(\$) Second Year FY2018	
1		Series 2006B		\$816,750		\$2,871,750	
2		Series 2007A		\$4,588,150		\$4,600,900	
3		Series 2009A-2		\$5,451,178		\$5,416,203	
4		Series 2012A (Refunding)		\$11,831,538		\$9,792,038	
5		Series 2014A (Refunding)		\$9,647,250		\$9,645,750	
6		Series 2016B (Refunding)		\$639,500		\$2,354,500	
7		Transportation Program Revenue Bonds:					
8		Series 2016A (Oak Grove Connector, City of Chesapeake)		\$1,990,000		\$1,990,750	
9		Capital Projects Revenue Bonds:		.,,,			
10		Series 2010 A-2		\$36,296,593		\$36,092,710	
11		Series 2011		\$42,108,863		\$42,110,113	
12		Series 2012		\$40,279,000		\$40,276,000	
13		Series 2012		\$18,223,950		\$18,226,200	
14		Series 2016		\$16,704,231		\$16,798,750	
16 17 18 19 20 21 22 23		 \$110,970,859 the second year from federal reimbursements shall be provided for debt service payments on the Federal Transportation Grant Anticipation Revenue Notes. G. Out of the amounts provided for this Item, an estimated \$153,612,636 the first year and \$153,503,773 the second year from the Priority Transportation Fund shall be provided for debt service payments on the Commonwealth Transportation Capital Projects Revenue Bonds. Any additional amounts needed to offset the debt service payment requirements attributable to the issuance of the Capital Projects Revenue Bonds shall be provided from the Transportation Trust Fund. 					
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39		H. The Commonwealth Transportation Board is hereby authorized, by and with the consent of the Governor, to issue, pursuant to the applicable provisions of the Transportation Development and Revenue Bond Act (§ 33.2-1700 et seq., Code of Virginia) as amended from time to time, revenue obligations of the Commonwealth to be designated "Commonwealth of Virginia Transportation Capital Projects Revenue Bonds, Series XXXX" at one or more times in an aggregate principal amount not to exceed \$180,000,000, after all costs. The net proceeds of the bonds shall be used exclusively for the purpose of providing funds for paying the costs incurred or to be incurred for construction or funding of transportation projects set forth in Item 449.10 of Chapter 847 of the Acts of Assembly of 2007, including but not limited to environmental and engineering studies; rights-of-way acquisition; improvements to all modes of transportation; acquisition, construction and related improvements; and any financing costs and other financing expenses. Such costs may include the payment of interest on the bonds for a period during construction and not exceeding one year after completion of construction of the projects. Notwithstanding the provisions of Item 449.10 of Chapter 847 of the acts of Assembly 2007, any remaining funding may be used for the purposes set forth in subsection G of Item 453 of Chapter 665, 2015 Acts of Assembly.					
40 41	458.	Administrative and Support Services (69900)			266,051,608	\$262,124,502 \$263,439,502	
42 43				\$136,218,719 \$137,533,719			
44			38,723,194	\$90,923,268			
45		Facilities and Grounds Management Services	16 225 764	¢16 669 506			
46 47			16,235,764	\$16,668,596 \$18,212,010			
47		Employee Training and Development (69924)\$	18,430,469	\$18,313,919			

ITEM 4	158.	Item Details(\$) First Year Second Year		Appropri First Year	ations(\$) Second Year	
1 2	Fund Sources: Commonwealth Transportation	FY2017 \$266,051,608	FY2018 \$262,124,502 \$263,439,502	FY2017	FY2018	
2 3	Authority: Title 33.2, Code of Virginia.		φ203, 4 39,302			
4 5 6	A. Notwithstanding any other provision of law, the h Trust Fund shall be used for highway maintenance a availability for new development, acquisition, and c	and operation pur				
7 8 9		Administrative and Support Services shall include funding for management, direction, administration to support the department's activities that cannot be directly attributable dividual programs and/or projects.				
10 11 12 13	provided to the Commonwealth Transportation Bo	Out of the amounts for General Management and Direction, allocations shall be wided to the Commonwealth Transportation Board to support its operations, the ment of financial advisory and legal services, and the management of the unsportation Trust Fund.				
14 15 16 17	costs of providing services to other entities, public and all actions necessary to ensure that all such costs	Notwithstanding any other provision of law, the department may assess and collect the sts of providing services to other entities, public and private. The department shall take actions necessary to ensure that all such costs are reasonable and appropriate, covered, and understood as a condition to providing such service.				
18 19 20 21 22 23 24	implement a long-term business strategy that consider department. In addition, the commissioner shall iden that will be evaluated for devolution or outsourcing in such evaluations, the commissioner is authorized to public and private, to competitively procure those	E. Each year, as part of the six-year financial planning process, the commissioner shall mplement a long-term business strategy that considers appropriate staffing levels for the lepartment. In addition, the commissioner shall identify services, programs, or projects hat will be evaluated for devolution or outsourcing in the upcoming year. In undertaking uch evaluations, the commissioner is authorized to use the appropriate resources, both bublic and private, to competitively procure those identified services, programs, or projects and shall identify total costs for such activities.				
25 26 27 28	F. Notwithstanding § 4-2.03 of this act, the Virginia D exempt from recovering statewide and agency indire Administration until an indirect cost plan can be eval and approved by the Federal Highway Administration	ect costs from the luated and develop	Federal Highway			
29 30 31	G. The Director, Department of Planning and appropriations and allotments for the Virginia Depa changes in the official revenue estimates for commo	rtment of Transpo	ortation to reflect			
32 33 34 35	H. Out of the amounts for General Management a provided to support the capital lease agreement wit Virginia District building. An amount estimated \$7,800,000 the second year from Commonwealth Tran	h Fairfax County at \$7,800,000 th	for the Northern ne first year and			
36 37 38	I. Notwithstanding any other provisions of law, the Commissioner may enter into a contract with hom keeping, mowing, and litter removal services.					
39 40 41 42	J. The prioritization process developed under subsect Virginia Acts of Assembly shall not apply to use of federal apportionments out of the Surface Transportan Training and Development.	f funds provided i	in this item from			
43 44 45 46 47 48 49 50 51 52	K. Notwithstanding the provisions § 2.2-2402 of the erection, repair, upgrade, removal or demolition of located or to be located on property of the Commonwe the Virginia Department of Transportation (VDOT residency, area headquarters or district complex shall the Art and Architectural Review Board as contemp changes to any building or fixture located on property has been designated or is under consideration for desive VDOT shall submit such changes to the Art and Architectural and approval by the Board.	any building, fix ealth of Virginia un) and within the s be subject to revie lated by that section owned or controll ignation as a histor	ture or structure der the control of secured area of a ew or approval by on. However, for ed by VDOT that ric property, then			

]	ITEM 459			Ite First Yea FY2017			riations(\$) Second Year FY2018
1	459.	Not set out.					
2 3		Total for Departme	nt of Transportation			\$5,780,144,472	\$5,264,463,040 \$5,623,959,058
4 5			ositions	7,725.00 7,725.00	7,735.00 7,735.00		
6 7 8			eral monwealth Transportation	\$40,000,000 \$4,648,623,982	\$40,000,000 \$4,260,428,660 \$4,646,072,651		
9 10		Trus	t and Agency	\$587,803,128	\$466,448,629 \$437,973,023		
11 12		Dedi	icated Special Revenue	\$496,100,000	\$490,200,000 \$492,500,000		
13 14		Fede	eral Trust	\$7,617,362	\$7,385,751 \$7,413,384		
15	460.	Not set out.					
16	461.	Not set out.					
17	462.	Not set out.					
18	463.	Not set out.					
19	464.	Not set out.					
20	465.	Not set out.					
21 22		TOTAL FOR OFFI	CE OF TRANSPORTATION			\$6,988,449,208	\$6,487,251,959 \$6,848,247,977
23 24		Nongeneral Fund P	ositions	10,103.00	10,117.00 10,132.00		
25 26		Position Level		10,103.00	10,117.00 10,132.00		
27		Fund Sources: Gene	eral	\$41,030,253	\$41,030,253		
28			ial	\$155,249,541	\$162,623,203		
29 30			monwealth Transportation	\$5,569,777,971	\$5,188,693,170 \$5,575,837,161		
31 32			t and Agency	\$598,749,728	\$477,395,229 \$448,919,623		
33 34			icated Special Revenue	\$575,900,000	\$570,000,000 \$572,300,000		
35 36		Fede	eral Trust	\$47,741,715	\$47,510,104 \$47,537,737		

1	TEM 466				Item D First Year FY2017	etails(\$) Second Year FY2018	Appropri First Year FY2017	iations(\$) Second Year FY2018
			OFFICE OF VETE	RANS AND I	DEFENSE AI	FAIRS		
2	466.	Not set out.						
;	467.	Not set out.						
ļ	468.	Not set out.						
;	469.	Not set out.						
j	470.	Not set out.						
,	471.	Not set out.						
6	472.	Not set out.						

9 472.05 Not set out.

10 11	TOTAL FOR OFFICE OF VETERANS AND DEFENSE AFFAIRS			\$79,711,932	\$82,240,624
12 13 14	General Fund Positions Nongeneral Fund Positions Position Level	165.00 602.00 767.00	206.00 602.00 808.00		
15 16 17 18	Fund Sources: General Special Dedicated Special Revenue Federal Trust	\$18,669,282 \$34,151,883 \$735,000 \$26,155,767	\$21,126,970 \$34,162,776 \$795,000 \$26,155,878		

ITEM 472.10.		0.	Iten First Year FY2017	n Details(\$) Second Year FY2018	Approp First Year FY2017	riations(\$) Second Year FY2018		
1		CENTRAL APPROPRIATIONS						
2		§ 1-22. CENTRAL APPROPRIATIONS (995)						
3	472.10	Omitted.						
4	473.	Not set out.						
5	474.	Not set out.						
6 7	475.	Compensation and Benefit Adjustments (75700)			\$42,887,042	\$203,767,366 \$203,568,592		
8 9 10		Adjustments to Employee Compensation (75701) Adjustments to Employee Benefits (75702)	\$700,000 \$42,187,042	\$116,171,354 \$87,596,012 \$87,397,238		<i>\$203,306,392</i>		
11 12		Fund Sources: General	\$42,887,042	\$203,767,366 \$203,568,592				
13		Authority: Discretionary Inclusion.						
14 15		A. Transfers to or from this Item may be made to dec appropriations to state agencies for:	crease or supplen	nent general fund				
16		1. Adjustments to base rates of pay;						
17		2. Adjustments to rates of pay for budgeted overtime of salaried employees;						
18		3. Salary changes for positions with salaries listed elsewhere in this act;						
19		4. Salary changes for locally elected constitutional officers and their employees;						
20 21		5. Employer costs of employee benefit programs whadjustments;	nen required by	salary-based pay				
22 23		6. Salary changes for local employees supported by the funded through appropriations to the Department of Ed		, other than those				
24 25		7. Adjustments to the cost of employee benefits to include premiums and retirement and related contribution rates.	e but not limited t	o health insurance				
26 27 28 29 30 31		 B. Transfers from this Item may be made when appropriations to the state agencies concerned are insufficient for the purposes stated in paragraph A of this Item, as determined by the Department of Planning and Budget, and subject to guidelines prescribed by the department. Further, the Department of Planning and Budget may transfer appropriations within this Item from the second year of the biennium to the first year, when necessary to accomplish the purposes stated in paragraph A of this Item. 						
32 33 34 35 36		C. Except as provided for elsewhere in this Item, agenci nongeneral fund sources, shall pay the proportionate share as required by this Item, subject to the rules and regulati- governing authority of such agencies. Nongeneral fund this purpose are hereby appropriated.	e of changes in sa ons prescribed by	laries and benefits the appointing or				
37 38 39 40 41 42 43 44 45 46		D. Any supplemental salary payment to a state employed local governing body shall be governed by a written agree the employee or class of employees receiving the suppler of the local governing body. Such agreement shall also Director of the State Department of Human Resource agreement shall specify the percent of state salary or fir resultant total salary of the employee or class of emplo payment to the agency of the supplement, and whethe included in the employee's state benefit calculations. A c available annually to all employees receiving the supple	eement between the ment and the chies be reviewed and Management. A xed amount of the yees, the frequen or or not such sup opy of the agreen	he agency head of f executive officer l approved by the t a minimum, the e supplement, the cy and method of oplement shall be hent shall be made				

payment to the agency of the supplement, and whether or not such supplement shall be included in the employee's state benefit calculations. A copy of the agreement shall be made available annually to all employees receiving the supplement. The receipt of a local salary

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	ITEM 475.	TEM 475. Item Details(\$) First Year Second Year		etails(\$) Second Year	Appropri First Year	ations(\$) Second Year
			FY2017	FY2018	FY2017	FY2018
1 2		plement shall not subject employees to any personnel or r than those promulgated by the State Department of Hur				
3 4 5 6 7	acco the requ	the Governor is hereby authorized to transfer funds from a bounts of participating state employees in such amounts as contributions of the qualified participating employ irements of the Code of Virginia governing the deferred gram. Such transfers shall be made consistent with the for	may be nece yees, consis compensati	ssary to match tent with the		
8 9 10 11	per j direc	he maximum cash match provided to eligible employees s pay period, or \$40.00 per month, in each year of the bie ct the agencies of the Commonwealth to utilize funds con copriations to meet these requirements.	nnium. The	Governor may		
12 13 14 15 16	to ut reve of §	he Governor may direct agencies supported in whole or in tilize existing agency appropriations to meet these requ nues and balances are hereby appropriated for this purpos 4-2.01 b of this act. The use of such nongeneral funds s ting conditions and restrictions otherwise placed upon su	irements. Su se, subject to hall be consi	ch nongeneral the provisions stent with any		
17 18 19	gove	he procurement of services related to the implementation erned by standards set forth in § 51.1-124.30 C, Code of ect to the provisions of Chapter 7 (§ 11-35 et seq.), Titl	Virginia, ar	nd shall not be		
20 21 22 23 24 25 26 27 28 29 30 31	esta prod prog emp on in these Man spec Reso App	he Secretary of Administration, in conjunction with the blish a program that allows for the sharing of cost luctivity, efficiency, and performance with agencies and er grams require a management philosophy of open cor loyee participation; a system which seeks, evaluates and in ncreasing productivity; and a formula for measuring pro- e gains between employees and the agency. The Depar magement, in conjunction with the Department of Planning cific gain sharing program guidelines for use by agencies. ource Management shall provide to the Governor, the ropriations and Senate Finance Committees an annual rep ach year detailing identified savings and their usage.	t savings fr nployees. Suc nmunication mplements e ductivity gai tment of Hu g and Budget The Departm e Chairmen	om improved ch gain sharing n encouraging employee input ns and sharing man Resource , shall develop nent of Human of the House		
32 33 34 35 36	and agen asso	Out of the appropriation for this Item, amounts estimated a \$91,173,497 the second year from the general fund sh ncies and institutions of higher education to support the ge occiated with changes in the employer's share of mmonwealth's health benefit plans.	all be trans eneral fund p	ferred to state ortion of costs		
37 38 39	emp	lotwithstanding any contrary provision of law, the heal loyees resulting from the additional funding in this Item loyee medical premiums to be charged to employees.				
40 41 42 43 44 45	healt crea Gen initia	he Department of Human Resource Management shall th insurance plan for state employees to promote value-ba ting greater employee satisfaction with lower overall eral Assembly's intent that any savings associated with ative be retained and used towards funding state employee eases.	sed health ch health care of this employ	oices aimed at costs. It is the ee health care		
46 47 48 49	auth emp	lotwithstanding any other provision of law, it shall be ority of the Department of Human Resource Manageme loyer contribution rates for any health insurance plan es 8, Code of Virginia.	nt to establis	sh and enforce		
50 51 52	retai	he Department of Human Resource Management is prol il maintenance network for maintenance drugs that incluc retail maintenance network.				
53 54		he Department of Human Resource Management shall not ket maximum included in the plans above the limits in eff				

	Item I	Appropriations(\$)		
ITEM 475.	First Year FY2017	Second Year FY2018	First Year FY2017	Second Year FY2018
began on July 1, 2014.				

7. The Department of Human Resource Management shall develop and implement a pilot program beginning on July 1, 2017 for a single payment per episode for all services and costs spanning multiple providers across multiple settings for musculoskeletal injury claims to the maximum extent possible. The results of this pilot program, to include changes in return-to-work following injury times and costs of single payment per episode versus traditional payment per visit claim payments, shall be reported to the Governor, the Chairmen of the House Appropriations Committee and the Senate Finance Committee by August 1, 2018.

1

9 H.1. Contribution rates paid to the Virginia Retirement System for the retirement benefits of
10 public school teachers, state employees, state police officers, state judges, and state law
enforcement officers eligible for the Virginia Law Officers Retirement System shall be based
12 on a valuation of retirement assets and liabilities that are consistent with the provisions of
13 Chapters 701 and 823, Acts of Assembly of 2012.

14 2. Retirement contribution rates, excluding the five percent employee portion, shall be as set
15 out below and include both the regular contribution rate and for the public school teacher plan
16 the rate calculated by the Virginia Retirement System actuary for the 10-year payback of the
17 retirement contribution payments deferred for the 2010-12 biennium:

18		FY 2017	FY2018
19	Public school teachers	14.66%	16.32%
20	State employees	13.49%	13.49%
21	State Police Officers' Retirement System	28.54%	28.54%
22	Virginia Law Officers' Retirement System	21.05%	21.05%
23	Judicial Retirement System	41.97%	41.97%

24 3. Payments to the Virginia Retirement System shall be made no later than the tenth day25 following the close of each month of the fiscal year.

4. The Director of Department of Planning and Budget shall withhold and transfer to this
item, amounts estimated at \$10,022,276 the first year and \$10,458,009 the second year, from
the general fund appropriations of state agencies and institutions of higher education,
representing the net savings resulting from the changes in employer contributions for state
employee retirement as provided for in this paragraph.

5. The funding necessary to support the cost of reimbursements to Constitutional Officers for retirement contributions are appropriated elsewhere in this act under the Compensation Board.

6. The funding necessary to support the cost of the employer retirement contribution rate for
public school teachers is appropriated elsewhere in this act under Direct Aid to Public
Education.

I.1. Except as authorized in Paragraph I.2. of this Item, rates paid to the Virginia Retirement
 System on behalf of employees of participating (i) counties, (ii) cities, (iii) towns, (iv) local
 public school divisions (only to the extent that the employer contribution rate is not otherwise
 specified in this act), and (v) other political subdivisions shall be based on the employer
 contribution rates certified by the Virginia Retirement System Board of Trustees pursuant to §
 51.1-145(I), Code of Virginia.

42 2. Rates paid to the VRS on behalf of employees of participating (i) counties, (ii) cities, (iii) 43 towns, (iv) local public school divisions (only to the extent that the employer contribution rate 44 is not otherwise specified in this act), and (v) other political subdivisions shall be based on the employer contribution rates certified by the Virginia Retirement System Board of Trustees 45 pursuant to § 51.1-145(I), Code of Virginia, unless the participating employer notifies VRS 46 47 that it has opted to base the employer contribution rate on the higher of: a) the contribution 48 rate in effect for FY 2012, or b) seventy percent of the results of the June 30, 2011 actuarial 49 valuation of assets and liabilities as approved by the Virginia Retirement System Board of 50 Trustees for the 2012-14 biennium, eighty percent of the results of the June 30, 2013 actuarial 51 valuation of assets and liabilities as approved by the Virginia Retirement System Board of 52 Trustees for the 2014-16 biennium, ninety percent of the results of the June 30, 2015 actuarial 53 valuation of assets and liabilities as approved by the Virginia Retirement System Board of

ITEM 475		Item D First Year FY2017	etails(\$) Second Year FY2018	Appropri First Year FY2017	ations(\$) Second Year FY2018
1 2 3	Trustees for the 2016-18 biennium, and one-hundred percent 2017 actuarial valuation of assets and liabilities as approved System Board of Trustees for the 2018-20 biennium.	of the results	of the June 30,		
4 5 6 7 8 9 10 11	3. Every participating employer that opts not to use the ecertified by the Virginia Retirement System Board of Truste Code of Virginia, must certify to the board of the Virgi resolution adopted by its local governing body that it: has reinformation provided by the Virginia Retirement System of fiscal implications of electing or not electing to utilize the certified by the Virginia Retirement System Board of Truster paragraph I.1.	es pursuant to inia Retireme eviewed and u putlining the p employer con	§ 51.1-145(I), nt System by nderstands the otential future tribution rates		
12 13 14	4. Local public school divisions must receive the concurrence if electing to pay the alternate contribution rate set out in par- must be documented by a resolution of the governing body.	-			
15 16 17 18 19	5. The board of the Virginia Retirement System shall provid in the Virginia Retirement System with a summary of the im of the employer contribution rates certified by the Virginia Board of Trustees set out in paragraph I.1, and the alternate set out in paragraph I.2.	plications inhe a Retirement S	rent in the use System (VRS)		
20 21 22 23 24 25 26 27 28	J.1. The Virginia Retirement System Board of Trustees share tirement contribution payments deferred for the 2010-2012 employer retirement contributions to the Virginia Retirem normal cost. In setting the employer retirement contribution the board shall calculate a separate, supplemental employer amortize such deferred payments over a period of ten year long-term rate of return. The Governor shall include funds board-approved, supplemental employer contribution rates in General Assembly.				
29 30 31 32 33	2. For purposes of setting rates for the 2014-16 biennium, a shall treat any lump-sum deposits into the retirement system a the 2010-2012 deferred contributions for the appropriate sy exceed the remaining amounts owed for the deferred contremain in these specific systems to address the overall un	as an expedited stem. Should tributions, the	l repayment of these deposits balance shall		
34 35 36 37 38 39	K.1. Contribution rates paid to the Virginia Retirement is benefits to include the public employee group life insur- Sickness and Disability Program, the state employee retiree the public school teacher retiree health insurance credit, sha assets and liabilities that assume an investment return amortization period of 30 years.	ance program health insurar ll be based on	, the Virginia nce credit, and a valuation of		
40 41	2. Contribution rates paid on behalf of public employees for by the Virginia Retirement System shall be:	other program	s administered		
42	FY 2	2017		FY 2018	
43 44	State employee retiree health insurance 1.18 credit	3%		1.18%	
45 46	Public school teacher retiree health 1.11 insurance credit	1%		1.23%	
47 48	State employee group life insurance 1.31 program	1%		1.31%	
49 50	Employer share of the public school 0.52 teacher group life insurance program	2%		0.52%	
51 52	Virginia Sickness and Disability 0.66 Program	5%		0.66%	
53 54	3. Funding for the Virginia Sickness and Disability Program is percent of total payroll.	is calculated or	a rate of 0.55		

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4. Out of the general fund appropriation for this Item is included \$6,055,177 the first year and
 \$6,318,390 the second year to support the general fund portion of the net costs resulting from
 changes in employer contributions for state employee benefits as provided for in this
 paragraph.

5. The funding necessary to support the cost of reimbursements to Constitutional Officers for
 6 public employee group life insurance contributions is appropriated elsewhere in this act under
 7 the Compensation Board.

8 6. The funding necessary to support the cost of the employer public school teacher group life
9 insurance and retiree health insurance credit rates is appropriated elsewhere in this act under
10 Direct Aid to Public Education.

L.1. The retiree health insurance credit contribution rates for the following groups of state
 supported local public employees shall be: 0.36 percent for constitutional officers and
 employees of constitutional officers, 0.42 percent for employees of local social services
 boards, and 0.41 percent for General Registrars and employees of General Registrars.

2. Out of the general fund appropriation for this Item is included \$661,062 the first year and
\$661,062 the second year to support the general fund portion of the net costs resulting from
changes in the retiree health insurance credit contribution rates for state supported local public
employees through the Compensation Board, the Department of Social Services, and the
Department of Elections pursuant to § 51.1-1403, Code of Virginia.

20 M.1. Notwithstanding the provisions of § 2.2-3205(A), Code of Virginia, the terminating 21 agency shall not be required to pay the Virginia Retirement System the costs of enhanced 22 retirement benefits provided for in § 2.2-3204(A), Code of Virginia for employees who are 23 involuntarily separated from employment with the Commonwealth if the Director of the 24 Department of Planning and Budget certifies that such action results from 1. budget 25 reductions enacted in the Appropriation Act, 2. budget reductions executed in response to the 26 withholding of appropriations by the Governor pursuant to §4-1.02 of the Act, 3. 27 reorganization or reform actions taken by state agencies to increase efficiency of operations or 28 improve service delivery provided such actions have been previously approved by the 29 Governor, or 4. downsizing actions taken by state agencies as the result of the loss of federal 30 or other grants, private donations, or other nongeneral fund revenue, and if the Director of the 31 Department of Human Resource Management certifies that the action comports with 32 personnel policy. Under these conditions, the entire cost of such benefits for involuntarily 33 separated employees shall be factored into the employer contribution rates paid to the Virginia 34 Retirement System.

35 2. Notwithstanding the provisions of § 2.2-3205(A), Code of Virginia, the terminating agency 36 shall not be required to pay the Virginia Retirement System the costs of enhanced retirement 37 benefits provided for in § 2.2-3204(A), Code of Virginia, for employees who are involuntarily 38 separated from employment with the Commonwealth if the Speaker of the House of Delegates 39 and the Chairman of the Senate Committee on Rules have certified on or after July 1, 2016, 40 that such action results from 1. budget reductions enacted in the Appropriation Act pertaining 41 to the Legislative Department; 2. reorganization or reform actions taken by agencies in the 42 legislative branch of state government to increase efficiency of operations or improve service 43 delivery provided such actions have been approved by the Speaker of the House of Delegates 44 and the Chairman of the Senate Committee on Rules; or 3. downsizing actions taken by 45 agencies in the legislative branch of state government as the result of the loss of federal or 46 other grants, private donations, or other nongeneral fund revenue and if the applicable agency certifies that the actions comport with the provisions of and related policies associated with 47 the Workforce Transition Act. Under these conditions, the entire cost of such benefits for 48 49 involuntarily separated employees shall be factored into the employer contribution rates paid 50 to the Virginia Retirement System.

N. The purpose of this paragraph is to provide a transitional severance benefit, under the
 conditions specified, to eligible city, county, school division or other political subdivision
 employees who are involuntarily separated from employment with their employer.

54 1.a. "Involuntary separation" includes, but is not limited to, terminations and layoffs from
 55 employment with the employer, or being placed on leave without pay-layoff or equivalent

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1 2 3 4 5	status, due to budget reductions, employer reorganizations other causes not related to the job performance or miscondu not include voluntary resignations. As used in this paragrap shall mean an employee who is involuntarily separated employer.	ct of the emp ph, a "termina	loyee, but shall ated employee"		
6 7 8 9 10	b. The governing authority of a city, county, school division electing to cover its employees under the provisions of t resolution, as prescribed by the Board of Trustees of the Vi that effect. An election by a school division shall be eviden- by the Board of such school division and its local governing	his paragraph rginia Retiren ced by a resol	h shall adopt a nent System, to		
11 12 13 14 15 16 17 18 19 20	2.a. Any (i) "eligible employee" as defined in § 51.1-132, 51.1-124.3, and (iii) any "local officer" as defined in § 51.1.1 commissioner of the revenue, attorney for the Commowal sheriff of any county or city, and (a) for whom reemploym possible because there is no available position for which the position offered to the employee requires relocation or a redu involuntary separation was due to causes other than job perfect be eligible, under the conditions specified, for the transitionary by this paragraph. The date of involuntary separation shall meterminated from employment or placed on leave without pay-	124.3 except f th, clerk of a ent with his e employee is ortion in salar ormance or m il severance be ean the date an	or the treasurer, circuit court, or employer is not qualified or the y and (b) whose isconduct, shall enefit conferred n employee was		
21	b. Eligibility shall commence on the date of involuntary separ	ration.			
22 23 24 25 26 27 28 29 30 31 32	3.a. On his date of involuntary separation, an eligible employ or less to the employer shall be entitled to receive a tra equivalent to four weeks of salary; (ii) three years through consecutive service to the employer shall be entitled to rec benefit equivalent to four weeks of salary plus one additio year of service over two years; (iii) ten years through and consecutive service to the employer shall be entitled to rec benefit equivalent to twelve weeks of salary plus two additio year of service over nine years; or (iv) fifteen years or more employer shall be entitled to receive a transitional severan weeks of salary for every year of service, not to exceed th	nsitional sev and includin eive a transiti nal week of s including fo eive a transiti nal weeks of of consecutiv ce benefit eq	erance benefit g nine years of ional severance alary for every urteen years of ional severance salary for every e service to the uivalent to two		
33 34	b. Transitional severance benefits shall be computed by the te department. Partial years of service shall be rounded up to the				
35 36 37 38 39 40 41 42 43 44	c. Transitional severance benefits shall be paid by the emp normal salary. In accordance with § 60.2-229, transitional allocated to the date of involuntary separation. The right of a transitional severance benefit to also receive unemployment 60.2-100 et seq. shall not be denied, abridged, or modified in transitional severance benefit; however, any employee who compensation shall have his transitional severance benefit re unemployment compensation. Any offset to a terminat severance benefit due to reductions for unemployment comp lump sum at the time the last transitional severance benefit p	severance be any employee t compensation any way due is entitled to duced by the ed employee pensation shal	enefits shall be who receives a n pursuant to § to receipt of the unemployment amount of such b's transitional l be paid in one		
45 46 47 48 49 50 51 52 53 54	d. For twelve months after the employee's date of involunts shall continue to be covered under the (i) health insurance employer for its employees, if he participated in such plan pr separation, and (ii) group life insurance plan administered System pursuant to Chapter 5 (§ 51.1-500 et seq.) of Title 5 insurance plan as may be administered by the employer. Du terminating employer shall continue to pay its share of premiums. Upon expiration of such twelve month period, th be eligible to purchase continuing health insurance coverag	ce plan admir rior to his date by the Virgi 51.1, or such ring such twe the terminate e terminated e under COB	nistered by the e of involuntary nia Retirement other group life lve months, the ed employee's employee shall RA.		
54	e. Transitional severance benefit payments shall cease i	1 a terminate	a employee 1s		

54 e. Transitional severance benefit payments shall cease if a terminated employee is
55 reemployed or hired in an individual capacity as an independent contractor or consultant
56 by the employer during the time he is receiving such payments.

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1	f. All transitional severance benefits payable pursuant to th	is section sha	ll be subject to		

3 4.a. In lieu of the transitional severance benefit provided in subparagraph 3 of this paragraph, 4 any otherwise eligible employee who, on the date of involuntary separation, is also (i) a 5 vested member of a defined benefit plan within the Virginia Retirement System, including the 6 hybrid retirement program described in § 51.1-169, and including a member eligible for the 7 benefits described in subsection B of § 51.1-138, and (ii) at least fifty years of age, may elect 8 to have the employer purchase on his behalf years to be credited to either his age or creditable 9 service or a combination of age and creditable service, except that any years of credit 10 purchased on behalf of a member of the Virginia Retirement System, including a member 11 eligible for the benefits described in subsection B of § 51.1-138, who is eligible for unreduced 12 retirement shall be added to his creditable service and not his age. The cost of each year of 13 age or creditable service purchased by the employer shall be equal to fifteen percent of the 14 employee's present annual compensation. The number of years of age or creditable service to 15 be purchased by the employer shall be equal to the quotient obtained by dividing (i) the cash 16 value of the benefits to which the employee would be entitled under subparagraphs 3.a. and 3.d. of this paragraph by (ii) the cost of each year of age or creditable service. Partial years 18 shall be rounded up to the next highest year. Deferred retirement under the provisions of 19 subsection C of §§ 51.1-153 and disability retirement under the provisions of § 51.1-156 et 20 seq., shall not be available under this paragraph.

applicable federal laws and regulations.

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b. In lieu of the (i) transitional severance benefit provided in subparagraph 3 of this paragraph and (ii) the retirement program provided in this subsection, any employee who is otherwise eligible may take immediate retirement pursuant to §§ 51.1-155.1 or 51.1-155.2.

- c. The retirement allowance for any employee electing to retire under this paragraph who, by adding years to his age, is between ages fifty-five and sixty-five, shall be reduced on the actuarial basis provided in subdivision A. 2. of § 51.1-155.
 - d. The retirement program provided in this subparagraph shall be otherwise governed by policies and procedures developed by the Virginia Retirement System.
 - e. Costs associated with the provisions of this subparagraph shall be factored into the employer contribution rates paid to the Virginia Retirement System.
- 31 f. Notwithstanding the foregoing, the provisions of this paragraph N shall apply to an otherwise eligible employee who is a person who becomes a member on or after July 1, 2010, 33 a person who does not have 60 months of creditable service as of January 1, 2013, or a person 34 who is enrolled in the hybrid retirement program described in § 51.1-169, mutatis mutandis.
 - O. The final sentence of § 51.1-145 (N), Code of Virginia providing that the employer contribution rate established for each employer may include the annual rate of contribution payable by such employer with respect to employees enrolled in optional defined contribution retirement plans, shall not apply to optional defined retirement plans established under § 51.1-126 for employees engaged in teaching, administrative or research duties at institutions of higher education, § 51.1-126.1 for employees of teaching hospitals other than VCU and UVA Medical Centers, and § 51.1-126.3 for University of Virginia Medical Center employees.
- 42 T. 1. Notwithstanding the provisions of § 17.1-327, Code of Virginia, any justice, judge, 43 member of the State Corporation Commission, or member of the Virginia Workers' 44 Compensation Commission who is retired under the Judicial Retirement System and who is 45 temporarily recalled to service shall be reimbursed for actual expenses incurred during such 46 service and shall be paid a per diem of \$250 for each day the person actually sits, exclusive of 47 travel time.
- 48 2. Out of the general fund appropriation for this Item, \$500,000 in the first year and \$500,000 49 in the second year is provided to support the costs resulting from the changes in the per diem amounts provided for in paragraph T.1. The Director, Department of Planning and Budget, 50 51 shall disburse funding from this Item to all affected judicial and independent agencies upon 52 request.
- 53 U. The Director, Department of Planning and Budget, shall transfer from this Item, general 54 fund amounts estimated at \$181,038 the first year and shall withhold and transfer to this Item

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1 2 3 4		an amount estimated at \$181,038 \$17,736 the second year institutions of higher education to support the general fund Duty Act premiums based on the latest enrollment update fr System.	portion of co	osts of Line of	
5 6 7 8 9		V. The Director, Department of Planning and Budget, shall v Item, an amount estimated at \$279,966 the second ye appropriations of state agencies and institutions of higher edu from the workers' compensation premiums provided by Resource Management.	ar from the acation, repres	general fund enting savings	
10 11 12		W. Out of the appropriation for this Item, \$200,000 the first year from the general fund is provided for the potential state regulatory changes that impact the personnel practices of state	agency cost o	f legislative or	
13 14		X.1. The base salary of the following employees shall be in July 10, 2017:	creased by th	ree percent on	
15 16 17		a. Full-time and other classified employees of the Executive Virginia Personnel Act, excluding faculty and appointed offic education;			
18 19		b. Full-time employees of the Executive Department not subject Act, except officials elected by popular vote;	ect to the Virg	ginia Personnel	
20 21 22		c. Any official whose salary is listed in § 4-6.01 of this act, su in the agency head salary levels in § 4-6.01 c, except appoint higher education;			
23 24 25		d. Full-time staff of the Governor's Office, the Lieutenant Gov General's Office, Cabinet Secretaries' Offices, including t Virginia Liaison Office, and the Secretary of the Commo	the Deputy So	ecretaries, the	
26		e. Heads of agencies in the Legislative Department;			
27 28		f. Full-time employees in the Legislative Department, oth popular vote;	er than offici	als elected by	
29		g. Legislative Assistants as provided for in Item 1 of this act;			
30		h. Judges and Justices in the Judicial Department;			
31		i. Heads of agencies in the Judicial Department;			
32		j. Full-time employees in the Judicial Department;			
33 34 35		k. Commissioners of the State Corporation Commission Compensation Commission, the Chief Executive Officer of t Plan, and the Directors of the Virginia Lottery, and the Virgi	he Virginia C	ollege Savings	
36 37 38		l. Full-time employees of the State Corporation Commission, a Plan, the Virginia Lottery, Virginia Workers' Compensation C Retirement System.			
39 40 41		2.a. Employees in the Executive Department subject to the V receive the salary increases authorized in this paragraph on rating of "Contributor" on their latest performance evaluation	ly if they atta		
42 43 44 45 46 47 48		b. Salary increases authorized in this paragraph for emp Legislative Departments, employees of Independent agen Executive Department not subject to the Virginia Personnel the provisions of this paragraph, as determined by the appoin The appointing or governing authority shall certify to the Dep Management that employees receiving the awards are pe comparable to the eligible employees as set out in subparage	cies, and emp Act shall be c nting or gover partment of Hu erforming at 1	ployees of the consistent with ning authority. Iman Resource levels at least	

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1	3. The Department of Human Resource Management shall in	ncrease the mir	imum for each		
•		D1 1 /1	. 1.1		

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 3. The Department of Human Resource Management shall increase the minimum for each band within the Commonwealth's Classified Compensation Plan by three percent and the maximum salary for each band by three percent plus \$6,793 on July 10, 2017 . No salary increase shall be granted to any employee as a result of this action. The department shall develop policies and procedures to be used in instances when employees fall below the entry level for a job classification due to poor performance. Movement through the revised pay band shall be based on employee performance.

8 4. Out of the amounts for Supplements to Employee Compensation is included \$64,753,370
9 the second year from the general fund to support the general fund portion of costs associated
10 with the salary increase provided in this paragraph.

- 5.The following agency heads, at their discretion, may utilize agency funds or the funds
 provided pursuant to this paragraph to implement the provisions of new or existing
 performance-based pay plans:
- 14 a. The heads of agencies in the Legislative and Judicial Departments;
- 15 b. The Commissioners of the State Corporation Commission and the Virginia Workers'16 Compensation Commission;
- 17 c. The Attorney General;
- 18 d. The Director of the Virginia Retirement System;
- 19 e. The Director of the Virginia Lottery;
- 20 f. The Director of the University of Virginia Medical Center;
- 21 g. The Chief Executive Officer of the Virginia College Savings Plan;
- 22 h. The Executive Director of the Virginia Port Authority; and
- 23 i. The Chief Executive Officer of the Virginia Alcoholic Beverage Control Authority.

6. The base rates of pay, and related employee benefits, for wage employees may be increased
up to three percent no earlier than July 10, 2017. The cost of such increases for wage
employees shall be borne by existing funds appropriated to each agency.

- Y.1. The appropriations in this item include funds to increase the base salary of the following
 employees by two percent on August 1, 2017, provided that the governing authority of such
 employees use such funds to support salary increases for the following listed employees:
- **30** a. Locally-elected constitutional officers;
- 31 b. General Registrars and members of local electoral boards;
- 32 c. Full-time employees of locally-elected constitutional officers and,

d. Full-time employees of Community Services Boards, Centers for Independent Living,
 secure detention centers supported by Juvenile Block Grants, juvenile delinquency prevention
 and local court service units, local social services boards, local pretrial services act and
 comprehensive community corrections act employees, and local health departments where a
 memorandum of understanding exists with the Virginia Department of Health.

- 38 2. Out of the appropriation for Supplements to Employee Compensation is included
 39 \$\$15,590,949\$ the second year from the general fund to support the costs associated with the salary increase provided in this paragraph.
- 41 Z.1. The base salaries of faculty members at institutions of higher education shall be increased
 42 by two percent on July 10, 2017. The general fund share of the two percent salary adjustment
 43 shall be distributed to the following institutions in the amounts indicated below:

44 Institution

- 45 George Mason University
- 46 Old Dominion University

GF Amount \$1,973,365 \$1,199,470

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1	University of Virginia				\$1,589,837
2	Virginia Commonwealth University				\$2,099,109
3	Virginia Tech				\$1,940,479
4	College of William and Mary				\$710,236
5	Christopher Newport University				\$368,566
6	University of Virginia - Wise				\$112,200
7	James Madison University				\$1,061,224
8	Longwood University				\$327,291
9	University of Mary Washington				\$317,856
10	Norfolk State University				\$328,641
11	Radford University				\$610,932
12	Virginia Military Institute				\$111,859
13	Virginia State University				\$295,548
14	Richard Bland College				\$55,117
15	Virginia Community College System				\$3,186,371
16	Virginia Institute of Marine Science				\$169,332
17	Virginia Tech Extension				\$524,979
18	Virginia State University Extension				\$10,987
19	Total				\$16,993,399
20 21	2. Nothing in this act shall preclude institutions of higher of salary increases or bonuses to faculty or staff.	education from	providing base		
22 23 24 25 26 27 28 29 30 31	3. Salary increases authorized in paragraph Z. 1. for Department not subject to the Virginia Personnel Act provisions of this paragraph, as determined by the apport However, notwithstanding anything herein to the contrary those state institutions of higher education with employe Personnel Act may implement salary increases for such emp performance and other employment-related factors. The app shall certify to the Department of Human Resource Manage the awards are performing at levels at least comparable to th in paragraph X.1., subparagraph 2.a. of this item.	shall be cons inting or gover , the governin es not subject bloyees that ma pointing or gover ment that empl	istent with the rning authority. g authorities of to the Virginia y vary based on erning authority oyees receiving		
32 33 34 35 36 37	4. The base salaries of faculty members at select institution not provide a supplement to faculty salaries in fiscal ye additional one percent salary adjustment, in addition to the all faculty members at higher education institutions within one percent salary adjustment shall be calculated using the at the applicable higher education institutions prior to applic	ar 2017 shall two percent ra this paragraph base salary of f	be provided an aise provided to . The additional aculty members		

40	Institution	GF Amount
41	Virginia Military Institute	\$55,930
42	Virginia State University	\$147,774
43	Norfolk State University	\$164,320
44	James Madison University	\$530,612
45	Radford University	\$305,466
46	Cooperative Extension and Agricultural Research Services (VSU)	\$5,494
47	Richard Bland College	\$27,558
48	Christopher Newport University	\$184,283
49	Total	\$1,421,437

adjustment. The general fund share of the additional one percent salary adjustment shall

be distributed to the following institutions in the amounts indicated below:

38 39

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AA. The Director of the Department of Planning and Budget shall transfer \$14,308,309 the second year from the general fund from this item to the Department of State Police to provide each sworn officer of the state police an increase in their annual salary equal to \$6,793 effective July 10, 2017. This increase shall be effectuated prior to any percentage salary increase authorized in this act with the same effective date.

6 BB.1. Out of the amounts for compensation supplements in this item \$2,553,890 from the
7 general fund in the second year is provided for an additional two percent adjustment to the
8 base salary of state employees in the following high turnover job roles effective September
9 10, 2017 for the purposes of relieving salary compression and maintaining market relevance:

10 a. Direct Service Associate I

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- 11 b. Direct Service Associate II
- 12 c. Direct Service Associate III
- 13 d. Housekeeping and/or Apparel Worker I
- 14 e. Registered Nurse I
- 15 f. Registered Nurse II/Nurse Practitioner I/Physician's Assistant
- 16 g. Licensed Practical Nurse
- 17 h. Therapy Assistant/Therapist I
- 18 i. Therapist II

2.a. Employees in the Executive Department subject to the Virginia Personnel Act shall receive the salary increases authorized in this paragraph only if they attained at least a rating of "Contributor" on their latest performance evaluation.

22 b. Salary increases authorized in this paragraph for employees in the Judicial and Legislative 23 Departments, employees of Independent agencies, and employees of the Executive 24 Department not subject to the Virginia Personnel Act shall be consistent with the provisions 25 of this paragraph, as determined by the appointing or governing authority. The governing 26 authorities of those agencies and state institutions of higher education with employees not 27 subject to the Virginia Personnel Act shall certify to the Department of Human Resource 28 Management that employees receiving the awards are performing at levels at least comparable 29 to the eligible employees as set out in subparagraph 2.a. of this paragraph.

- 30 3. The salary increase authorized in this paragraph is intended to be in addition to any other31 salary increase authorized in this act.
- **32** 475.10 Not set out.
- **33** 475.20 Not set out.

34 476. Payments for Special or Unanticipated Expenditures 35 \$15,846,364 \$19.090.835 (75800)..... 36 \$16,324,953 37 Miscellaneous Contingency Reserve Account 38 \$2,300,000 \$2 300 000 (75801)..... 39 \$2,800,000 40 Undistributed Support for Designated State Agency 41 Activities (75806) \$13,546,364 \$16,790,835 42 \$13,524,953 43 \$18,590,835 Fund Sources: General \$15,846,364 44 \$15,824,953 45 \$0 \$500.000 Dedicated Special Revenue..... 46 Authority: Discretionary Inclusion.

47 A. The Governor is hereby authorized to allocate sums from this appropriation, in addition to

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1 2 3 4 5 6	an amount not to exceed \$3,500,000 from the unappropriated balance derived by subtracting the general fund appropriations from the projected general fund revenues in this act, to provide for supplemental funds pursuant to paragraph D hereof. Transfers from this Item shall be made only when (1) sufficient funds are not available within the agency's appropriation and (2) additional funds must be provided prior to the end of the next General Assembly Session.	
7 8 9 10 11 12 13 14 15 16 17	B.1. The Governor is authorized to allocate from the unappropriated general fund balance in this act such amounts as are necessary to provide for unbudgeted cost increases to state agencies incurred as a result of actions to enhance homeland security, combat terrorism, and to provide for costs associated with the payment of a salary supplement for state classified employees ordered to active duty as part of a reserve component of the Armed Forces of the United States or the Virginia National Guard. Any salary supplement provided to state classified employees ordered to active duty, shall apply only to employees who would otherwise earn less in salary and other cash allowances while on active duty as compared to their base salary as a state classified employee. Guidelines for such payments shall be developed by the Department of Human Resource Management in conjunction with the Departments of Accounts and Planning and Budget.	
18 19 20	2. The Governor shall submit a report within thirty days to the Chairmen of House Appropriations and Senate Finance Committees which itemizes any disbursements made from this Item for such costs.	
21 22 23 24 25	3. The governing authority of the agencies listed in this subparagraph may, at its discretion and from existing appropriations, provide such payments to their employees ordered to active duty as part of a reserve component of the Armed Forces of the United States or the Virginia National Guard, as are necessary to provide comparable pay supplements to its employees.	
26	a. Agencies in the Legislative and Judicial Departments;	
27 28 29	b. The State Corporation Commission, the Virginia Workers' Compensation Commission, the Virginia Retirement System, the Virginia Lottery, Virginia College Savings Plan, and the Virginia Office for Protection and Advocacy;	
30	c. The Office of the Attorney General and the Department of Law; and	
31	d. State-supported institutions of higher education.	
32 33 34 35 36 37 38 39 40	C. The Governor is authorized to expend from the unappropriated general fund balance in this act such amounts as are necessary, up to \$1,500,000, to provide for indemnity payments to growers, producers, and owners for losses sustained as a result of an infectious disease outbreak or natural disaster in livestock and poultry populations in the Commonwealth. These indemnity payments will compensate growers, producers, and owners for a portion of the difference between the appraised value of each animal destroyed or slaughtered or animal product destroyed in order to control or eradicate an animal disease outbreak and the total of any salvage value plus any compensation paid by the federal government.	
41 42 43	D. Out of the appropriation for this item is included \$2,000,000 the first year and \$2,000,000 the second year from the general fund to be used by the Governor as he may determine to be needed for the following purposes:	
44	1. To address the six conditions listed in § 4-1.03 c 5 of this act.	
45 46 47 48	2. To provide for unbudgeted and unavoidable increases in costs to state agencies for essential commodities, services, and training which cannot be absorbed within agency appropriations including unbudgeted benefits associated with Workforce Transition Act requirements.	
49 50	3. To secure federal funds in the event that additional matching funds are needed for Virginia to participate in the federal Superfund program.	
51	4. To provide a payment of up to \$100,000 to the Military Order of the Purple Heart, for	

51 4. To provide a payment of up to \$100,000 to the Military Order of the Purple Heart, for 52 the continued operation of the National Purple Heart Hall of Honor, provided that at least Appropriations(\$)

Second Year FY2018

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ITEM 476.	First Year	Second Year	First Year	
	FY2017	FY2018	FY2017	

Appropriations(\$) irst Year Second Year FY2017 FY2018

1 half of other states have made similar grants.

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5. In addition, if the amounts appropriated in this Item are insufficient to meet the unanticipated events enumerated, the Governor may utilize up to \$1,000,000 the first year and \$1,000,000 the second year from the general fund amounts appropriated for the Commonwealth's Opportunity Fund for the unanticipated purposes set forth in paragraph D.1.
through paragraph D.5. of this Item.

6. In addition, to provide for payment of monetary rewards to persons who have disclosed
information of wrongdoing or abuse under the Fraud and Abuse Whistle Blower Protection
Act.

- 7. The Department of Planning and Budget shall submit a quarterly report of any disbursements made from, commitments made against, and requests made for such sums authorized for allocation pursuant to this paragraph to the Chairmen of the House Appropriations and Senate Finance Committees. This report shall identify each of the conditions specified in this paragraph for which the transfer is made.
- 15 E. Included in this appropriation is \$300,000 the first year and \$300,000 the second year from 16 the general fund to pay for private legal services and the general fund share of unbudgeted 17 costs for enforcement of the 1998 Tobacco Master Settlement Agreement. Transfers for 18 private legal services shall be made by the Director, Department of Planning and Budget upon 19 prior written authorization of the Governor or the Attorney General, pursuant to § 2.2-510, 20 Code of Virginia or Item 59, Paragraph D of this act. Transfers for enforcement of the Master 21 Settlement Agreement shall be made by the Director, Department of Planning and Budget at 22 the request of the Attorney General, pursuant to Item 59, Paragraph B of this act.
- F. Notwithstanding the provisions of § 58.1-608.3B.(v), Code of Virginia, any municipality
 which has issued bonds on or after July 1, 2001, but before July 1, 2006, to pay the cost, or
 portion thereof, of any public facility pursuant to § 58.1-608.3, Code of Virginia, shall be
 entitled to all sales tax revenues generated by transactions taking place in such public facility.

G. The Director, Department of Planning and Budget, shall transfer from this Item, general fund amounts estimated at \$5,915,424 the first year and \$6,231,160 *\$1,579,381* the second year to state agencies and institutions of higher education to support the general fund portion of costs resulting from the estimated usage of technology services provided by the Virginia Information Technologies Agency.

H.1. Out of this appropriation, \$1,209,209 the second year from the general fund shall be provided to the City of Richmond for expenses incurred for the development of the Slavery and Freedom Heritage Site in Richmond, including Lumpkin's Pavilion and Slave Trail improvements. Any unexpended general fund balances as of June 30, 2017 2018 that were appropriated for the purpose of supporting the City of Richmond in the development of the Slavery and Freedom Heritage Site in Richmond shall not revert to the general fund, but instead be reappropriated for its original purpose. Out of the \$2,000,000 originally appropriated amounts authorized in paragraph H.1., up to \$1,000,000 shall be used for improvements to the Slave Trail, and up to \$1,000,000 for costs associated with Lumpkin's Pavilion. On or before June 30, 2017, the Director, Department of Planning and Budget, shall revert to the general fund an amount estimated at \$1,500,000 from the appropriation authorized in Item 468 I.1. of Chapter 2, 2014 Special Session 1. The Governor is authorized to transfer up to \$500,000 from the unappropriated balance for improvements to the Slave Trail or for costs associated with Lumpkin's Pavilion if reimbursement requests exceed the amounts available in the fiscal year 2016-2018 biennium. It is the intent of the General Assembly to fully meet its commitment to the project as reimbursement requests are made and funding to meet such requests shall be included by the Governor in any budget submission made pursuant to the provisions of §§ 2.2-1508 and 2.2-1509, Code of Virginia.

2. Prior to the receipt of state funds for the purpose set out in paragraph H.1., the Richmond
City Council shall pass a resolution outlining its approval of and financial commitment to the
proposed project and local matching funds in an amount totaling at least \$5,000,000 which
shall be appropriated by the City of Richmond for the project prior to receipt of any state
funds. Release of state funding for Lumpkin's Pavilion shall also require evidence that the
City of Richmond has raised at least fifty percent of the remaining funding required for that
portion of the project from private or other sources.

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3. At such time that the City of Richmond has completed construction of the respective improvements, the City of Richmond shall be eligible for reimbursement from the Commonwealth of an amount not to exceed \$9,000,000, or up to twenty five percent of the total costs of each project.

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5 4. State funding appropriated in paragraph H.1. and future appropriations considered in paragraph H.3., shall be allocated only as follows: no more than \$5,000,000 shall be allocated for the planning, design, and construction of the Pavilion at Lumpkin's Jail, no more than \$1,000,000 shall be allocated for improvements to the Richmond Slave Trail, and no more than \$5,000,000 shall be allocated for the planning, design and construction of a slavery museum.

- 5. The City of Richmond shall provide documentation to the Department of General
 Services on the progress of this project and actual expenditures incurred for it in a form
 acceptable to the Secretaries of Finance and Administration.
- 6. In addition to the matching requirements set out in paragraph H.2., the City of
 Richmond shall provide and dedicate appropriate contiguous real estate prior to the receipt
 of any state funding for the purposes outlined in paragraph H.1 above.
- 17 7. The Department of General Services shall act as the fiscal agent for these funds. The
 18 director shall oversee the expenditure of state appropriations to ensure that payments to
 19 the City of Richmond are made consistent with the purposes set out in paragraphs H.1. and
 20 H.4. The Director, Department of Planning and Budget, is authorized to transfer these
 21 funds to the Department of General Services to implement this appropriation.
- 8. This appropriation shall be exempt from the disbursement procedures specified in § 4-5.05 of the act
- 24 I. Out of this appropriation, the Director, Department of Planning and Budget, is 25 authorized to transfer an amount up to \$5,000,000 the first year, to the Department of 26 State Police for unanticipated costs associated with mitigating security threats, information 27 technology (IT) security gaps, and the data stored on IT systems used by the Department. 28 The costs eligible for reimbursement shall be for information technology and 29 telecommunications goods and services that have been procured in accordance with the 30 regulations, policies, procedures, standards, and guidelines of the Virginia Information 31 Technologies Agency. These funds may not be transferred until the requirements of 32 Paragraph I.2. of this item have been fulfilled.
- 2. The Superintendent of State Police shall develop a prioritized list of information
 technology projects for the Department of State Police, justify the need for the projects,
 and identify costs associated with such projects. The Superintendent shall also identify the
 potential or expected projects to be addressed using the appropriation provided in
 Paragraph I.1. of this item. The Superintendent shall report the list of projects to the
 Chairmen of the House Appropriations and Senate Finance Committees no later than
 August 15, 2016.
- 40 3.a. Notwithstanding the provisions of § 2.2-2011, Code of Virginia, the Department of
 41 State Police is authorized to procure, develop, operate, and manage the cyber security and
 42 management tools required to protect the information technology used by the Department
 43 that is defined as out-of-scope from the Virginia Information Technologies Agency
 44 pursuant to the Memorandum of Understanding (MOU) between the two agencies dated
 45 August 30, 2013. The Department of State Police shall be solely responsible for securing
 46 all aspects of information technology defined as out-of-scope in the current MOU.
- b. Costs expended by the Department of State Police for cyber security and management
 tools shall be reimbursed by the Director, Department of Planning and Budget from
 unexpended funds provided in paragraph I.1. of this item, after such expenses have been
 approved by the Chief Information Office and determined to be in compliance with the
 regulations, policies, procedures, standards, and guidelines of the Virginia Information
 Technologies Agency.
- 4.a. The Superintendent of State Police shall develop and report to the Chairmen of theHouse Committee on Appropriations and Senate Committee on Finance a detailed

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transition plan addressing the steps required for the Department of State Police to assume responsibility for the development, operation, and management of all of its information technology infrastructure and services. The Department of State Police is authorized to procure consulting services to assist in the development of the detailed transition plan. The Virginia Information Technologies Agency shall assist in the development and drafting of the detailed transition plan.

7 b. The report shall, at a minimum, include a detailed transition plan that: (i) identifies and 8 evaluates anticipated transition timelines, tasks, activities, and responsible parties; (ii) 9 identifies any one-time and ongoing costs of transitioning responsibility for information 10 technology services from the Virginia Information Technologies Agency to the Department of 11 State Police, including the estimated costs to obtain existing information technology assets or 12 transition services from Northrop Grumman; (iii) identifies the ongoing costs of staffing, 13 services, and contracts related to enterprise security and management tools, legacy system 14 replacements or upgrades, construction or lease of facilities including data centers, labor costs 15 and workload analyses, and training costs; (iv) identifies any other such factors deemed 16 necessary for discussion as identified by the Superintendent of State Police or Chief Information Officer of the Commonwealth; (v) identifies necessary statutory changes required 17 18 to effectuate the transition and modernize current statutes related to basic State Police 19 communication systems consistent with the Criminal Justice Information Services Security Policy Version 5.5, or its successor; and (vi) provides a jointly developed and agreed upon 20 21 MOU between the Department of State Police and the Virginia Information Technologies 22 Agency that certifies the information.

c. Costs expended by the Department of State Police for the development of the detailed
 transition plan shall be reimbursed by the Director, Department of Planning and Budget from
 unexpended funds provided in paragraph I.1 of this item, after such expenses have been
 approved by the Chief Information Office and determined to be in compliance with the
 regulations, policies, procedures, standards, and guidelines of the Virginia Information
 Technologies Agency.

d. The report and accompanying Memorandum shall be provided to the Chairmen of the House Committee on Appropriations and Senate Committee on Finance no later than September 15, 2017. The Chief Information Officer of the Commonwealth shall review the report and provide an analysis of the detailed transition plan no later than 30 days after submission of the report to the Chairmen of the House Committee on Appropriations and Senate Committee on Finance.

35 5. Included within the appropriation for this item, up to \$2,900,000 the second year from the general fund is provided to reimburse the Department of State Police for costs associated with 36 37 mitigating information technology security threats and gaps required to protect and manage 38 out-of-scope information technology that is not addressed in paragraph 3.b. All such costs 39 shall be eligible for reimbursement if they have been procured in accordance with the 40 regulations, policies, procedures, standards, and guidelines of the Virginia Information 41 Technologies Agency. The Director, Department of Planning and Budget is authorized to 42 release this funding following certification by the Chief Information Officer that these costs 43 address cyber security threats and gaps, including upgrades to legacy applications to 44 remediate audit findings by the Auditor of Public Accounts or Commonwealth Security and 45 Risk Management.

J. Out of this appropriation, \$3,018,677 the first year and \$3,163,956 the second year from the
 general fund shall be provided to state agencies to support the costs of information technology
 security audits and information security officer services. With such funding, agencies are
 encouraged to work with the Virginia Information Technologies Agency's information
 technology shared security center created pursuant to Item 435 of this act.

51 K. It is the intent of the General Assembly that relief shall be provided to localities for
52 qualifying damages resulting from the tornadoes of February 24, 2016, in accordance with
53 state law and the provisions of Item 57 of this act. Such relief is hereby appropriated in
54 accordance with the provisions of Item 57 of this act from the unexpended balances of the
55 general fund.

L. The Director, Department of Planning and Budget, shall withhold and transfer to this Item,
amounts estimated at \$387,737 the first year and \$78,479 the second year from the general

ITEM 476.

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ITEM 476	<i>5</i> .	Item I First Year FY2017	Details(\$) Second Year FY2018	Appropri First Year FY2017	ations(\$) Second Year FY2018
1 2 3	fund appropriations of state agencies and institutions of his savings from agency charges for the Cardinal financial system of Accounts.				
4 5 6 7 8 9 10	M.1. Out of the general fund appropriation for this Item, \$ provided to support the transition offices established as a re Governor, Lieutenant Governor, and Attorney General. \$530,800 shall be transferred, based on actual expenses, to Services, \$90,000 to the Division of Selected Agency Suppor the Virginia Information Technologies Agency for the proviservices, and supplies required to support the transition acti	sult of the 20 Out of this the Departm t Services, and sion of facilit	17 elections for amount, up to nent of General d \$1,225,000 to		
11 12	2. The Commonwealth's financial support for the transition Office of the Governor: \$1,570,155	is to be alloca	ated as follows:		
13	Office of the Lieutenant Governor: \$116,440				
14	Office of the Attorney General: \$159,205				
15 16 17	N. Included in this Item is \$492,638 the second year fr transferred, based on actual expenditures, to the Departm support anticipated costs for the inauguration in January	nent of Gene			
18 19 20	O. The Director, Department of Planning and Budget, sl \$935,760 the second year from the general fund to executiv the costs of the Personnel Management Information System	e branch ager			
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	P. Out of the general fund appropriation in this Item for the provided for a joint internship and management training improving leadership, management, and succession plannin of state government. The Secretary of Finance shall convent representatives from each branch of state government for program details. The work group shall consider opportunities public colleges and universities on an internship, management planning program by which students in their final year of unthose attending graduate programs may be considered employment on a temporary basis, whereby they may ear worked while participating in the program. No funds shall be the purposes described in this Paragraph prior to the cree implementation to be submitted to the Governor, the Chai Employee Retirement Security and Pension Reform, and Appropriations and Senate Finance committees. <i>Any baa appropriation identified in this paragraph shall not revert to the fiscal year, but shall be brought forward and made avail Management Fellows program in the subsequent fiscal year IVETO THIS ITEM. Is/ Terence R. McAuliffe (04/28/17) (Vetoed the Virginia Coalfields Economic Development Authority sh its nongeneral fund balances to the Lenowisco and Cumberla Commissions who shall serve as fiscal agents for coordin activities in the Lenowisco and Cumberland Plateau Plan provided in this paragraph is contingent upon equal matching Tobacco Region Revitalization Commission.</i>	g pilot progra g capabilities e a work grou the purposes is to collaborat nent training indergraduate is for opportur n academic c distributed fro ation of a pla rman of the C the Chairmen <i>lances rema</i> . <i>the general fu</i> <i>lable to suppo</i> m is enclosed in l and 3. of Item all provide up and Plateau Pl ated economi ning District	am to assist in of all branches p consisting of of establishing e with Virginia and succession school work, or nities for state redit for hours om this Item for an for program Commission on a of the House <i>ining from the nd at the end of</i> <i>port the Virginia</i> brackets.) 109 of this act, to \$500,000 of lanning District c development s. The funding		
46 47 48	<i>R.1.</i> Out of the general fund appropriation in this Item for provided for the Commonwealth Center for Advanced M operating support.				
49 50 51 52	2. These funds are in addition to the Center's annual approp 836, Item 125 (P) and may not be utilized for salary incre- providing raises or bonuses, to current employees of the Advanced Manufacturing, or incentives designed to attract	eases of any Commonwed	kind, including alth Center for		
53 54	3. The Executive Director of the Commonwealth Center for shall certify that no raises or bonuses of any kind shall be particular to the shall be particular				

	Item I	Jetans(\$)	
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	FY2017	FY2018	F
employees of the Center until such a time as the Board and	l Executive Director	have submitted	
to the Governor, Chairman of the House Appropriation	s Committee and C	Chairman of the	

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1 2 3 Senate Finance Committee a viable and self-sustaining business plan for the Center's 4 operations.

5 4. No bond proceeds for any reason, including those referenced in Item C-50 of this act, shall 6 be released to the Commonwealth Center for Advanced Manufacturing until the 7 aforementioned business plan in paragraph 3. above has been submitted by the Board and 8 Executive Director.

9 S. Any nonlegislative citizen member appointed by either the Speaker of the House, the Senate 10 Committee on Rules or the Joint Rules Committee to any Authority, Board, Commission, 11 Committee, or other deliberative body in the Commonwealth shall serve at the pleasure of 12 such appointing authority. Any such member may be relieved of his appointment at any time, 13 with or without cause.

14 T. Out of the general fund amounts included in this item, \$176,688 the second year shall be 15 transferred to the Department of Taxation to enable the Department to hire 12 additional 16 audit staff during fiscal year 2018. The Department shall be authorized to administratively 17 increase their maximum employment level as needed for this initiative.

18 U. On or before June 30, 2018, the Committee on Joint Rules shall authorize the reversion to 19 the general fund of \$526,952, representing savings generated by legislative agencies in the 20 second year. The total savings amount includes estimated savings within the following 21 legislative agencies:

22	Legislative Agency	Estimated Savings
23	Division of Legislative Services (107)	\$100,000
24 25	Joint Commission on Technology and Science (845)	\$101,192
26	Virginia Disability Commission (837)	\$18,701
27	State Water Commission (971)	\$11,859
28 29	Virginia Coal & Energy Commission (118)	\$21,618
30	Virginia Housing Commission (840)	\$14,459
31 32	Commission on Unemployment Compensation	\$16,066
33	Small Business Commission (862)	\$34,746
34 35	<i>Joint Commission on Administrative</i> <i>Rules</i> (865)	\$31,558
36	Autism Advisory Council (871)	\$5,409
37 38	Virginia Conflicts of Interest and Ethics Advisory Council (876)	\$85,000
39 40	Joint Commission on Transportation Accountability (875)	\$26,697
41 42 43	Comm, on Economic Opportunity for Virginians in Aspiring & Diverse Communities (877)	\$9,647
44	Joint Commission on Health Care (844)	\$35,000
45	The Virginia Commission on Youth (839)	\$15,000

46 V. On or before June 30, 2018, the Director of the Department of Planning and Budget shall 47 authorize the reversion to the general fund of \$146,890 in unexpended general fund year end 48 balances from the State Corporation Commission.

49 W. On or before June 30, 2018, the Committee on Joint Rules shall authorize the reversion to 50 the general fund of \$675,000 in unexpended year end balances from the Joint Legislative 51 Audit and Review Commission.

52 477. Omitted. Itom Dotoils(\$)

ITEM 477.

1 478. Not set out.

2 478.10 A.1. For each year of the biennium, there is hereby appropriated from the general fund of 3 the state treasury an amount as specified in paragraphs A.3. and A.4. below, to fund 4 certain capital projects that are presently authorized for funding from debt issuances by 5 either the Virginia College Building Authority or the Virginia Public Building Authority, to the extent that the existing debt for such capital projects has not been issued. The 6 7 Governor shall recommend an equivalent reduction in the amount of debt authorization for 8 the affected projects so that overall, there is no decrease or increase in total funding for 9 such projects.

- 10 2. It is the intent of the General Assembly that any appropriation pursuant to this Item only 11 be used to reduce the total authorized but unissued debt such that general fund cash 12 becomes the funding source for certain capital outlay projects rather than debt. In making 13 this substitution, priority shall be given to maintenance reserve or other small capital 14 outlay projects that are better suited to be funded from eash or to taxable debt projects 15 which offer the opportunity to obtain greater debt service cost savings, if funded by cash 16 rather than debt.
- 17 3. For the first fiscal year of the biennium, the appropriation specified in paragraph A.1. 18 above shall be equal to the lesser of \$181,900,000 or the actual total general fund revenue 19 collections for fiscal year ending June 30, 2016, reduced by any amounts needed to meet 20 the Constitutional or statutory deposit to the Revenue Stabilization Fund and the statutory 21 deposit concerning surplus revenue to the Water Quality Improvement Fund, as certified 22 by the State Comptroller, minus the "official revenue estimate" for general fund revenues 23 for the second year of the biennium as contained in the second enactment of Senate Bill 29 24 of the 2016 General Assembly, as enacted.
- 25 4. For the second year of the biennium the appropriation specified in paragraph A.1. above 26 shall be equal to the lesser of \$188,200,000 or the actual total general fund revenue 27 collections for fiscal year ending June 30, 2017, reduced by any amounts needed to meet 28 the Constitutional or statutory deposit to the Revenue Stabilization Fund and the statutory 29 deposit concerning surplus revenue to the Water Quality Improvement Fund, as certified 30 by the State Comptroller, minus the "official revenue estimate" for general fund revenues 31 for the first year of the biennium as contained in the first enactment of this Act.
- 32 B. The State Comptroller shall make a commitment for any amount appropriated in this 33 Item pursuant to paragraph A.3. above on the balance sheet of the Commonwealth for 34 June 30, 2016. The State Comptroller shall make a commitment for any amount 35 appropriated in this Item pursuant to paragraph A.4. above on the balance sheet of the 36 Commonwealth for June 30, 2017.
- 37 C.1. The Director of the Department of Planning and Budget shall report quarterly to the 38 State Treasurer and to the Six Year Capital Outlay Planning Advisory Committee, 39 established by § 2.2-1516 Code of Virginia, identifying the projects for which the debt 40 authorization was replaced by appropriations pursuant to paragraph A1. above.
- 41 2. Upon notification from the Director of the Department of Planning and Budget that 42 appropriations pursuant to paragraph A1. above have been made, the State Treasurer shall 43 not issue any debt for the affected projects.

44 478.20 Not set out. 45 478.30 Revenue Cash Reserve (23700)..... 46 \$0 \$35.000.000 47 Appropriated Revenue Reserve (23701)..... 48 \$156,395,372 49 \$0 \$35.000.000 Fund Sources: General 50 \$156,395,372

51 Authority: Discretionary Inclusion.

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\$0 \$156,395,372

\$35,000,000

ITEM 478.30.		It First Ye FY201			priations(\$) Second Year FY2018
1 2 3 4 5 6 7 8	A. There is hereby appropriated in this item \$35,000,0 the second year to establish a Revenue Cash Reser shortfalls that may arise during the remainder of the bi amount, estimated at \$31,306,555, anticipated to be g Program authorized by House Bill 2246 and Senate H Assembly above the amounts anticipated to be colle forecast contained in the first enactment of Hous introduced.	rve to mitigate an ennium. This appre- enerated by the Vi Bill 1438, 2017 Se ected by such prog	y potential revenu oppriation includes a rginia Tax Amnest ssion of the Genera gram in the revenu	e n y 1 1 e	
9 10 11 12	B: Any additional collections generated by the Virgini revenue estimate of such program included within estimate contained in the first enactment of this act reserve:	the official fiscal	year 2018 revenu	e	
13 14 15	C. To determine the amounts that are to be deposited first determine the tax amnesty program revenues revenues forecast from such program in House Bill	that were collect	ed in excess of th	e	
16 17 18 19	D: The comptroller shall then reflect the excess revent balance sheet entitled Revenue Cash Reserve to be he any loss of general fund revenues in fiscal year 2018 this act.	ld solely for the pu	rposes of mitigatin	e e	
20 21 22	E. The comptroller may draw against the balances amount equal to any shortfall in general fund revenue forecast contained in this act for fiscal year 2018.				
23 24 25	F. Any amounts appropriated in this item that are u reappropriated to this reserve in the next fiscal ye identified in this item.	-			
26 27	Total for Central Appropriations			\$182,823,208	\$369,774,777 \$488,205,493
28 29 30 31	Fund Sources: General Trust and Agency Dedicated Special Revenue	\$63,495,303 \$119,327,905 \$0	\$249,946,872 \$368,377,588 \$119,327,905 \$500,000		
32 33	TOTAL FOR CENTRAL APPROPRIATIONS			\$182,823,208	\$369,774,777 \$488,205,493
34 35 36 37	Fund Sources: General Trust and Agency Dedicated Special Revenue	\$63,495,303 \$119,327,905 \$0	\$249,946,872 \$368,377,588 \$119,327,905 \$500,000		
38 39	TOTAL FOR EXECUTIVE DEPARTMENT			\$51,003,873,417	\$50,720,610,107 \$51,390,004,687
40 41	General Fund Positions	48,492.92	48,302.35 48,380.35		
42 43	Nongeneral Fund Positions	64,047.82	64,540.89 64,497.89		
44 45	Position Level	112,540.74	112,843.24 112,878.24		
46 47	Fund Sources: General	\$19,549,120,905	\$19,784,449,728 \$19,879,761,365		
48 49	Special	\$1,667,547,567	\$1,676,086,252 \$1,673,446,462		
50 51	Higher Education Operating Commonwealth Transportation	\$8,541,179,807 \$5,585,951,483	\$8,249,002,756 \$5,204,941,790		
52 53 54	Enterprise	\$1,215,067,094	\$5,591,800,781 \$1,262,573,839 \$1,307,309,332		

		Ite	m Details(\$)	Appropr	iations(\$)
ITEM 478.30.		First Yea FY2017		First Year FY2017	Second Year FY2018
1 2	Internal Service	\$2,077,103,387	\$2,174,937,786 \$1,975,159,775		
3 4	Trust and Agency	\$2,299,781,502	\$2,099,963,234 \$2,153,465,371		
5	Debt Service	\$329,454,313	\$337,468,916		
6 7	Dedicated Special Revenue	\$1,816,192,407	\$1,786,783,284 \$1,829,853,077		
8 9	Federal Trust	\$7,922,474,952	\$8,144,402,522 \$8, <i>392,736</i> ,852		

	ITEM 479.		Item First Year FY2017	n Details(\$) Second Year FY2018	Appropi First Year FY2017	iations(\$) Second Year FY2018
1		INDEPENDEN	NT AGENCIES			
2		§ 1-23. STATE CORPORA	HON (171)			
3 4	479.	Regulation of Business Practices (55200)			\$63,405,897	\$64,509,235 \$69,934,563
- 5 6		Corporation Commission Clerk's Services (55203)	\$11,977,276	\$13,077,954 \$15,252,542		φ09,95 4 ,905
7 8 9		Regulation of Investment Companies, Products and Services (55210)	\$7,360,191	\$ 7,360,574 \$7,739,189		
9 10 11		Regulation of Financial Institutions (55215)	\$15,410,623	\$7,739,189 \$15,411,285 \$16,070,072		
11 12 13		Regulation of Insurance Industry (55216)	\$28,657,807	\$10,070,072 \$28,659,422 \$30,872,760		
14 15		Fund Sources: Special	\$63,405,897	\$64,509,235 \$69,934,563		
16 17 18 19		Authority: Article IX, Constitution of Virginia; Title 8.94 13.1; Title 55, Chapter 6, Article 6; Title 56, Chapter 1 Title 59.1, Chapter 6.1, Code of Virginia; Title 13.1, Chapter 25; and Title 65.2, Chapter 8, Code of Virgin	5, Article 5; Title Chapter 3.1; Title	58.1, Chapter 28;		
20 21 22		A. Out of this appropriation, the State Corporation Com amount not to exceed \$10,000 the first year and \$10,000 annual membership dues to the National Conference of 1) the second year f	or the payment of		
23 24		B. Out of this appropriation, \$3,000,000 the first year an year is designated for replacement of the Clerk's Information		28,836 the second		
25 26 27 28 29		C. Out of the amounts for this item, \$1,100,000 the seco provisions of House Bill 2111 of the 2017 General A Commission to absorb the credit card and eCheck conv them on to the filers and also grants the Commission the providing copies of certain documents.	ssembly Session venience fees as op	which allows the posed to passing		
30 31	480.	Regulation of Public Utilities (56300)			\$28,927,754	\$29,268,938 \$30,370,097
32 33		Regulation of Utility Companies (56301)	\$28,927,754	\$29,268,938 \$30,370,097		<i>\$</i> 50,570,097
34 35		Fund Sources: Special	\$23,716,317	\$24,056,551 \$25,117,467		
36 37		Dedicated Special Revenue	\$1,861,437	\$1,862,387 \$1,902,630		
38		Federal Trust	\$3,350,000	\$3,350,000		
39		Authority: Title 56, Chapter 10, Code of Virginia.				
40	481.	Not set out.				
41	482.	Not set out.				
42	483.	Not set out.				
43 44		Total for State Corporation Commission			\$99,391,848	\$100,836,406 \$107,362,893
45		Nongeneral Fund Positions	665.00	669.00		. ,
46 47 48		Position Level	665.00	675.00 669.00 675.00		
49		Fund Sources: General	\$201,256	\$201,292		

]	ITEM 48	3.	Item First Year FY2017	n Details(\$) Second Year FY2018		iations(\$) Second Year FY2018
1		Special	\$87,122,214	\$88,565,786		
2 3 4 5		Trust and Agency Dedicated Special Revenue	\$6,856,941 \$1,861,437	\$95,052,030 \$6,856,941 \$1,862,387 \$1,902,630		
6		Federal Trust	\$3,350,000	\$3,350,000		
7	484.	Not set out.				
8	485.	Not set out.				
9	486.	Not set out.				
10	487.	Not set out.				
11	488.	Not set out.				
12		§ 1-24. VIRGINIA RETI	REMENT SYST	EM (158)		
13	489.	Not set out.				
14	490.	Not set out.				
15	491.	Administrative and Support Services (79900)			\$37,953,411	\$34,907,746
16 17		General Management and Direction (79901)	\$20,280,930	\$18,387,404		\$36,726,132
18 19		Information Technology Services (79902)	\$17,672,481	\$20,205,790 \$16,520,342		
20 21		Fund Sources: Trust and Agency	\$37,953,411	\$34,907,746 \$36,726,132		
22		Authority: Title 51.1, Chapters 1, 2, 2.1, and 3, Code o	f Virginia.			
23 24 25 26		A. Out of the amounts appropriated to this Item, the amount not to exceed \$25,000 the first year and \$25 commonly borne by business enterprises. Such expent the agency.	5,000 the second y	ear for expenses		
27 28 29 30 31		B. Out of the amounts appropriated to this item, an a first year and \$300,000 the second year is designal services in support of the Commission on Employee Reform created pursuant to the passage of House Bill Session.	ated to provide re e Retirement Secu	etirement-related arity and Pension		
32	492.	Not set out.				
33 34		Total for Virginia Retirement System			\$85,500,544	\$82,879,694 \$84,698,080
35 36		Nongeneral Fund Positions Position Level	337.00 337.00	337.00 337.00		
37 38 39		Fund Sources: General Trust and Agency	\$32,585 \$85,467,959	\$50,000 \$82,829,694 \$84,648,080		
40	493.	Not set out.				
41	494.	Not set out.				
42 43		TOTAL FOR INDEPENDENT AGENCIES			\$582,976,870	\$608,400,747 \$616,745,620

ITEM 49	94.	Iten First Year FY2017	n Details(\$) • Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1 2	Nongeneral Fund Positions	1,717.00	1,724.00 <i>1,730.00</i>		
3 4	Position Level	1,717.00	1,724.00 1,730.00		
5	Fund Sources: General	\$1,233,841	\$251,292		
6 7	Special	\$87,122,214	\$88,565,786 \$95,052,030		
8	Enterprise	\$350,820,944	\$376,874,652		
9 10	Trust and Agency	\$92,324,900	\$89,686,635 \$91,505,021		
11 12	Dedicated Special Revenue	\$46,624,971	\$48,172,382 \$48,212,625		
13	Federal Trust	\$4,850,000	\$4,850,000		

ITEM 495.			It First Yo FY201		ar First Year	priations(\$) Second Year FY2018
1		STATE GRANTS T	O NONSTATE E	NTITIES		
2	495.	Not set out.				
3 4		TOTAL FOR STATE GRANTS TO NONSTATE ENTITIES			\$0	\$0
5 6		TOTAL FOR PART 1: OPERATING EXPENSES.			\$52,186,885,006	\$51,935,526,343 \$52,613,575,796
7 8		General Fund Positions	52,353.13	52,163.56 52,241.56		
9 10		Nongeneral Fund Positions	65,895.32	66,397.39 66,360.39		
11 12		Position Level	118,248.45	118,560.95 118,601.95		
13 14		Fund Sources: General	\$20,113,732,383	\$20,354,616,519 \$20,449,928,156		
15 16		Special	\$1,767,233,155	\$1,777,155,539 \$1,781,311,993		
17		Higher Education Operating	\$8,541,179,807	\$8,249,002,756		
18 19		Commonwealth Transportation	\$5,585,951,483	\$5,204,941,790 \$5,591,800,781		
20 21		Enterprise	\$1,565,888,038	\$1,639,448,491 \$1,684,183,984		
22 23		Internal Service	\$2,077,103,387	\$2,174,937,786 \$1,975,159,775		
24 25		Trust and Agency	\$2,392,222,119	\$2,189,765,586 \$2,245,086,109		
26		Debt Service	\$329,454,313	\$337,468,916		
27 28		Dedicated Special Revenue	\$1,885,150,986	\$1,857,291,479 \$1,900,401,515		
29 30		Federal Trust	\$7,928,969,335	\$8,150,897,481 \$8, <i>399,231,811</i>		

PART 2: CAPITAL PROJECT EXPENSES

§ 2-0. GENERAL CONDITIONS

A.1. The General Assembly hereby authorizes the capital projects listed in this act. The amounts hereinafter set forth are appropriated
 to the state agencies named for the indicated capital projects. Amounts so appropriated and amounts reappropriated pursuant to
 paragraph G of this section shall be available for expenditure during the current biennium, subject to the conditions controlling the
 expenditures of capital project funds as provided by law. Reappropriated amounts, unless otherwise stated, are limited to the
 unexpended appropriation balances at the close of the previous biennium, as shown by the records of the Department of Accounts.

8 2. The Director, Department of Planning and Budget, may transfer appropriations listed in Part 2 of this act from the second year to the
 9 first year in accordance with § 4-1.03 a 5 of this act.

10 B. The five-digit number following the title of a project is the code identification number assigned for the life of the project.

11 C. Except as herein otherwise expressly provided, appropriations or reappropriations for structures may be used for the purchase of 12 equipment to be used in the structures for which the funds are provided, subject to guidelines prescribed by the Governor.

13 D. Notwithstanding any other provisions of law, appropriations for capital projects shall be subject to the following:

 Appropriations or reappropriations of funds made pursuant to this act for planning of capital projects shall not constitute implied approval of construction funds in a future biennium. Funds, other than the reappropriations referred to above, for the preparation of capital project proposals must come from the affected agency's existing resources.

17 2. No capital project for which appropriations for planning are contained in this act, nor any project for which appropriations for planning have been previously approved, shall be considered for construction funds until preliminary plans and cost estimates are

19 reviewed by the Department of General Services. The purpose of this review is to avoid unnecessary expenditures for each project, in

20 the interest of assuring the overall cost of the project is reasonable in relation to the purpose intended, regardless of discrete design

21 choices.

1

2

E.1. Expenditures from Items in this act identified as "Maintenance Reserve" are to be made only for the maintenance of property,
 plant, and equipment as defined in § 4-4.01c of this act to the extent that funds included in the appropriation to the agency for this
 purpose in Part 1 of this act are insufficient.

2. Agencies and institutions of higher education can expend up to \$1,500,000 for a single repair or project through the maintenance
reserve appropriation. Such expenditures shall be subject to rules and regulations prescribed by the Governor. To the extent an agency
or institution of higher education has identified a potential project that exceeds this threshold, the Director, Department of Planning and
Budget, can provide exemptions to the threshold as long as the project still meets the definition of a maintenance reserve project as
defined by the Department of Planning and Budget.

30 3. Only facilities supported wholly or in part by the general fund shall utilize general fund maintenance reserve appropriations.
 31 Facilities supported entirely by nongeneral funds shall accomplish maintenance through the use of nongeneral funds.

32 F. Conditions Applicable to Bond Projects

1. The capital projects listed in §§ 2-53 and 2-54 for the indicated agencies and institutions of higher education are hereby authorized
and sums from the sources and in the amount indicated are hereby appropriated and reappropriated. The issuance of bonds in a
principal amount plus amounts needed to fund issuance costs, reserve funds, and other financing expenses, including capitalized
interest for any project listed in §§ 2-53 and 2-54 is hereby authorized.

2. The issuance of bonds for any project listed in § 2-53 is to be separately authorized pursuant to Article X, Section 9 (c), Constitution
 of Virginia.

39 3. The issuance of bonds for any project listed in §§ 2-53 or 2-54 shall be authorized pursuant to § 23.1-1106, Code of Virginia.

40 4. In the event that the cost of any capital project listed in §§ 2-53 and 2-54 shall exceed the amount appropriated therefore, the

41 Director, Department of Planning and Budget, is hereby authorized, upon request of the affected institution, to approve an increase in

42 appropriation authority of not more than ten percent of the amount designated in §§ 2-53 and 2-54 for such project, from any available

43 nongeneral fund revenues, provided that such increase shall not constitute an increase in debt issuance authorization for such capital

44 project. Furthermore, the Director, Department of Planning and Budget, is hereby authorized to approve the expenditure of all interest

45 earnings derived from the investment of bond proceeds in addition to the amount designated in §§ 2-53 and 2-54 for such capital

46 project.

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5. The interest on bonds to be issued for these projects may be subject to inclusion in gross income for federal income tax
 purposes.

3 6. Inclusion of a project in this act does not imply a commitment of state funds for temporary construction financing. In the absence of

- 4 such commitment, the institution may be responsible for securing short-term financing and covering the costs from other sources of
 5 funda
- 5 funds.

6 7. In the event that the Treasury Board determines not to finance all or any portion of any project listed in § 2-53 of this act with the
7 issuance of bonds pursuant to Article X, Section 9 (c), Constitution of Virginia, and notwithstanding any provision of law to the
8 contrary, this act shall constitute the approval of the General Assembly to finance all or such portion of such project under the
9 authorization of § 2-54 of this act.

- 8. The General Assembly further declares and directs that, notwithstanding any other provision of law to the contrary, 50 percent of
 the proceeds from the sale of surplus real property pursuant to § 2.2-1147 et seq., Code of Virginia, which pertain to the general fund,
 and which were under the control of an institution of higher education prior to the sale, shall be deposited in a special fund set up on
 the books of the State Comptroller, which shall be known as the Higher Education Capital Projects Fund. Such sums shall be held in
 reserve, and may be used, upon appropriation, to pay debt service on bonds for the 21st Century College Program as authorized in
 Item C-7.10 of Chapter 924 of the Acts of Assembly of 1997.
- G. Upon certification by the Director, Department of Planning and Budget, there is hereby reappropriated the appropriationsunexpended at the close of the previous biennium for all authorized capital projects which meet any of the following conditions:
- **18** 1. Construction is in progress.
- 19 2. Equipment purchases have been authorized by the Governor but not received.
- 20 3. Plans and specifications have been authorized by the Governor but not completed.
- **21** 4. Obligations were outstanding at the end of the previous biennium.
- 22 H. Alternative Financing
- 23 1. Any agency or institution of the Commonwealth that would construct, purchase, lease, or exchange a capital asset by means of an
- alternative financing mechanism, such as the Public Private Education Infrastructure Act, or similar statutory authority, shall provide a
 report to the Governor and the Chairmen of the Senate Finance and House Appropriations Committees no less than 30 days prior to
 entering into such alternative financing agreement. This report shall provide:
- a. a description of the purpose to be achieved by the proposal;
- 28 b. a description of the financing options available, including the alternative financing, which will delineate the revenue streams or29 client populations pledged or encumbered by the alternative financing;
- 30 c. an analysis of the alternatives clearly setting out the advantages and disadvantages of each for the Commonwealth;
- d. an analysis of the alternatives clearly setting out the advantages and disadvantages of each for the clients of the agency or
 institution; and
- **33** e. a recommendation and planned course of action based on this analysis.
- 34 I. Conditions Applicable to Alternative Financing
- 35 The following authorizations to construct, purchase, lease or exchange a capital asset by means of an alternative financing mechanism,
- 36 such as the Public Private Education Infrastructure Act, or similar statutory authority, are continued until revoked:
- 37 1. James Madison University
- 38 a. Subject to the provisions of this act, the General Assembly authorizes James Madison University, with the approval of the
- Governor, to explore and evaluate an alternative financing scenario to provide additional parking, student housing, and/or operational
 related facilities. The project shall be consistent with the guidelines of the Department of General Services and comply with Treasury
 Board Guidelines issued pursuant to \$ 22, 1, 1106 C 1 d. Code of Virginia.
- 41 Board Guidelines issued pursuant to § 23.1-1106 C.1.d, Code of Virginia.
- 42 b. The General Assembly authorizes James Madison University to enter into a written agreement with a public or private entity to
- 43 design, construct, and finance a facility or facilities to provide additional parking, student housing, and/or operational related facilities.
- 44 The facility or facilities may be located on property owned by the Commonwealth. All project proposals and approvals shall be in
- 45 accordance with the guidelines cited in paragraph 1 of this item. James Madison University is also authorized to enter into a written
- 46 agreement with the public or private entity to lease all or a portion of the facilities.

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c. The General Assembly further authorizes James Madison University to enter into a written agreement with the public or private entity for
 the support of such parking, student housing, and/or operational related facilities by including the facilities in the University's facility
 inventory and managing their operation and maintenance; by assigning parking authorizations, students, and/or operations to the facilities in preference to other University facilities; by restricting construction of competing projects; and by otherwise supporting the
 facilities consistent with law, provided that the University shall not be required to take any action that would constitute a breach of the
 University's obligations under any documents or other instruments constituting or securing bonds or other indebtedness of the University or

7 the Commonwealth of Virginia.

8 d. James Madison University is further authorized to convey fee simple title in and to one or more parcels of land to James Madison
9 University Foundation (JMUF), which will develop and use the land for the purpose of developing and establishing residential housing
10 for students and/or faculty and staff, office, retail, athletics, dining, student services, and other auxiliary activities and commercial land
11 use in accordance with the University's Master Plan.

12 2. Longwood University

a. Subject to the provisions of this act, the General Assembly authorizes Longwood University to enter into a written agreement or
 agreements with the Longwood University Real Estate Foundation (LUREF) for the development, design, construction and financing of
 student housing projects, a convocation center, parking, and operational and recreational facilities through alternative financing
 agreements including public-private partnerships. The facility or facilities may be located on property owned by the Commonwealth.

b. Longwood is further authorized to enter into a written agreement with the LUREF for the support of such student housing,
convocation center, parking, and operational and recreational facilities by including the facilities in the University's facility inventory
and managing their operation and maintenance; by assigning parking authorizations, students and/or operations to the facility or
facilities in preference to other University facilities; by restricting construction of competing projects; and by otherwise supporting the
facilities consistent with law, provided that the University shall not be required to take any action that would constitute a breach of the
University's obligations under any documents or other instruments constituting or securing bonds or other indebtedness of the
University or the Commonwealth of Virginia.

c. The General Assembly further authorizes Longwood University to enter into a written agreement with a public or private entity to plan, design, develop, construct, finance, manage and operate a facility or facilities to provide additional student housing and/or operational-related facilities. Longwood University is also authorized to enter into a written agreement with the public or private entity to lease all or a portion of the facilities. The State Treasurer is authorized to make Treasury loans to provide interim financing for planning, construction and other costs of any of the projects. Revenue bonds issued by or for the benefit of LUREF will provide

29 construction and/or permanent financing.

d. Longwood University is further authorized to convey fee simple title in and to one or more parcels of land to LUREF, which will
 develop and use the land for the purpose of developing and establishing residential housing for students and/or faculty and staff, office,
 retail, athletics, dining, student services, and other auxiliary activities and commercial land use in accordance with the University's
 Master Plan.

34 3. Christopher Newport University

a. Subject to the provisions of this act, the General Assembly authorizes Christopher Newport University to enter into, continue, extend
 or amend written agreements with the Christopher Newport University Educational Foundation (CNUEF) or the Christopher Newport
 University Real Estate Foundation (CNUREF) in connection with the refinancing of certain housing and office space projects.

b. Christopher Newport University is further authorized to enter into, continue, extend or amend written agreements with CNUEF or
CNUREF to support such facilities including agreements to (i) lease all or a portion of such facilities from CNUEF or CNUREF, (ii)
include such facilities in the University's building inventory, (iii) manage the operation and maintenance of the facilities, including
collection of any rental fees from University students in connection with the use of such facilities, and (iv) otherwise support the
activities at such facilities consistent with law, provided that the University shall not be required to take any action that would
constituting a breach of the University's obligation under any documents or instruments constituting or securing bonds or other
indebtedness of the University or the Commonwealth of Virginia.

45 4. Radford University

a. Subject to the provisions of this act, the General Assembly authorizes Radford University, with the approval of the Governor, to
explore and evaluate an alternative financing scenario to provide additional parking, student housing, and/or operational related
facilities. The project shall be consistent with the guidelines of the Department of General Services and comply with Treasury Board
Guidelines issued pursuant to § 23.1-1106 C.1.d, Code of Virginia.

50 b. The General Assembly authorizes Radford University to enter into a written agreement with a public or private entity to design,

51 construct, and finance a facility or facilities to provide additional parking, student housing, and/or operational related facilities. The 52 facility or facilities may be located on property owned by the Commonwealth All project proposals and approvals shall be in

52 facility or facilities may be located on property owned by the Commonwealth. All project proposals and approvals shall be in

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accordance with the guidelines cited in paragraph 1 of this item. Radford University is also authorized to enter into a written
 agreement with the public or private entity to lease all or a portion of the facilities.

c. The General Assembly further authorizes Radford University to enter into a written agreement with the public or private entity for
the support of such parking, student housing, and/or operational related facilities by including the facilities in the University's facility
inventory and managing their operation and maintenance; by assigning parking authorizations, students, and/or operations to the
facility or facilities in preference to other University facilities; by restricting construction of competing projects; and by otherwise
supporting the facilities consistent with law, provided that the University shall not be required to take any action that would constitute
a breach of the University's obligations under any documents or other instruments constituting or securing bonds or other indebtedness

9 of the University or the Commonwealth of Virginia.

10 5. University of Mary Washington

a. Subject to the provisions of this act, the General Assembly authorizes the University of Mary Washington to enter into a written
 agreement or agreements with the University of Mary Washington Foundation (UMWF) to support student housing projects and/or
 operational-related facilities through alternative financing agreements including public-private partnerships.

b. The University of Mary Washington is further authorized to enter into written agreements with UMWF to support such student housing facilities; the support may include agreements to (i) include the student housing facilities in the University's students housing inventory; (ii) manage the operation and maintenance of the facilities, including collection of rental fees as if those students occupied University-owned housing; (iii) assign students to the facilities in preference to other University-owned facilities; (iv) seek to obtain police power over the student housing as provided by law; and (v) otherwise support the students housing facilities consistent with law, provided that the University's obligation under any documents or other instruments constituting or securing bonds or other

20 indebtedness of the University or the Commonwealth of Virginia.

c. The General Assembly further authorizes the University of Mary Washington to enter into a written agreement with a public or
 private entity to design, construct, and finance a facility or facilities to provide additional student housing and/or operational-related
 facilities. The facility or facilities may or may not be located on property owned by the Commonwealth. The University of Mary
 Washington is also authorized to enter into a written agreement with the public or private entity to lease all or a portion of the
 facilities. The State Treasurer is authorized to make Treasury loans to provide interim financing for planning, construction and other
 costs of any of the projects. Revenue bonds issued by or for UMWF will provide construction and/or permanent financing.

27 6. Norfolk State University

a. Subject to the provisions of this act, the General Assembly authorizes Norfolk State University to enter into a written agreement or
 agreements with a Foundation of the University for the development of one or more student housing projects on or adjacent to campus,
 subject to the conditions outlined in the Public-Private Education Facilities Infrastructure Act of 2002.

b. Norfolk State University is further authorized to enter into written agreements with a Foundation of the University to support such
student housing facilities; the support may include agreements to (i) include the student housing facilities in the University's student
housing inventory; (ii) manage the operation and maintenance of the facilities, including collection of rental fees as if those students
occupied University-owned housing; (iii) assign students to the facilities in preference to other University-owned facilities; (iv) restrict
construction of competing student housing projects; (v) seek to obtain police power over the student housing as provided by law; and
(vi) otherwise support the student housing facilities consistent with law, provided that the University shall not be required to take any
action that would constitute a breach of the University's obligations under any documents or other instruments constituting or securing

38 bonds or other indebtedness of the University or the Commonwealth of Virginia.

39 7. Northern Virginia Community College - Alexandria Campus

40 The General Assembly authorizes Northern Virginia Community College, Alexandria Campus to enter into a written agreement either

41 with its affiliated foundation or a private contractor to construct a facility to provide on-campus housing on College land to be leased

42 to said foundation or private contractor for such purposes. Northern Virginia Community College, Alexandria Campus, is also

43 authorized to enter into a written agreement with said foundation or private contractor for the support of such student housing facilities

44 and management of the operation and maintenance of the same.

45 8. Virginia State University

a. Subject to the provisions of this act, the General Assembly authorizes Virginia State University (University) to enter into a written
 agreement or agreements with the Virginia State University Foundation (VSUF), Virginia State University Real Estate Foundation

48 (VSUREF), and other entities owned or controlled by the university for the development, design, construction, financing, and

49 management of a mixed-use economic development corridor comprising student housing, parking, and dining facilities through

50 alternative financing agreements including public-private partnerships. The facility or facilities may be located on property owned by

51 the Commonwealth.

52 b. Virginia State University is further authorized to enter into a written agreement with the VSUREF, VSUF, and other entities owned

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or controlled by the university for the support of such a mixed-use economic development corridor comprising student housing, parking, and dining facilities by including these projects in the university's facility inventory and managing their operation and maintenance; by assigning parking authorizations, students and/or operations to the facility or facilities in preference to other university facilities; by restricting construction of competing projects; and by otherwise supporting the facilities consistent with law, provided that the university shall not be required to take any action that would constitute a breach of the university's obligations under any documents or other instruments constituting or securing bonds or other indebtedness of the university or the Commonwealth of Virginia.

7 9. College of William and Mary

8 a. Subject to the provisions of this act, the General Assembly authorizes the College of William and Mary, with the approval of the
9 Governor, to explore and evaluate alternative financing scenarios to provide additional parking, student or faculty/staff housing,
10 recreational, athletic and/or operational related facilities. The project shall be consistent with the guidelines of the Department of
11 General Services and comply with Treasury Board guidelines issued pursuant to § 23.1-1106 C.1. (d), Code of Virginia.

b. The General Assembly authorizes the College of William and Mary to enter into written agreements with public or private entities to
design, construct, and finance a facility or facilities to provide additional parking, student or faculty/staff housing, recreational, athletic,
and/or operational related facilities. The facility or facilities may be on property owned by the Commonwealth. All project proposals
and approvals shall be in accordance with the guidelines cited in paragraph 1 of this item. The College of William and Mary is also
authorized to enter into a written agreement with the public or private entity to lease all or a portion of the facility.

c. The General Assembly further authorizes the College of William and Mary to enter into written agreements with the public or private entities for the support and operation of such parking, student or faculty/staff housing, recreational, athletic, and /or operational related facilities by including the facilities in the College's facility inventory and managing their operation and maintenance including the assignment of parking authorizations, students, faculty or staff, and operations to the facility in preference to other university facilities, limiting construction of competing projects, and by otherwise supporting the facilities consistent with law, provided that the Collage shall not be required to take any action that would constitute a breach of the University's obligations under any documents or other instruments constituting or securing bonds or other indebtedness of the College or the Commonwealth of Virginia.

d. The College of William and Mary is further authorized to convey fee simple title in and to one or more parcels of land to the William
 and Mary Real Estate Foundation (WMREF) which will develop and use the land for the purpose of developing and establishing
 residential housing for students, faculty, or staff, recreational, athletic, and/or operational related facilities including office, retail and
 commercial, student services, or other auxiliary activities.

10. The following individuals, and members of their immediate family, may not engage in an alternative financing arrangement withany agency or institution of the Commonwealth, where the potential for financial gain, or other factors may cause a conflict of interest:

30 a. A member of the agency or institution's governing body;

b. Any elected or appointed official of the Commonwealth or its agencies and institutions who has, or reasonably can be assumed to
 have, a direct influence on the approval of the alternative financing arrangement; or

c. Any elected or appointed official of a participating political subdivision, or authority who has, or reasonably can be assumed to have,
 a direct influence on the approval of the alternative financing arrangement.

J. Appropriations contained in this act for capital project planning shall be used as specified for each capital project and construction
 funding for the project shall be considered by the General Assembly after determining that (1) project cost is reasonable; (2) the project
 remains a highly-ranked capital priority for the Commonwealth; and (3) the project is fully justified from a space and programmatic
 perspective.

K. Any capital project that has received a supplemental appropriation due to cost overruns must be completed within the revised budget
 provided. If a project requires an additional supplement, the Governor should also consider reduction in project scope or cancelling the
 project before requesting additional appropriations. Agencies and institutions with nongeneral funds may bear the costs of additional
 overruns from nongeneral funds.

43 L. The Governor shall consider the project life cycle cost that provides the best long-term benefit to the Commonwealth when44 conducting capital project reviews, design and construction decisions, and project scope changes.

M. No structure, improvement or renovation shall occur on the state property located at the Carillon in Byrd Park in the City ofRichmond without the approval of the General Assembly.

N. All agencies of the Commonwealth and institutions of higher education shall provide information and/or use systems and processes
 in the method and format as directed by the Director, Department of General Services, on behalf of the Six-Year Capital Outlay Plan

in the method and format as directed by the Director, Department of General Services, on behalf of the Six-Year Capital Outlay Plan
 Advisory Committee, to provide necessary information for state-wide reporting. This requirement shall apply to all projects, including

50 those funded from general and nongeneral fund sources.

51 O. The Department of General Services, with the cooperation and support of the Workers' Compensation Commission, is hereby

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directed to manage acquisition or, construction, or leasing under a capital lease of a new headquarters facility for the commission
 out of such funds appropriated for such purposes by Item C-38.10, Chapter 1, 2014 Special Session I. Upon completion of the new

out of such funds appropriated for such purposes by Item C-38.10, Chapter 1, 2014 Special Session I. Upon completion of the new
 facility, the department shall transfer the existing headquarters facility located at 1000 DMV Drive in Richmond, Virginia to the

4 Science Museum of Virginia.

P. The Director, Department of Planning and Budget, in consultation with the Six-Year Capital Outlay Plan Advisory Committee, is
 authorized to transfer bond appropriations and bond proceeds between and among the capital pool projects listed in the table below, in
 order to address any shortfall in appropriation in one or more of such projects:

8 9 10	Pool Projec No.	Pool Project Title t	Authorization			
11 12		Public Education Institutions Capital Account	Enactment Clause 2, § Assembly	4, Chapter 1, 2008	Special Session I	Acts of
13 14	17776	State Agency Capital Account	Enactment Clause 2, § Assembly	2, Chapter 1, 2008	Special Session I	Acts of
15 16	17861	Supplements for Previously Authorized Higher Education Capital Projects	Item C-85, Chapter 874 Chapter 890, 2011 Acts		sembly; amended	by Item C-85,
17	17862	Energy Conservation	Item C-86, Chapter 890	, 2011 Acts of Ass	sembly	
18 19 20 21 22	17967	Capital Outlay Project Pool	amended by: Item C-38 C-38.10, Chapter 1, 20 Chapter 2, 2014 Specia	Item C-38.10, Chapter 3, 2012 Special Session I Acts of Assembly; amended by: Item C-38.10, Chapter 806, 2013 Acts of Assembly; by Item C-38.10, Chapter 1, 2014 Special Session I Acts of Assembly; Item C-43, Chapter 2, 2014 Special Session I Acts of Assembly; and Item C-43, Chapter 665, 2015 Acts of Assembly		
23 24 25 26	18049	Comprehensive Capital Outlay Program	Item C-39.40, Chapter 806, 2013 Acts of Assembly; amended by: Item C 39.40, Chapter 1, 2014 Special Session I Acts of Assembly; Item C-46.10 Chapter 2, 2014 Special Session I Acts of Assembly, and Item 46.10, Chapter 665, 2015 Acts of Assembly			
27	18196	Capital Outlay Renovation Pool	Item 46.15, Chapter 66	5, 2015 Acts of As	sembly	
28	18300	1	§ 1, Chapters 759 and 7	'69, 2016 Acts of A	Assembly	
29	18301	2016 VCBA Capital Construction Pool	§ 2, Chapters 759 and 7	69, 2016 Acts of A	Assembly	
30		EXECU	FIVE DEPARTMENT			
31		OFFICE OF AGR	RICULTURE AND FOR	ESTRY		
32	C-1. On	itted.				
33 34		TAL FOR OFFICE OF AGRICULTURE A RESTRY			\$0	\$0
35		OFFICE (OF ADMINISTRATION			
36	C-1.50 No	t set out.				
37	ТО	TAL FOR OFFICE OF ADMINISTRATION	۹		\$0	\$2,500,000
38	Fu	nd Sources: Bond Proceeds	\$0	\$2,500,000		
39		OFFICE OF (COMMERCE AND TRA	DE		
40	C-2. No	t set out.				
41 42		TAL FOR OFFICE OF COMMERCE AI			\$683,000	\$175,000
43	Fu	nd Sources: Special	\$683,000	\$175,000		
44		OFFIC	CE OF EDUCATION			

17	TEM C-2.5	0.	Item I First Year FY2017	Details(\$) Second Year FY2018	Appropri First Year FY2017	ations(\$) Second Year FY2018
1	C-2.50	Not set out.				
2	C-2.60	Not set out.				
3	C-3.	Not set out.				
4	C-4.	Not set out.				
5	C-5.	Not set out.				
6	C-5.10	Not set out.				
7	C-5.20	Not set out.				
8	C-6.	Not set out.				
9	C-7.	Not set out.				
10	C-8.	Not set out.				
11	C-8.10	Not set out.				
12	C-8.20	Not set out.				
13	C-9.	Not set out.				
14	C-10.	Not set out.				
15	C-10.10	Not set out.				
16	C-10.20	Not set out.				
17			NIVEDCITY (^1)			
	0.11	§ 2-1. LONGWOOD UI	NIVERSII I (214	•)		
18	C-11.	Not set out.				
19	C-12.	Omitted.				
20	C-13.	Omitted.				
21	C-13.10	Not set out.				
22		Total for Longwood University			\$3,000,000	\$3,192,000
23 24		Fund Sources: Higher Education Operating Bond Proceeds	\$3,000,000 \$0	\$0 \$3,192,000		
25	C-14.	Not set out.				

26	§ 2-2. OLD DOMINION UNIVERSITY (221)		
27 28 29	C-14.50 New Construction: Reconstruct the Stadium at Foreman Field (18303)	\$0	\$55,000,000 \$65,000,000
30 31	Fund Sources: Higher Education Operating\$0\$10,000,000\$20,000,000		

ITI	EM C-14.5	50.	Item First Year FY2017	Details(\$) Second Year FY2018	Appropr First Year FY2017	iations(\$) Second Year FY2018
1		Bond Proceeds	\$0	\$45,000,000	112017	1 1 2010
2 3 4 5		Old Dominion University is authorized to reconstruct the debt service for the project that is supported by subsidy calculations defined under § 23.1-1309 A., Code of Virgathletic fees to support the construction of this facility.	may be excluded	from the subsidy		
6 7		Total for Old Dominion University			\$0	\$55,000,000 \$65,000,000
8 9		Fund Sources: Higher Education Operating	\$0	\$10,000,000 \$20,000,000		
10		Bond Proceeds	\$0	\$45,000,000		
11	C-14.80	Not set out.				
12	C-15.	Not set out.				
13	C-16.	Not set out.				
14	C-17.	Not set out.				
15		§ 2-3. VIRGINIA COMMONW	VEALTH UNIVE	CRSITY (236)		
16	C-18.	Not set out.				
17 18 19	C-19.	New Construction: Construct School of Engineering Research Expansion (18243)			\$41,341,000	\$0 \$1,118,000
20 21		Fund Sources: Bond Proceeds	\$41,341,000	\$0 \$1,118,000		+-,
22 23		Total for Virginia Commonwealth University			\$52,141,000	\$0 \$1,118,000
24 25		Fund Sources: Bond Proceeds	\$52,141,000	\$0 \$1,118,000		
26	C-20.	Not set out.				
27	C-21.	Not set out.				
28	C-22.	Not set out.				
29	C-22.10	Not set out.				
30	C-22.20	Not set out.				
31	C-22.30	Not set out.				
32		§ 2-4. VIRGINIA STAT	E UNIVERSITY	(212)		
33	C-22.60	Not set out.				
34	C-22.70	Not set out.				
35	C-22.80	Not set out.				
36	C-23.	Omitted.				

ľ	ГЕМ С-24		Iten First Year FY2017	n Details(\$) Second Year FY2018	Appropi First Year FY2017	riations(\$) Second Year FY2018
1	C-24.	Omitted.	F 12017	F 1 2016	F 12017	F 1 2010
2	C-24.10	Not set out.				
3		§ 2-5. JAMESTOWN-YORKT	FOWN FOUNDA	TION (425)		
4	C-24.15	Improvements: Jamestown Settlement Pier (18383)			\$0	\$3,140,000
5		Fund Sources: Bond Proceeds	\$0	\$3,140,000		
6		Total for Jamestown-Yorktown Foundation			\$0	\$3,140,000
7		Fund Sources: Bond Proceeds	\$0	\$3,140,000		
8	C-24.20	Not set out.				
9 10		TOTAL FOR OFFICE OF EDUCATION			\$321,899,000	\$137,332,000 \$151,590,000
11 12		Fund Sources: General Higher Education Operating	\$500,000 \$92,480,000	\$0 \$31,050,000		
13 14 15		Bond Proceeds	\$228,919,000	\$41,050,000 \$106,282,000 \$110,540,000		
16		OFFICE OF HEALTH AN	D HUMAN RES	OURCES		
17	C-24.50	Not set out.		0011025		
18 19		TOTAL FOR OFFICE OF HEALTH AND HUMAN RESOURCES			\$0	\$3,600,000
20		Fund Sources: Bond Proceeds	\$0	\$3,600,000		
21		OFFICE OF NATU	RAL RESOURC	ES		
22	C-25.	Not set out.				
23	C-26.	Not set out.				
24	C-27.	Not set out.				
25	C-28.	Not set out.				
26	C-29.	Not set out.				
27	C-30.	Not set out.				
28	C-31.	Not set out.				
29 30		TOTAL FOR OFFICE OF NATURAL RESOURCES			\$8,426,000	\$11,054,000
31 32 33		Fund Sources: Special Dedicated Special Revenue Federal Trust	\$525,000 \$3,778,000 \$4,123,000	\$1,000,000 \$5,291,000 \$4,763,000		
34		OFFICE OF PUBLIC SAFETY	AND HOMELAN	ND SECURITY		
35	C-31.50	Omitted.				
•	~ • •					

C-32. Not set out.

Γ	ГЕМ C-32	2.	Item I First Year FY2017	Details(\$) Second Year FY2018	Appropri First Year FY2017	ations(\$) Second Year FY2018
1	C-33.	Not set out.				
2	C-34.	Not set out.				
3	C-34.10	Not set out.				
4	C-34.20	Not set out.				
5	C-34.30	Not set out.				
6	C-34.40	Not set out.				
7	C-34.50	Not set out.				
_						
8		§ 2-6. DEPARTMENT OF	STATE POLICI	E (156)		
9	C-35.	Not set out.				
10	C-35.10	Omitted.				
11	C-35.20	Not set out.				
12		Total for Department of State Police			\$10,000	\$0
13		Fund Sources: Special	\$10,000	\$0		
14 15		TOTAL FOR OFFICE OF PUBLIC SAFETY AND HOMELAND SECURITY			\$3,128,000	\$8,000,000
16		Fund Sources: Special	\$40,000	\$0 \$0		
17 18		Dedicated Special Revenue Federal Trust	\$25,000 \$1,000,000	\$0 \$0		
19		Bond Proceeds	\$2,063,000	\$8,000,000		
20		OFFICE OF TRAN	SPORTATION			
21	C-36.	Not set out.				
22	C-37.	Not set out.				
23	C-38.	Not set out.				
24	C-39.	Not set out.				
25	C-40.	Not set out.				
26	C-41.	Not set out.				
27	C-41.10	Not set out.				
28		§ 2-7. VIRGINIA PORT	AUTHORITY (407)		
29	C-42.	Not set out.				
30	C-43.	Omitted.				
31		Total for Virginia Port Authority			\$3,000,000	\$3,000,000

ľ	ГЕМ С-43		Item First Year FY2017	Details(\$) Second Year FY2018	Appropri First Year FY2017	iations(\$) Second Year FY2018
1		Fund Sources: Commonwealth Transportation	\$3,000,000	\$3,000,000		
2		TOTAL FOR OFFICE OF TRANSPORTATION			\$51,766,700	\$43,671,000
3		Fund Sources: Commonwealth Transportation	\$51,766,700	\$43,671,000		
4		OFFICE OF VETERANS	AND DEFENSE A	FFAIRS		
5	C-43.50	Not set out.				
6 7		TOTAL FOR OFFICE OF VETERANS AND DEFENSE AFFAIRS			\$0	\$10,000,000
8		Fund Sources: Bond Proceeds	\$0	\$10,000,000		
9		CENTRAL APP	ROPRIATIONS			
10		§ 2-8. CENTRAL CAP	PITAL OUTLAY (949)		
11	C-44.	Not set out.				
12	C-45.	Omitted.				
13	C-45.10	Not set out.				
14	C-46.	Omitted.				
15	C-47.	Omitted.				
16	C-48.	Omitted.				
17	C-48.10	Not set out.				
18	C-48.50	Not set out.				
19	C-49.	Omitted.				
20	C-49.20	Not set out.				
21 22 23	C-50.	The provisions of Item C-46.10, Chapter 665, 2015 Ad Advanced Manufacturing Apprentice Academy Center a are hereby extended without change for the 2016-2018	and Regional Cente	rs of Excellence		
24 25 26 27 28 29 30 31 32 33 34 35		D.1. Upon certification from the Virginia Economic Commonwealth Center for Advanced Manufacturing th been awarded or contributions from other non-govern limited to in-kind donations of land, equipment, softward the Commonwealth Center for Advanced Manufactu Planning and Budget shall release all or a portion of \$25 the Virginia Economic Development Partnership (VEDF Advanced Manufacturing to develop an Advanced Ma Center to support existing and future Regional Centers of not exceed more than 40 percent of the total match that is 2. Upon passage of this act, the bond authorization prove Chapter 665, 2015 Acts of Assembly, is reduced from \$25	hat one or more fed mental sources, in e or services, have l ring, the Director, <i>up to \$12.5</i> million P) for the Commony anufacturing Appro- f Excellence. In-king s required.	eral grants have acluding but not been received by Department of from this item to vealth Center for entice Academy d donations shall <i>in Item C-46.10</i> ,		

C-51. Not set out.

Item Details(\$) Appropriations(\$) **ITEM C-52. First Year** Second Year **First Year** Second Year FY2017 FY2018 FY2017 FY2018 C-52 1 Not set out. 2 C-52.10 Not set out. 3 C-52.20 Omitted. 4 C-52.30 Omitted. 5 C-52.40 Not set out. 6 C-52.45 Planning: Planning funding for the Acquisition or Construction of ABC Central Office and 7 \$500,000 \$0 8 Warehouse Facility (18323)..... 9 Fund Sources: General..... \$500,000 \$0 10 A. The Department of Alcoholic Beverage Control (ABC) and the Department of General 11 Services (DGS) shall develop and deliver a plan to provide capital project options for a new ABC warehouse and ABC administrative offices. 12 13 B. The plan will be a comprehensive plan for an ABC warehouse and administrative offices. At a minimum the plan will include real estate development approaches to achieve 14 15 operationally ready, "turn-key", cost effective and efficient solutions to meet ABC's 16 operational and business requirements. Solutions may include, but not be limited to, lease 17 or construction of new facilities, acquiring existing facilities through lease or purchase, a 18 combination of new construction and existing facilities, and must include at least one 19 option for using the existing location for the new or retrofitted warehouse and 20 administrative office building. 21 C. In developing a new construction option for office space, an infill design concept 22 should be considered, which initially would accommodate not more than a ten percent 23 increase in central office staff beyond the number currently located in the headquarters 24 building, with further growth in staff beyond the ten percent to be accommodated through 25 less-expensive infill construction. 26 D. The Department of General Services (DGS) shall analyze and include options in the 27 ABC plan for the use of state-owned real property declared surplus and existing 28 underutilized state-owned real property. 29 E. Private sector developer options are to be included in the ABC plan. DGS is tasked and authorized to publicly solicit proposals (i.e. Request For Proposal, Request For 30 31 Information or by other public solicitation method), to evaluate requirements in 32 paragraphs B and D of this item, from the private sector developer community interested 33 in providing solutions that meet ABC's operational, business, and cost effectiveness and 34 efficiency requirements. 35 F. ABC is tasked to include in the plan financing options for the capital project options. 36 G. The plan shall be delivered to the Governor, Chairmen of the House Appropriations and Senate Finance Committees, and the Six-Year Capital Outlay Plan Advisory 37 38 Committee (§ 2.2-1516) no later than November 1, 2017. 39 H. Funds authorized to the Department of General Services for this item may be used to 40 accomplish the necessary tasks to prepare, develop, complete, and execute the ABC plan. 41 I. The Virginia Alcoholic Beverage Control Authority and the Department of General 42 Services (DGS) are authorized to execute an agreement for a capital project to acquire a 43 new ABC warehouse and administrative offices pursuant to the competitive public 44 solicitation process called for in Item C-52.45 of Chapter 836 of the 2017 Acts of 45 Assembly. Terms of such agreement shall be cost effective and efficient to meet ABC's 46 operational and business needs.

47 C-52.50 Not set out.

	Item I	Details(\$)	Appropr	iations(\$)
ITEM C-52.60.	First Year FY2017	Second Year FY2018	First Year FY2017	Second Year FY2018
1 C-52.60 A. The Virginia Public Bu	ding Authority, pursuant to § 2.2-2260 et seq.	of the Code of		

- Virginia, is authorized to issue bonds in a principal amount not to exceed
 \$\frac{\\$24,423,000\\$27,563,000\$, plus amounts needed to fund issuance costs, reserve funds, original
 issue discount, interest prior to and during the acquisition or construction and for one year
 after completion thereof, and other financing expenses, to finance the capital costs of the
 projects described in paragraph C. of this Item, including constructing, improving, furnishing,
 equipping, acquiring, and renovating buildings, facilities, improvements, and land therefor.
- 8 B. Debt service on bonds issued under the authorization in this Item shall be provided from appropriations to the Treasury Board.

10 C. The appropriations for the following authorized projects are contained in the appropriation11 Items listed:

12		Agency Name/Project Title	Project Code		Item	VPBA I	Bonds
13 14		Department of Military Affairs (123)					
14 15 16		Acquire Land for Readiness Centers	18309		C-34.10		\$3,000,000
17 18		Renovate Roanoke Field Maintenance Shop	18310		C-34.20		\$323,000
19 20		Replace / Install Fire Safety Systems in Readiness Centers	18318		C-34.30		\$5,000,000
21 22		Department of General Services (194)					
23 24		Repair the Exterior Envelope of Main Street Centre	18308		C-1.50		\$2,500,000
25 26		Jamestown-Yorktown Foundation (425)					
27 28		Improvements to Jamestown Settlement Pier	18383		C-24.15		\$3,140,000
29 30 31		Department of Behavioral Health and Developmental Services (720)					
32 33		Make Infrastructure Repairs to State Facilities	18307		C-24.50		\$3,600,000
34 35		Department of Veterans Services (912)					
36 37		Construction of Additonal Burial Vaults	18319		C-43.50		\$10,000,000
38	C-52.70	Not set out.					
39 40	C-52.75	Improvements: WWRC Dining He Building, Phase II (17975)				\$0	\$0
41 42 43 44 45 46		The scope of the project previously authorized in Item C-39.40, Chapter 806, 2013 Acts of Assembly, "Woodrow Wilson Rehabilitation Center Renovate Dining Hall and Activities Building, Phase II" includes a complete renovation of the pool and locker room and lobby areas including replacement of the existing therapy pool with a new exercise pool and lap pool, new fire alarm and sprinkler in the gymnasium, pool, locker room, and lobby areas, and lighting upgrades to the gymnasium and auditorium.					
47		Total for Central Capital Outlay				\$154,400,000	\$278,244,132
48 49		Fund Sources: General Bond Proceeds		\$500,000 \$153,900,000	\$0 \$278,244,132		
50	C-53.	Not set out.					

ITEM C-53.			Item De First Year FY2017	tails(\$) Second Year FY2018	Appropriat First Year FY2017	tions(\$) Second Year FY2018	
1			§ 2-9. 9(D) REVEN	UE BONDS (951)			
2 3	C-54.	1. This Item authorizes the capital X, Section 9(d), Constitution of Vi		to be financed pursu	ant to Article		
4 5		2. The appropriations for said cap listed below and are subject to the			riation Items		
6 7		3. The total amount listed in this proceeds.	Item includes \$280	,577,000 \$281,695,	000 in bond		
8 9 10		Agency Name/ Project Title College of William and	Item #	Proj Coĉ		Section 9(d) Bonds	5
11 12 13 14		Mary (204) Improve Auxiliary Facilities Improve Athletic Facilities Construct West Utilities Plant	C-4 C-5 C-5.20	182 182 1820	20	\$5,000,000 \$5,000,000 \$14,986,00)
15 16 17		Virginia Polytechnic Institute and State University (208)		102			
18 19		Renovate Student Health Center	C-22	1822		\$3,071,000	
20 21		Renovate Holden Hall (Engineering)	C-22.10	1820	57	\$17,500,00	0
22 23		Construct Central Chiller Plant, Phase II	C-22.20	1820	58	\$9,797,000)
24 25 26		Construct VT Carilion Research Institute Biosciences Addition	C-22.30	1820	59	\$23,793,00	0
27 28		Virginia Military Institute (211)					
29 30		Improve Post Infrastructure Phases I, II and III	C-21	1820)4	\$3,380,000)
31 32 33		Longwood University (214) Replace Steam Distribution System Wheeler Mall	C-13.10	182	71	\$3,192,000)
34 35		University of Mary Washington (215)					
36 37		Construct New Parking Deck, Phase I	C-15	1822	26	\$7,000,000)
38 39		James Madison University (216)					
40 41		Construct East Campus Parking Deck	C-10	182.	31	\$40,000,00	0
42 43		Construct West Campus Parking Deck	C-10.20	1830)6	\$7,000,000)
44 45		Old Dominion University (221)					
46 47		Reconstruct the Stadium at Foreman Field	C-14.50	1830)3	\$45,000,00	0
48 49		Virginia Commonwealth University (236)					
50 51		Construct School of Allied Health Professions Building	C-18	1820)6	\$10,800,00	0
52		Construct School of	C-19	1824	43	\$41,341,00	θ

ITEM C-5	54.		Ite First Yea FY2017			riations(\$) Second Year FY2018
1	Engineering Research				\$42,459,	000
2	Expansion					
3 4	Richard Bland College (241) Convert Former Humanities	C-6		18222	\$1,600,0	200
4 5	and Social Sciences Building	C-0		18222	\$1,000,0	J00
6	into Student Housing					
7	George Mason University					
8	(247)					
9	Construct/Renovate Robinson	C-7		18207	\$2,582,0	000
10	Hall, New Academic and					
11 12	ResearchFacility and Harris Theater					
12	Construct Utilities Distribution	C-8		18208	\$25,228.	000
13	Infrastructure	0		10200	<i>423,22</i> 0,	000
15	Virginia Community College					
16	System (260)					
17	8 - 8 - 8 - 9 - 9 - 9 - 9 - 9 - 9 - 9 -	C-20		18223	\$14,307,	000
18	Virginia Western					
19 20	Total for Nongeneral Fund Obligation Bonds 9(d)				\$280,577 \$281,695	
21	Total for 9(D) Revenue Bonds				\$0	\$0
22	TOTAL FOR CENTRAL APPROPRIATION	NS			\$154,400,000	\$278,244,132
23	Fund Sources: General		\$500,000	\$0		
24	Bond Proceeds		\$153,900,000	\$278,244,132		
25 26 27	TOTAL FOR PART 2: CAPITAL PR EXPENSES				\$540,302,700	\$494,576,132 \$508,834,132
28	Fund Sources: General		\$1,000,000	\$0		
29	Special		\$1,248,000	\$1,175,000		
30 31	Higher Education Operating		\$92,480,000	\$31,050,000 \$41,050,000		
32	Commonwealth Transportatio		\$51,766,700	\$43,671,000		
33	Dedicated Special Revenue		\$3,803,000	\$5,291,000		
34	Federal Trust		\$5,123,000	\$4,763,000		
35 36	Bond Proceeds		\$384,882,000	\$408,626,132 \$412,884,132		

PART 3: MISCELLANEOUS § 3-1.00 TRANSFERS

3 § 3-1.01 INTERFUND TRANSFERS

1 2

A.1. In order to reimburse the general fund of the state treasury for expenses herein authorized to be paid therefrom on account
of the activities listed below, the State Comptroller shall transfer the sums stated below to the general fund from the nongeneral
funds specified, except as noted, on January 1 of each year of the current biennium. Transfers from the Alcoholic Beverage
Control Enterprise Fund to the general fund shall be made four times a year, and such transfers shall be made within fifty (50)
days of the close of the quarter. The payment for the fourth quarter of each fiscal year shall be made in the month of JunE.

9		FY 2017	FY 2018
10	1. Alcoholic Beverage Control Enterprise Fund (§ 4.1-116, Code of		
11	Virginia)	<i><i>b</i> (5, 2, 5, 5, 6)</i>	
12 13 14 15	a) For expenses incurred for care, treatment, study and rehabilitation of alcoholics by the Department of Behavioral Health and Developmental Services and other state agencies (from Alcoholic Beverage Control gross profits)	\$65,375,769	\$65,375,769
16 17 18 19	b) For expenses incurred for care, treatment, study and rehabilitation of alcoholics by the Department of Behavioral Health and Developmental Services and other state agencies (from gross wine liter tax collections as specified in § 4.1-234, Code of Virginia)	\$9,141,363	\$9,141,363
20 21	2. Forest Products Tax Fund (§ 58.1-1609, Code of Virginia)	\$20,917	\$20,917 \$23,613
22	For collection by Department of Taxation		
23 24	3. Peanut Fund (§3.2-1906, Code of Virginia)	\$2,830	\$2,830 \$2,419
25	4. For collection by Department of Taxation		
26 27	a) Aircraft Sales & Use Tax (§ 58.1-1509, Code of Virginia)	\$59,419	\$59,419 \$39,169
28 29	b) Soft Drink Excise Tax	\$2,157	\$2,157 \$3.753
30 31	c) Virginia Litter Tax	\$9,238	\$9,238 \$9,472
32	5. Proceeds of the Tax on Motor Vehicle Fuels		
33	For inspection of gasoline, diesel fuel and motor oils	\$97,586	\$97,586
34	6. Virginia Retirement System (Trust and Agency)		
35	For postage by the Department of the Treasury	\$34,500	\$34,500
36	7. Department of Alcoholic Beverage Control (Enterprise)		
37	For services by the:		
38	a) Auditor of Public Accounts	\$75,521	\$75,521
39	b) Department of Accounts	\$64,607	\$64,607
40	c) Department of the Treasury	\$47,628	\$47,628
41	8. Commission on the Virginia Alcohol Safety Action Program (Special)		
42 43 44	For expenses incurred for care, treatment, study and rehabilitation of alcoholics by the Department of Behavioral Health and Developmental Services and other state agencies.	\$800,000	\$0 \$500,000
	TOTAL		
45 46		\$75,731,535	\$74,931,535 \$75,415,400

47 2.a. Transfers of net profits from the Alcoholic Beverage Control Enterprise Fund to the general fund shall be made four times

a year, and such transfers shall be made within fifty (50) days of the close of each quarter. The transfer of fourth quarter profits shall be estimated and made in the month of June. In the event actual net profits are less than the estimate transferred in June, the difference shall be deducted from the net profits of the next quarter and the resulting sum transferred to the general fund. Distributions to localities shall be made within fifty (50) days of the close of each quarter. Net profits are estimated at \$108,428,070 the first year and \$103,028,070 \$104,100,000 the second year.

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b. Pursuant to § 4.1-116 B, Code of Virginia, the Department of Alcoholic Beverage Control shall notify the State Comptroller of the amount to be deducted quarterly from the net profits for transfer to the reserve fund established by the cited section. However, § 4.1-116 B, shall not apply if depreciation is expensed directly in order to reduce net profits.

B.1. If any transfer to the general fund required by any subsections of §§ 3-1.01 through 3-6.02 is subsequently determined to be in violation of any federal statute or regulation, or Virginia constitutional requirement, the State Comptroller is hereby directed to reverse such transfer and to return such funds to the affected nongeneral fund account.

12 2. There is hereby appropriated from the applicable funds such amounts as are required to be refunded to the federal government for
 13 mutually agreeable resolution of internal service fund over-recoveries as identified by the U. S. Department of Health and Human
 14 Services' review of the annual Statewide Indirect Cost Allocation Plans.

C. In order to fund such projects for improvement of the Chesapeake Bay and its tributaries as provided in § 58.1-2289 D, Code of
 Virginia, there is hereby transferred to the general fund of the state treasury the amounts listed below. The Department of Motor
 Vehicles shall be responsible for effecting the provisions of this paragraph. The amounts listed below shall be transferred on June 30 of each fiscal year.

19 154 Department of Motor Vehicles \$7,416,469 \$7,416,469

D. The provisions of Chapter 6 of Title 58.1, Code of Virginia notwithstanding, the State Comptroller shall transfer to the general fund from the special fund titled "Collections of Local Sales Taxes" a proportionate share of the costs attributable to increased local sales and use tax compliance efforts, the Property Tax Unit, and State Land Evaluation Advisory Committee (SLEAC) services by the Department of Taxation estimated at \$5,921,168 the first year and \$5,921,168 \$5,986,862 the second year.

E. The State Comptroller shall transfer to the general fund from the Transportation Trust Fund a proportionate share of the costs attributable to increased sales and use tax compliance efforts and revenue forecasting for the Transportation Trust Fund by the Department of Taxation estimated at \$2,925,835 the first year and \$2,925,835 \$2,933,496 the second year.

F. On or before June 30 of each year, the State Comptroller shall transfer \$12,629,154 the first year and \$12,629,154 the second year
to the general fund the following amounts from the agencies and fund sources listed below, for expenses incurred by central service agencies:

30	Agency Name	Fund Group	FY 2017	FY 2018
31	Compensation Board (157)	0900	\$61,074	\$61,074
32	Department of Elections (132)	0200	\$957	\$957
33 34	Department of Agriculture & Consumer Services (301)	0200	\$17,482	\$17,482
35 36	Department of Agriculture & Consumer Services (301)	0900	\$35,474	\$35,474
37	Department of Forestry (411)	0200	\$42,081	\$42,081
38	Department of Forestry (411)	900	\$334	\$334
39 40	Department of Housing and Community Develop. (165)	0900	\$269	\$269
41	Board of Accountancy (226)	0900	\$10,155	\$10,155
42	Board of Bar Examiners (233)	0200	\$7,587	\$7,587
43	Department of Labor and Industry (181)	0200	\$10,226	\$10,226
44 45	Department of Professional & Occupational Regulations (222)	0200	\$7,650	\$7,650
46 47	Department of Professional & Occupational Regulations (222)	0900	\$3,248	\$3,248

1 2	Southwest Virginia Higher Ed. Center (948)	0200	\$22,282	\$22,282
3 4 5	Virginia Museum of Fine Arts (238) Virginia Museum of Fine Arts (238) Department of Health (601)	0200 0500 0900	\$25,161 \$19,314 \$220,055	\$25,161 \$19,314 \$220,055
6	Health Insurance Administration (149)	0500	\$425,602	\$425,602
7 8	Tobacco Indemnification & Revit. Commission (851)	0900	\$18,714	\$18,714
9 10	Virginia for Health Youth Foundation (852)	0900	\$19,464	\$19,464
11 12	Department for the Deaf and Hard-Of- Hearing (751)	0200	\$26,440	\$26,440
13 14	Department of Behavioral Health and Developmental Services (720)	0200	\$20,612	\$20,612
15 16	Department of Health Professions (223)	0900	\$33,161	\$33,161
17 18	Department for Aging and Rehabilitative Services (262)	0200	\$61,116	\$61,116
19 20	Department for Aging and Rehabilitative Services (262)	0900	\$373	\$373
21	Virginia College Savings Plan (174)	0500	\$645,854	\$645,854
22	Supreme Court (111)	0900	\$273,576	\$273,576
23	Virginia State Bar (117)	0900	\$73,122	\$73,122
24 25	Department of Conservation and Recreation (199)	0200	\$182,537	\$182,537
26 27	Department of Conservation and Recreation (199)	0900	\$55,954	\$55,954
28 29	Department of Game and Inland Fisheries (403)	0900	\$750,436	\$750,436
30	Marine Resources Commission (402)	0200	\$20,208	\$20,208
31	Marine Resources Commission (402)	0900	\$10,075	\$10,075
32 33	Virginia Museum of Natural History (942)	0200	\$3,930	\$3,930
34	Alcoholic Beverage Control (999)	0500	\$150	\$150
35 36	Department of Criminal Justice Services (140)	0200	\$56,643	\$56,643
37 38	Department of Criminal Justice Services (140)	0900	\$71,485	\$71,485
39	Department of Fire Programs (960)	0200	\$14,376	\$14,376
40	Department of State Police (156)	0200	\$103,044	\$103,044
41	Department of Military Affairs (123)	0900	\$8,722	\$8,722
42	State Corporation Commission (171)	0900	\$7,120	\$7,120
43	Innovation & Entrepreneurship	0900	\$1,340	\$1,340

10			\$12,629,154	\$12,629,154
9	Virginia Port Authority (407)	0400	\$47,418	\$47,418
8	Virginia Port Authority (407)	0200	\$143,610	\$143,610
7	Motor Vehicle Dealer Board (506)	0200	\$21,061	\$21,061
6	Department of Transportation (501)	0400	\$4,566,723	\$4,566,723
5	Department of Motor Vehicles (154)	0400	\$3,728,268	\$3,728,268
3 4	Department of Rail and Public Transportation (505)	0400	\$675,667	\$675,667
2	Department of Aviation (841)	0400	\$79,004	\$79,004
1	Investment Authority (934)			

11 G.1. The State Comptroller shall transfer to the Lottery Proceeds Fund established pursuant to § 58.1-4022.1, Code of Virginia, an 12 amount estimated at \$599,982,144 the first year and \$546,495,789 \$608,478,473 the second year, from the Virginia Lottery Fund. 13 The transfer each year shall be made in two parts: (1) on or before January 1 of each year, the State Comptroller shall transfer the 14 balance of the Virginia Lottery Fund for the first five months of the fiscal year and (2) thereafter, the transfer will be made on a monthly basis, or until the amount estimated at \$599,982,144 the first year and \$546,495,789 \$608,478,473 the second year has been 15 16 transferred to the Lottery Proceeds Fund. Prior to June 20 of each year, the Virginia Lottery Director shall estimate the amount of profits in the Virginia Lottery Fund for the month of June and shall notify the State Comptroller so that the estimated profits can be 17 18 transferred to the Lottery Proceeds Fund prior to June 22.

19 2. No later than 10 days after receipt of the annual audit report required by § 58.1-4022.1, Code of Virginia, the State Comptroller shall transfer to the Lottery Proceeds Fund the remaining audited balances of the Virginia Lottery Fund for the prior fiscal year. If 20 21 such annual audit discloses that the actual revenue is less than the estimate on which the June transfer was based, the State 22 Comptroller shall adjust the next monthly transfer from the Virginia Lottery Fund to account for the difference between the actual 23 revenue and the estimate transferred to the Lottery Proceeds Fund. The State Comptroller shall take all actions necessary to effect 24 the transfers required by this paragraph, notwithstanding the provisions of § 58.1-4022, Code of Virginia. In preparing the 25 Comprehensive Annual Financial Report, the State Comptroller shall report the Lottery Proceeds Fund as specified in § 58.1-4022.1, 26 Code of Virginia.

H.1. The State Treasurer is authorized to charge up to 20 basis points for each nongeneral fund account which he manages and
which receives investment income. The assessed fees, which are estimated to generate \$3,000,000 the first year and \$3,000,000 the
second year, will be based on a sliding fee structure as determined by the State Treasurer. The amounts shall be paid into the general
fund of the state treasury.

2.a. The State Treasurer is authorized to charge institutions of higher education participating in the pooled bond program of the
Virginia College Building Authority an administrative fee of up to 10 basis points of the amount financed for each project in
addition to a share of direct costs of issuance as determined by the State Treasurer. Such amounts collected from the public
institutions of higher education, which are estimated to generate \$100,000 the first year and \$100,000 the second year, shall be paid
into the general fund of the state treasury.

36 3. The State Treasurer is authorized to charge agencies, institutions and all other entities that utilize alternative financing structures
 37 and require Treasury Board approval, including capital lease arrangements, up to 10 basis points of the amount financed in addition
 38 to a share of direct costs of issuance as determined by the State Treasurer. Such amounts collected shall be paid into the general fund
 39 of the state treasury.

40 4. The State Treasurer is authorized to charge projects financed under Article X, Section 9(c) of the Constitution of Virginia, an
41 administrative fee of up to 10 basis points of the amount financed for each project in addition to a share of direct costs of issuance as
42 determined by the State Treasurer. Such amounts collected are estimated to generate \$50,000 the first year and \$50,000 the second
43 year, and shall be paid into the general fund of the state treasury.

I. The State Comptroller shall transfer to the general fund of the state treasury 50 percent of the annual reimbursement received from
 the Manville Property Damage Settlement Trust for the cost of asbestos abatement at state-owned facilities. The balance of the
 reimbursement shall be transferred to the state agencies that incurred the expense of the asbestos abatement.

J. The State Comptroller shall transfer to the general fund from the Revenue Stabilization Fund in the state treasury any amounts in excess of the limitation specified in § 2.2-1829, Code of Virginia.

K.1. Not later than 30 days after the close of each quarter during the biennium, the State Comptroller shall transfer, notwithstanding
 the allotment specified in § 58.1-1410, Code of Virginia, funds collected pursuant to § 58.1-1402, Code of Virginia, from the general

- 1 fund to the Game Protection Fund. This transfer shall not exceed \$4,700,000 the first year and \$4,700,000 the second year.
- 2 2. Notwithstanding the provisions of subparagraph K.1. above, the Governor may, at his discretion, direct the State Comptroller
- to transfer to the Game Protection Fund, any funds collected pursuant to § 58.1-1402, Code of Virginia, that are in excess of the
- 4 official revenue forecast for such collections.

L.1. On or before June 30 each year, the State Comptroller shall transfer from the general fund to the Family Access to Medical
 Insurance Security Plan Trust Fund the amount required by § 32.1-352, Code of Virginia. This transfer shall not exceed
 \$14,065,627 the first year and \$14,065,627 the second year. The State Comptroller shall transfer 90 percent of the yearly
 estimated amounts to the Trust Fund on July 15 of each year.

- 9 2. Notwithstanding any other provision of law, interest earnings shall not be allocated to the Family Access to Medical
 10 Insurance Security Plan Trust Fund (agency code 602, fund detail 0903) in either the first year or the second year of the
 biennium.
- M. Not later than thirty days after the close of each quarter during the biennium, the State Comptroller shall transfer to the
 Game Protection Fund the general fund revenues collected pursuant to § 58.1-638 E, Code of Virginia. Notwithstanding § 58.1 638 E, this transfer shall not exceed \$12,350,000 the first year and \$12,350,000 the second year.
- N.1. On or before June 30 each year, the State Comptroller shall transfer from the Tobacco Indemnification and Community
 Revitalization Fund to the general fund an amount estimated at \$244,268 the first year and \$244,268 the second year. This
 amount represents the Tobacco Indemnification and Community Revitalization Commission's 50 percent proportional share of
 the Office of the Attorney General's expenses related to the enforcement of the 1998 Tobacco Master Settlement Agreement
 and § 3.2-4201, Code of Virginia.
- 20 2. On or before June 30 each year, the State Comptroller shall transfer from the Tobacco Settlement Fund to the general fund an amount estimated at \$48,854 the first year and \$48,854 the second year. This amount represents the Tobacco Settlement
 22 Foundation's ten percent proportional share of the Office of the Attorney General's expenses related to the enforcement of the 1998 Tobacco Master Settlement Agreement and \$ 3.2-4201, Code of Virginia.
- O. On or before June 30 each year, the State Comptroller shall transfer to the general fund \$5,089,914 the first year and
 \$5,089,914 \$3,000,000 the second year from the Court Debt Collection Program Fund at the Department of Taxation.
- P. On or before June 30 each year, the State Comptroller shall transfer to the general fund \$7,400,000 the first year and
 \$7,400,000 the second year from the Department of Motor Vehicles' Uninsured Motorists Fund. These amounts shall be from
 the share that would otherwise have been transferred to the State Corporation Commission.
- Q. On or before June 30 each year, the State Comptroller shall transfer an amount estimated at \$6,500,000 the first year and an amount estimated at \$6,500,000 the second year to the general fund from the Intensified Drug Enforcement Jurisdictions Fund at the Department of Criminal Justice Services.
- R. On or before June 30 each year, the State Comptroller shall transfer to the general fund \$3,364,585 the first year and
 \$3,864,585 the second year from operating efficiencies to be implemented by the Department of Alcoholic Beverage Control.
- S. The State Comptroller shall transfer quarterly, one-half of the revenue received pursuant to § 18.2-270.01, of the Code of
 Virginia, and consistent with the provisions of § 3-6.03 of this act, to the general fund in an amount not to exceed \$7,905,000
 the first year, and \$8,055,000 the second year from the Trauma Center Fund contained in the Department of Health's Financial
 Assistance for Non Profit Emergency Medical Services Organizations and Localities (40203).
- T. On or before June 30 each year, the State Comptroller shall transfer \$600,000 the first year and \$600,000 the second year to the general fund from the Land Preservation Fund (Fund 0216) at the Department of Taxation.
- 40 U. Unless prohibited by federal law or regulation or by the Constitution of Virginia and notwithstanding any contrary provision
- 41 of state law, on June 30 of each fiscal year, the State Comptroller shall transfer to the general fund of the state treasury the cash
- 42 balance from any nongeneral fund account that has a cash balance of less than \$100. This provision shall not apply to
- institutions of higher education, bond proceeds, or trust accounts. The State Comptroller shall consult with the Director of the
 Department of Planning and Budget in implementing this provision and, for just cause, shall have discretion to exclude certain
- 45 balances from this transfer or to restore certain balances that have been transferred.
- V.1. The Brunswick Correctional Center operated by the Department of Corrections shall be sold. The Commonwealth may
 enter into negotiations with (1) the Virginia Tobacco Indemnification and Community Revitalization Commission, (2) regional
 local governments, and (3) regional industrial development authorities for the purchase of this property as an economic
 development site.
- 2. Notwithstanding the provisions of § 2.2-1156, Code of Virginia or any other provisions of law, the proceeds of the sale of the
 Brunswick Correctional Center shall be paid into the general fund.

W. On a monthly basis, in the month subsequent to collection, the State Comptroller shall transfer all amounts collected for the fund
 created pursuant to § 17.1-275.12 of the Code of Virginia, to Items 346, 398, and 423 of this act, for the purposes enumerated in
 Section 17.1-275.12.

X. On or before June 30 each year, the State Comptroller shall transfer \$10,368,587 the first year and \$10,518,587 the second year to
 the general fund from the \$2.00 increase in the annual vehicle registration fee from the special emergency medical services fund
 contained in the Department of Health's Emergency Medical Services Program (40200).

Y. The provisions of Chapter 6.2, Title 58.1, Code of Virginia, notwithstanding, on or before June 30 each year the State
Comptroller shall transfer to the general fund from the proceeds of the Virginia Communications Sales and Use Tax (fund 0926), the
Department of Taxation's indirect costs of administering this tax estimated at \$111,101 the first year and \$111,101 \$106,451 the
second year.

Z. Any amount designated by the State Comptroller from the June 30, 2016, or June 30, 2017, general fund balance for transportation pursuant to § 2.2-1514B., Code of Virginia, is hereby appropriated.

AA. The Department of General Services, with the cooperation and support of the Department of Behavioral Health and
 Developmental Services, is authorized to sell to Virginia Electric and Power Company, a Virginia corporation d/b/a Dominion
 Virginia Power, for such consideration as the Governor may approve, a parcel of land containing approximately 15 acres along the
 northern property line of Southside Virginia Training Center. After deduction of the expenses incurred by the Department of General
 Services in the sale of the property, the proceeds of the sale shall be deposited to the Behavioral Health and Developmental Services
 Trust Fund established pursuant to § 37.2-318, Code of Virginia. Any conveyance shall be approved by the Governor or his designee
 in the manner set forth in § 2.2-1150, Code of Virginia.

BB. On or before June 30, of each fiscal year, the State Comptroller shall transfer to the State Health Insurance Fund (Fund 0620)
 06200) the balance from the Special Fund (Fund 0200) Administration of Health Benefits Services Fund (Fund 06220) at the
 Department of Human Resource Management. The balance in the Department of Human Resource's Special Fund represents a
 portion of the payments deposited into the State Health Insurance Fund used to pay the state health insurance program's
 administrative expenses.

CC. The Department of General Services is authorized to dispose of the following property currently owned by the Department of
 Corrections in the manner it deems to be in the best interests of the Commonwealth: Pulaski Correctional Center and White Post
 Detention and Diversion Center. Such disposal may include sale or transfer to other agencies or to local government entities.
 Notwithstanding the provisions of § 2.2-1156, Code of Virginia, the proceeds from the sale of all or any part of the properties shall
 be deposited into the general fund no later than June 30, 2018.

30 DD. The State Comptroller shall deposit an additional \$280,000 to the general fund on or before June 30, 2017, and an additional
 \$600,000 to the general fund on or before June 30, 2018, from the fees generated by the Firearms Transaction and Concealed
 32 Weapons Permit Programs at the Department of State Police.

EE. On or before June 30, 2017 and June 30, 2018 the State Comptroller shall transfer to the general fund \$764,459 the first year and
 \$797,698 the second year from nongeneral fund balances within the Department of Motor Vehicles representing the savings that will
 be realized by the Department of Motor Vehicles as a result of the reduction in retirement contributions rates due to the expedited
 repayment of the deferred contributions which occurred during the 2010-12 biennium.

FF. On or before June 30, 2017, the State Comptroller shall transfer amounts estimated at \$16,345,357 from the agencies and fundsources listed below to the general fund of the state treasury.

39		Fund Detail	FY 2017
40 41	Department of Criminal Justice Services (140)		
42 43	Capture available nongeneral fund balance	02210	\$146,388
44 45 46	Transfer available nongeneral fund cash balance to general fund	09035	\$411,000
47	Department of Taxation (161)		
48 49	Transfer nongeneral fund balances to the general fund	02144	\$791,796
50 51 52	Department of Conservation and Recreation (199) Revert unobligated prior-year	09360	\$528,000
	ree ere ansengated prior year	0,200	<i>\$526,000</i>

1 2	cash in the Natural Resources Commitment Fund		
3 4	Department of Agriculture and Consumer Services (301)		
5 6	Transfer Dangerous Dog Registry cash balance	02301	\$45,000
7 8	Discontinue the Beehive Grant Fund program	02157	\$175,000
9	Department of Forestry (411)		
10	Sell surplus equipment	02870	\$45,046
11 12 13	Transfer portion of cash balance in the State Lands Fund	02124	\$140,000
14 15	Transfer portion of cash balance in the Nurseries Fund	02515	\$425,000
16 17	Department of Environmental Quality (440)		
18 19	Transfer cash from Hazardous Waste Management Fund	02450	\$500,000
20 21	Transfer cash from the Waste Tire Trust Fund	09060	\$1,038,230
22	Department of Health (601)		
23 24	Transfer balance from Surplus Property Fund	02870	\$514
25 26 27	Transfer interest accumulated from local health department special fund donations	09013	\$32,794
28 29 30	Transfer Community Health Services revenue to the general fund	02050	\$100,000
31 32 33	Transfer Trauma Center Fund revenue from reinstatement of driver's licenses	09020	\$150,000
34 35 36	Transfer additional revenue from Emergency Medical Services	02130	\$150,000
30 37 38 39	Transfer interest accumulated from local health department special fund donations	02110	\$189,937
40 41	Transfer Maternal and Child Health revenue	02601	\$1,035,132
42 43 44	Department of Behavioral Health and Developmental Services (720)		
45 46 47	Capture nongeneral fund cash no longer required to support the CCBHC initiative	02003	\$1,100,000
48 49	Department of Forensic Science (778)		
50 51 52 53	Realize savings from reduced discretionary spending, vacancies, and operational efficiencies	02870	\$19,771

1 **Mental Health Treatment** 2 Centers (792) 3 Capture special fund balances 02003 \$8,910,673 4 **Department of Corrections** 5 (799) 6 Transfer nongeneral fund 02550 \$411,076 balances to general fund 7 8 \$16,345,357

9 GG. On or before June 30, 2018, the State Comptroller shall transfer to the general fund \$500,000 the second year from the
 10 Hazardous Waste Management Permit Fund (02450) at the Department of Environmental Quality.

HH. The transfer of excess amounts in the Regulatory, Consumer Advocacy, Litigation, and Enforcement Revolving Trust Fund to
 the general fund pursuant to Item 61 of this act is estimated at \$1,400,000 the first year and \$20,431,999 the second year and
 \$500,000 the second year resulting from anticipated proceeds from various settlements. *It is hereby acknowledged that \$19,931,999 in transfers assumed in the second year in Chapter 836 were made in the first year and are included in the beginning General Fund balance for the second year.*

II.1. On or before June 30 each year, the State Comptroller shall transfer \$11,951,845 the first year and \$3,758,423 the second year
 to the general fund from agency nongeneral funds, as detailed below, to fund a portion of the nongeneral share of costs for the expedited repayment of deferred contributions to the Virginia Retirement System authorized in Chapter 732, 2016 Acts of Assembly.

20	Agency Name	Fund Detail	FY 2017	FY 2018
21	Supreme Court (111)	02800	\$6,752	\$6,752
22	Virginia State Bar (117)	09117	\$66,397	\$66,397
23 24	Department of Military Affairs (123) Department of Military Affairs (123)	02123 09012	\$14,215 \$11,321	
25 26	Department of Emergency Management (127)	02880	\$17,829	
27 28	Department of Human Resource Management (129)	02129	\$114,651	
29 30	Department of Human Resource Management (129)	02271	\$9,525	
31 32	Department of Human Resource Management (129)	02351	\$5,177	
33 34	Department of Human Resource Management (129)	02500	\$5,849	
35 36	Department of Human Resource Management (129)	07129	\$17,251	
37	Department of Elections (132)	07011	\$26,239	
38	Auditor of Public Accounts (133)	02133	\$26,054	
39 40	Virginia Information Technologies Agency (136)	02101	\$100,426	
41 42	Virginia Information Technologies Agency (136)	06136	\$271,125	\$260,539
43 44	Virginia Information Technologies Agency (136)	09051	\$16,623	
45 46	Virginia Information Technologies Agency (136)	09281	\$35,028	

1	Virginia Information Technologies	09104	\$10,302	
2	Agency (136)			
3	Department of Criminal Justice	02140	\$48,406	
4	Services (140)			
5 6	Department of Criminal Justice Services (140)	02210	\$6,257	
0 7	Department of Criminal Justice	02820	\$4,975	
8	Services (140)		. ,	
9	Department of Criminal Justice	09035	\$5,017	
10	Services (140)	00120	¢ 4, 229	
11 12	Department of Criminal Justice Services (140)	09120	\$4,328	
13	Department of Criminal Justice	09300	\$7,699	
14	Services (140)			
15	Attorney General and Department of	02141	\$110,147	\$110,147
16	Law (141)	02111	<i><i><i>ϕ</i>110,117</i></i>	φ110,117
17	Attorney General and Department of	02395	\$16,265	
18	Law (141)		† 22.020	
19 20	Attorney General and Department of Law (141)	02800	\$33,039	
-0				
21	Division of Debt Collection (143)	02143	\$55,564	
22	The Science Museum of Virginia	02146	\$20,978	\$20,977
23	(146)			. ,
24	Department of Accounts (151)	06150	\$3,417	
24 25	Department of Accounts (151)	06080	\$66,164	
26	Department of Accounts (151)	06090	\$70,156	
	-			
27	Department of the Treasury (152)	02152	\$4,329	
28 29	Department of the Treasury (152)	07030	\$94,445 \$90,222	
29 30	Department of the Treasury (152) Department of the Treasury (152)	07152 09090	\$90,222 \$1,420	
50	Department of the Treasury (152)	0)0)0	\$1,420	
31	Department of Motor Vehicles (154)	04540	\$710,947	\$741,859
32	Department of Motor Vehicles (154)	04100	\$53,512	\$55,839
33	Department of State Police (156)	02800	\$66,608	
34	Department of State Police (156)	02156	\$44,582	
35	Department of State Police (156)	02270	\$93,709	
36	Department of State Police (156)	02610	\$93,709	
37	Department of State Police (156)	09142	\$70,560	
38	Department of State Police (156)	09163	\$70,560	
39	Department of Taxation (161)	02005	\$1,207	
40	Department of Taxation (161)	02080	\$12,664	
41	Department of Taxation (161)	02090	\$4,072	
42	Department of Taxation (161)	02164	\$14,696	
43	Department of Taxation (161)	02230	\$4,193	
44	Department of Taxation (161)	02510	\$251	
45	Department of Taxation (161)	09260	\$9,250	
46	Department of Taxation (161)	09281	\$1,263	
47	Department of Housing and	02165	\$46,652	
	r		+ ···,• ·· •	

1	Community Development (165)			
2	State Corporation Commission (171)	02080	\$332,765	
3	State Corporation Commission (171)	02090	\$480,660	
4	State Corporation Commission (171)	02100	\$258,817	
5	State Corporation Commission (171)	02173	\$258,817	
6	State Corporation Commission (171)	02205	\$499,147	
7	State Corporation Commission (171)	09023	\$18,487	
8	Virginia Lottery (172)	05172	\$756,470	
9	Virginia College Savings Plan (174)	05174	\$197,627	
10	Virginia College Savings Plan (174)	05175	\$91,096	
11	Department of Labor and Industry (181)	02181	\$6,158	
12	Department of Labor and Industry (181)	02800	\$13,670	
13 14	Virginia Employment Commission (182)	02182	\$96,684	
15 16	Virginia Workers' Compensation Commission (191)	09191	\$701,831	
17 18	Virginia Workers' Compensation Commission (191)	09030	\$53,062	
19	Department of General Services (194)	02060	\$65,299	
20	Department of General Services (194)	02615	\$6,084	
21	Department of General Services (194)	02700	\$7,894	
22	Department of General Services (194)	05010	\$61,964	
23	Department of General Services (194)	05050	\$15,313	
24	Department of General Services (194)	06020	\$2,669	
25	Department of General Services (194)	06040	\$269,326	
26	Department of General Services (194)	06070	\$408,039	
27	Department of General Services (194)	06100	\$30,660	
28	Department of General Services (194)	06030	\$13,433	
29 30	Department of Conservation and Recreation (199)	02164	\$7,207	
31 32	Department of Conservation and Recreation (199)	02199	\$12,012	
33 34	Department of Conservation and Recreation (199)	02630	\$7,474	
35 36	Department of Conservation and Recreation (199)	09080	\$1,064	
37 38	Department of Conservation and Recreation (199)	09261	\$5,196	
39 40	Department of Education, Central Office Operations (201)	02201	\$23,087	\$23,087
41 42	Department of Education, Central Office Operations (201)	02800	\$192,733	\$192,733
43	The Library Of Virginia (202)	02202	\$38,283	
44 45	Wilson Workforce and Rehabilitation Center (203)	02203	\$92,218	\$92,218
46	Virginia School for the Deaf and the	02218	\$6,727	\$6,727

1	Blind (218)			
2 3	Department of Professional and Occupational Regulation (222)	02222	\$4,730	
4 5	Department of Professional and Occupational Regulation (222)	02590	\$16,942	
6 7	Department of Professional and Occupational Regulation (222)	09222	\$380,256	
8 9	Department of Health Professions (223)	07253	\$5,314	\$5,314
10 11	Department of Health Professions (223)	09223	\$260,367	\$260,367
12	Board of Accountancy (226)	09226	\$28,626	
13	Board of Bar Examiners (233)	02233	\$5,948	\$5,948
14	Virginia Museum of Fine Arts (238)	02238	\$3,996	\$3,996
15	Virginia Museum of Fine Arts (238)	05238	\$20,550	\$20,549
16 17	Frontier Culture Museum of Virginia (239)	02239	\$11,185	
18 19	State Council of Higher Education for Virginia (245)	02245	\$8,686	\$8,687
20 21	Department for Aging and Rehabilitative Services (262)	02262	\$4,667	\$4,667
22 23	Department for Aging and Rehabilitative Services (262)	02800	\$53,670	\$53,670
24 25	Department of Agriculture and Consumer Services (301)	07290	\$132,559	
26 27	Department of Agriculture and Consumer Services (301)	09017	\$45,397	
28 29	Department of Agriculture and Consumer Services (301)	02301	\$76,267	
30	Marine Resources Commission (402)	02455	\$6,240	
31	Marine Resources Commission (402)	02490	\$8,554	
32	Marine Resources Commission (402)	02402	\$314	
33 34	Department of Game and Inland Fisheries (403)	09403	\$248,158	
35	Virginia Racing Commission (405)	02280	\$8,212	
36	Virginia Port Authority (407)	02407	\$7,686	\$7,686
37	Virginia Port Authority (407)	04740	\$854	\$854
38 39	Department of Mines, Minerals and Energy (409)	02183	\$33,348	
40 41	Department of Mines, Minerals and Energy (409)	02409	\$2,604	
42 43	Department of Mines, Minerals and Energy (409)	02800	\$16,153	
44	Department of Forestry (411)	02411	\$43,386	
45	Department of Forestry (411)	02340	\$13,298	

1	Department of Forestry (411)	02515	\$21,502	
2	Department of Forestry (411)	02640	\$22,304	
3	Department of Historic Resources (423)	02423	\$9,443	
4	Jamestown-Yorktown Foundation (425)	02425	\$57,244	\$57,243
5 6	Department of Environmental Quality (440)	02149	\$2,923	
7 8	Department of Environmental Quality (440)	02440	\$19,362	
9 10	Department of Environmental Quality (440)	02450	\$20,000	
11 12	Department of Environmental Quality (440)	09024	\$74,846	
13 14	Department of Environmental Quality (440)	09042	\$240	
15 16	Department of Environmental Quality (440)	09060	\$1,576	
17 18	Department of Environmental Quality (440)	09070	\$2,156	
19 20	Department of Environmental Quality (440)	09190	\$250,000	
21 22	Department of Environmental Quality (440)	09143	\$133,448	
23 24	Department of Environmental Quality (440)	09250	\$50,000	
25 26	Department of Environmental Quality (440)	07480	\$206,120	\$206,120
27 28	Department of Rail and Public Transportation (505)	04000	\$81,030	\$81,030
29	Motor Vehicle Dealer Board (506)	02120	\$50,977	
30	Department of Health (601)	02000	\$44,816	\$44,816
31	Department of Health (601)	02020	\$49,417	\$49,417
32	Department of Health (601)	02030	\$1,063	\$1,063
33	Department of Health (601)	02063	\$2,080	\$2,080
34	Department of Health (601)	02110	\$4,897	\$4,897
35	Department of Health (601)	02130	\$27,478	\$27,478
36	Department of Health (601)	02150	\$1,078	\$1,078
37	Department of Health (601)	02260	\$659	\$659
38	Department of Health (601)	02480	\$30,945	\$30,945
39	Department of Health (601)	02800	\$468,651	\$468,651
40	Department of Health (601)	09013	\$14,206	\$14,206
41	Department of Health (601)	09100	\$1,078	\$1,078
42	Department of Health (601)	09312	\$6,403	\$6,403
43	Department of Health (601)	09450	\$16,167	\$16,167
44 45	Department for the Blind and Vision Impaired (702)	02702	\$646	
46 47	Department for the Blind and Vision Impaired (702)	05910	\$31,973	\$31,973
48 49	Department for the Deaf and Hard-Of- Hearing (751)	02751	\$7,798	

18	Department of Fire Programs (960)	02180	\$22,307	\$22,307
16 17	Commonwealth's Attorneys' Services Council (957)	02957	\$281	\$281
14 15	Southwest Virginia Higher Education Center (948)	02948	\$4,698	\$4,697
12 13	Southern Virginia Higher Education Center (937)	02937	\$14,562	\$14,563
10 11	Department of Veterans Services (912)	02912	\$252,836	
8 9	Virginia Foundation for Healthy Youth (852)	09430	\$11,314	\$11,314
7	Department of Aviation (841)	04610	\$93,101	
6	Department of Corrections (799)	09530	\$58,540	
4 5	Department of Corrections (799) Department of Corrections (799)	02711 02320	\$20,397	\$125,628
3	Department of Juvenile Justice (777)	02777	\$4,694	\$4,694
1 2	Department of Social Services (765) Department of Social Services (765)	02022 02043	\$39,870 \$39,870	\$39,870 \$39,870

22 2. Out of the amounts listed above, the Comptroller shall transfer into the Federal Repayment Reserve Fund an amount
 23 estimated to be sufficient to pay the federal government in anticipation of a federal repayment resulting from transfers from
 24 internal service funds identified in this list. The State Comptroller shall notify the Director, Department of Planning and Budget
 25 of the final federal repayment transfer amount prior to making the transfer into the Federal Repayment Reserve Fund.

3. On or before June 30 each year, the State Comptroller shall transfer \$26,064,305 the first year and \$17,376,204 the second year to the general fund the following amounts from the agencies and funds listed below, to fund a portion of the nongeneral share of costs for the expedited repayment of deferred contributions to the Virginia Retirement System authorized in Chapter 732, 2016 Acts of Assembly. Agencies may determine the appropriate fund detail amount within each fund.

30	Agency Name	Fund	FY 2017	FY 2018
31	Christopher Newport	03	\$390,307	\$260,205
32	University (242)			
33	College of William and Mary	03	\$1,020,946	\$680,630
34	(204)			
35	Richard Bland College (241)	03	\$42,715	\$28,476
36	George Mason University	03	\$1,935,422	\$1,290,281
37	(247)			
38	James Madison University	03	\$1,551,829	\$1,034,553
39	(216)			
40	Longwood University (214)	03	\$326,500	\$217,667
41	Norfolk State University (213)	03	\$486,295	\$324,197
42	Old Dominion University	03	\$1,002,931	\$668,621
43	(221)			
44	Radford University (217)	03	\$517,096	\$344,731
45	University of Mary	03	\$314,079	\$209,386

1	Washington (215)			
2	University of Virginia (207)	03	\$5,048,921	\$3,365,948
3 4	University of Virginia Medical Center (209)	03	\$1,072,236	\$714,824
5 6	University of Virginia's College at Wise (246)	03	\$117,388	\$78,259
7 8	Virginia Commonwealth University (236)	03	\$3,210,947	\$2,140,631
9 10 11	VCU Medical College of Virginia Hospitals Authority (206)	03	\$772,167	\$514,778
12 13	Virginia Community College System (260)	03	\$3,377,834	\$2,251,889
14	Virginia Military Institute (211)	03	\$288,536	\$192,357
15 16	Virginia Polytechnic Institute and State University (208)	03	\$4,110,195	\$2,740,130
17	Virginia State University (212)	03	\$477,961	\$318,641
18	Total		\$26,064,305	\$17,376,204

JJ. On or before June 30, 2018, the State Comptroller shall transfer to the general fund \$723,914 the second year from the Biofuels
 Production Fund (09461) at the Department of Mines Minerals and Energy.

KK. On or before June 30, 2018, the State Comptroller shall transfer to the general fund amounts estimated at \$210,000 from the
 following funds in the second year of the biennium within the Department of Health.

23	Department of Health (601)	Fund Detail	FY 2018
24	Waterworks Technical Assistance Fund	02480	\$23,295
25	Donations - Local Health Departments	09013	\$9,391
26	Trauma Center Fund	09020	\$49,920
27	Virginia Rescue Squads Assistance Fund	09100	\$82,542
28	Water Supply Assistance Grant Fund	09224	\$38,802
29	Radioactive Materials Facility Licensure/Inspection Fund	09312	\$4,521
30	Medical And Physician's Assistant Scholarship And Loan Repayment Fund	09341	\$74
31	Nursing Scholarship And Loan Repayment Fund	09321	\$1,455

LL. On or before June 30, 2018, the State Comptroller shall transfer to the general fund \$2,500,000 in nongeneral fund cash balances
 from the Aerospace Engine Manufacturing Supplier Cluster Grant Fund.

MM. On or before June 30, 2018, the State Comptroller shall transfer to the general fund \$1,600,000 in nongeneral fund cash
 balances from the Department of Small Business and Supplier Diversity, representing excess balances of \$640,000 in the Small

36 Business Investment Grant Fund and \$960,000 in the Small Business Jobs Grant Fund.

NN. As required by \$4-1.05 b of Chapter 836, 2017 Acts of Assembly, \$49,119 in various inactive nongeneral fund accounts were
 reverted by the State Comptroller to the General Fund in the second year.

39 OO. On or before June 30, of each fiscal year, the State Comptroller shall transfer to the Health Insurance Fund - Local (Fund
 40 05200) at the Administration of Health Insurance the balance from the Administration of Local Benefits Services Fund (Fund
 41 05220) at the Department of Human Resource Management.

PP. On or before June 30, of each fiscal year, the State Comptroller shall transfer to the Line of Duty Death and Health Benefits
 Trust Fund (Fund 07420) at the Administration of Health Insurance the balance from the Administration of Health Benefits Payment
 LODA Fund (Fund 07422) at the Department of Human Resource Management.

45 § 3-1.02 INTERAGENCY TRANSFERS

The Virginia Department of Transportation shall transfer, from motor fuel tax revenues, \$388,254 the first year and \$388,254 the
 second year to the Department of General Services for motor fuels testing.

48 § 3-1.03 SHORT-TERM ADVANCE TO THE GENERAL FUND FROM NONGENERAL FUNDS

A. To meet the occasional short-term cash needs of the general fund during the course of the year when cumulative year-to-date
 disbursements exceed temporarily cumulative year-to-date revenue collections, the State Comptroller is authorized to draw cash

temporarily from nongeneral fund cash balances deemed to be available, although special dedicated funds related to commodity boards are exempt from this provision. Such cash drawdowns shall be limited to the amounts immediately required by the general fund to meet disbursements made in pursuance of an authorized appropriation. However, the amount of the cash drawdown from any particular nongeneral fund shall be limited to the excess of the cash balance of such fund over the amount otherwise necessary to meet the short-term disbursement requirements of that nongeneral fund. The State Comptroller will ensure that those funds will be replenished in the normal course of business.

B. In the event that nongeneral funds are not sufficient to compensate for the operating cash needs of the general fund, the State
Treasurer is authorized to borrow, temporarily, required funds from cash balances within the Transportation Trust Fund, where
such trust fund balances, based upon assessments provided by the Commonwealth Transportation Commissioner, are not
otherwise needed to meet the short-term disbursement needs of the Transportation Trust Fund, including any debt service and
debt coverage needs, over the life of the borrowing. In addition, the State Treasurer shall ensure that such borrowings are
consistent with the terms and conditions of all bond documents, if any, that are relevant to the Transportation Trust Fund.

C. The Secretary of Finance, the State Treasurer and the Commonwealth Transportation Commissioner shall jointly agree on
 the amounts of such interfund borrowings. Such borrowed amounts shall be repaid to the Transportation Trust Fund at the
 earliest practical time when they are no longer needed to meet short-term cash needs of the general fund, provided, however,
 that such borrowed amounts shall be repaid within the biennium in which they are borrowed. Interest shall accrue daily at the
 rate per annum equal to the then current one-year United States Treasury Obligation Note rate.

D. Any temporary loan shall be evidenced by a loan certificate duly executed by the State Treasurer and the Commonwealth
 Transportation Commissioner specifying the maturity date of such loan and the annual rate of interest. Prepayment of
 temporary loans shall be without penalty and with interest calculated to such prepayment date. The State Treasurer is
 authorized to make, at least monthly, interest payments to the Transportation Trust Fund.

22

§ 3-2.00 WORKING CAPITAL FUNDS AND LINES OF CREDIT

23 § 3-2.01 ADVANCES TO WORKING CAPITAL FUNDS

The State Comptroller shall make available to the Virginia Racing Commission, on July 1 of each year, the amount of \$125,000
 from the general fund as a temporary cash flow advance, to be repaid by December 30 of each year.

26 § 3-2.02 CHARGES AGAINST WORKING CAPITAL FUNDS

27 The State Comptroller may periodically charge the appropriation of any state agency for the expenses incurred for services 28 received from any program financed and accounted for by working capital funds. Such charge may be made upon receipt of 29 such documentation as in the opinion of the State Comptroller provides satisfactory evidence of a claim, charge or demand 30 against the appropriations made to any agency. The amounts so charged shall be recorded to the credit of the appropriate 31 working capital fund accounts. In the event any portion of the charge so made shall be disputed, the amount in dispute may be 32 restored to the agency appropriation by direction of the Governor.

- 33 § 3-2.03 LINES OF CREDIT
- 34 a. The State Comptroller shall provide lines of credit to the following agencies, not to exceed the amounts shown:

35	Administration of Health Insurance	\$150,000,000
36	Administration of Health Insurance, Line of Duty Act	\$10,000,000
37	Administration of Health Insurance, Local Option	\$150,000,000
38	Department of Accounts, for the Payroll Service Bureau	\$400,000
39	Department of Accounts, Transfer Payments	\$5,250,000
40	Department of Alcoholic Beverage Control	\$60,000,000
41	Department of Corrections, for Virginia Correctional Enterprises	\$1,000,000
42	Department of Corrections, for Educational Grant Processing	300,000
43	Department of Emergency Management	\$150,000
44	Department of Environmental Quality	\$5,000,000
45 46	Department of Human Resource Management, for the Workers' Compensation Self Insurance Trust Fund	\$10,000,000
47	Department of Behavioral Health and Developmental Services	\$30,000,000
48	Department of Medical Assistance Services, for the Virginia Health Care Fund	\$12,000,000
49	Department of Motor Vehicles	\$5,000,000
50	Department of the Treasury, for the Unclaimed Property Trust Fund	\$5,000,000
51	Department of the Treasury, for the State Insurance Reserve Trust Fund	\$25,000,000
52	Virginia Lottery	\$40,000,000

1	Virginia Information Technologies Agency	\$75,000,000
2	Virginia Tobacco Settlement Foundation	\$3,000,000
3	Department of Historic Resources	\$600,000
4	Department of Fire Programs	\$30,000,000
5	Compensation Board	\$8,000,000
6	Department of Conservation and Recreation	\$4,000,000
7	Department of Military Affairs, for State Active Duty	\$5,000,000
8	Department of Military Affairs, for Federal Cooperative Agreements	\$21,000,000
9	Innovation and Entrepreneurship Authority	\$2,500,000
10	Department of Motor Vehicles	\$10,500,000

b. The State Comptroller shall execute an agreement with each agency documenting the procedures for the line of credit, including,
 but not limited to, applicable interest and the method for the drawdown of funds. The provisions of § 4-3.02 b of this act shall not
 apply to these lines of credit.

14 c. The State Comptroller, in conjunction with the Departments of General Services and Planning and Budget, shall establish 15 guidelines for agencies and institutions to utilize a line of credit to support fixed and one-time costs associated with implementation 16 of office space consolidation, relocation and/or office space co-location strategies, where such line of credit shall be repaid by the 17 agency or institution based on the cost savings and efficiencies realized by the agency or institution resulting from the consolidation 18 and/or relocation. In such cases the terms of office space consolidation or co-location strategies shall be approved by the Secretary of 19 Administration, in consultation with the Secretary of Finance, as demonstrating cost benefit to the Commonwealth. In no case shall 20 the advances to an agency or institution exceed \$1,000,000 nor the repayment begin more than one year following the 21 implementation or extend beyond a repayment period of seven years.

d. The State Comptroller is hereby authorized to provide lines of credit of up to \$2,500,000 to the Department of Motor Vehicles and
 up to \$2,500,000 to the Department of State Police to be repaid from revenues provided under the federal government's
 establishment of Uniform Carrier Registration.

e. The Virginia Lottery is hereby authorized to use its line of credit to meet cash flow needs for operations at any time during the
year and to provide cash to the Virginia Lottery Fund to meet the required transfer of estimated lottery profits to the Lottery
Proceeds Fund in the month of June, as specified in provisions of § 3-1.01G. of this act. The Virginia Lottery shall repay the line of
credit as actual cash flows become available. The Secretary of Finance is authorized to increase the line of credit to the Virginia
Lottery if necessary to meet operating needs.

f. The State Comptroller is hereby authorized to provide a line of credit of up to \$200,000 to the Department of Health to cover the
 actual costs of expanding the availability of vital records through the Department Motor Vehicles to be repaid from administrative
 processing fees provided under Code of Virginia, § 32.1-273 until such time as the line of credit is repaid.

g. The State Comptroller is hereby authorized to provide a line of credit of up to \$5,000,000 to the Department of Military Affairs to
 cover the actual costs of responding to State Active Duty. The line of credit will be repaid as the Department of Military Affairs is
 reimbursed from federal or other funds, other than Department of Military Affairs funds.

h. The Innovation and Entrepreneurship Investment Authority is hereby authorized to use its line of credit to meet cash flow needs at any time during the year in support of operational costs in anticipation of reimbursement of said expenditures from signed contracts
 and grant awards. The Innovation and Entrepreneurship Investment Authority shall repay the line of credit by June 30 of each fiscal year.

40

§ 3-3.00 GENERAL FUND DEPOSITS

41 § 3-3.01 PAYMENT BY THE STATE TREASURER

The state Treasurer shall transfer an amount estimated at \$2,000 on or before June 30, 2017 and an amount estimated at \$2,000 on or
 before June 30, 2018, to the general fund from excess 9(c) sinking fund balances.

44 § 3-3.02 PAYMENT BY THE VIRGINIA RESOURCES AUTHORITY

On or before June 30, 2017, the Virginia Resources Authority shall pay to the general fund \$544,711 from uncommitted balances in the
 Dam Safety, Flood Prevention and Protection Assistance Fund.

47 § 3-3.03 INTEREST EARNINGS

48 Notwithstanding any other provision of law, on or before June 30 of each year, the State Comptroller shall transfer to the general 49 fund an amount estimated at \$500,000 per year to reflect interest earned on tuition and fees from Educational and General Revenues 49 deposited in the state treasury from the College of William and Mary, University of Virginia, University of Virginia's College at Wise, 1 Virginia Commonwealth University, Virginia Tech and Virginia Tech Extension.

2 § 3-4.00 AUXILIARY ENTERPRISES AND SPONSORED PROGRAMS IN INSTITUTIONS OF HIGHER
 3 EDUCATION

4 § 3-4.01 AUXILIARY ENTERPRISE INVESTMENT YIELDS

A. The educational and general programs in institutions of higher education shall recover the full indirect cost of auxiliary
 enterprise programs as certified by institutions of higher education to the Comptroller subject to annual audit by the Auditor of
 Public accounts. The State Comptroller shall credit those institutions meeting this requirement with the interest earned by the
 investment of the funds of their auxiliary enterprise programs.

9 B. No interest shall be credited for that portion of the fund's cash balance that represents any outstanding loans due from the
10 State Treasurer. The provisions of this section shall not apply to the capital projects authorized under Items C-36.21 and C11 36.40 of Chapter 924, 1997 Acts of Assembly.

12

§ 3-5.00 ADJUSTMENTS AND MODIFICATIONS TO TAX COLLECTIONS

13 § 3-5.01 RETALIATORY COSTS TO OTHER STATES TAX CREDIT

14 Notwithstanding any other provision of law, the amount deposited to the Priority Transportation Trust Fund pursuant to § 58.1-

- 15 2531 shall not be reduced by more than \$266,667 by any refund of the Tax Credit for Retaliatory Costs to Other States
- **16** available under § 58.1-2510.

17 §3-5.02 PAYMENT OF AUTO RENTAL TAX TO THE GENERAL FUND

18 Notwithstanding the provisions of § 58.1-1741, Code of Virginia, or any other provision of law, all revenues resulting from the fee imposed under subdivision A3 of § 58.1-1736, Code of Virginia, shall be deposited into the general fund after the direct

- 20 costs of administering the fee are recovered by the Department of Taxation.
- 21 § 3-5.03 IMPLEMENTATION OF CHAPTER 3, ACTS OF ASSEMBLY OF 2004, SPECIAL SESSION I

Revenues deposited into the Public Education Standards of Quality/Local Real Estate Property Tax Relief Fund established under § 58.1-638.1 of the Code of Virginia pursuant to enactments of the 2004 Special Session of the General Assembly shall be transferred to the general fund and used to meet the Commonwealth's responsibilities for the Standards of Quality prescribed pursuant to Article VIII, Section 2, of the Constitution of Virginia. The Comptroller shall take all actions necessary to effect such transfers monthly, no later than 10 days following the deposit to the Fund. The amounts transferred shall be distributed to localities as specified in Direct Aid to Public Education's (197), State Education Assistance Programs (17800) of this Act. The

28 estimated amount of such transfers are \$365,409,559 the first year and \$374,290,339 *\$379,100,000* the second year.

29 § 3-5.04 RETAIL SALES & USE TAX EXEMPTION FOR INTERNET SERVICE PROVIDERS

- 30 Notwithstanding any other provision of law, for purchases made on or after July 1, 2006, any exemption from the retail sales
- 31 and use tax applicable to production, distribution, and other equipment used to provide Internet-access services by providers of
- 32 Internet service, as defined in § 58.1-602, Code of Virginia, shall occur as a refund request to the Tax Commissioner. The Tax
- 33 Commissioner shall develop procedures for such refunds.

34 § 3-5.05 DISPOSITION OF EXCESS FEES COLLECTED BY CLERKS OF THE CIRCUIT COURTS

Notwithstanding §§ 15.2-540, 15.2-639, 15.2-848, 17.1-285, and any other provision of law general or special, effective July 1,
 2009, the Commonwealth shall be entitled to two-thirds of the excess fees collected by the clerks of the circuit courts as required to be reported under § 17.1-283.

38 § 3-5.06 ACCELERATED SALES TAX

39 A. Notwithstanding any other provision of law, in addition to the amounts required under the provisions of §§58.1-615 and 58.1-616, any dealer as defined by §58.1-612 or direct payment permit holder pursuant to §58.1-624 with taxable sales and 40 purchases of \$1,000,000 or greater for the 12-month period beginning July 1, and ending June 30 of the immediately preceding 41 calendar year, shall be required to make a payment equal to 90 percent of the sales and use tax liability for the previous June. 42 Such tax payments shall be made on or before the 30th day of June, if payments are made by electronic fund transfer, as 43 44 defined in § 58.1-202.1. If payment is made by other than electronic funds transfer, such payment shall be made on or before 45 the 25th day of June. Every dealer or direct payment holder shall be entitled to a credit for the payment under this section on the 46 return for June of the current year due July 20.

- 47 B. The Tax Commissioner may develop guidelines implementing the provisions of this section. Such guidelines shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.).
- 49 C. For purposes of this section, taxable sales or purchases shall be computed without regard to the number of certificates of

- registration held by the dealer. The provisions of this section shall not apply to persons who are required to file only a Form ST-7,
 Consumer's Use Tax Return.
- 3 D. In lieu of the penalties provided in § 58.1-635, except with respect to fraudulent returns, failure to make a timely payment or full
- 4 payment of the sales and use tax liability as provided in subsection A shall subject the dealer or direct payment permit holder to a
- 5 penalty of six percent of the amount of tax underpayment that should have been properly paid to the Tax Commissioner. Interest
- 6 shall accrue as provided in § 58.1-15. The payment required by this section shall become delinquent on the first day following the
- 7 due date set forth in this section if not paid.
- 8 E. Payments made pursuant to this section shall be made in accordance with procedures established by the Tax Commissioner and
 9 shall be considered general fund revenue, except with respect to those revenues required to be distributed under the provisions of §§
 10 58.1-605, 58.1-606, 58.1-638(A), 58.1-638(G)-(H), 58.1-638.2, and 58.1-638.3 of the Code of Virginia.
- 11 F. That the State Comptroller shall make no distribution of the taxes collected pursuant to this section in accordance with §§ 58.1-605, 58,1-606, 58,1-638, 58,1-638,1, 58,1-638,2 and 58,1-638,3 of the Code of Virginia until the Tax Commissioner makes a written 12 13 certification to the Comptroller certifying the sales and use tax revenues generated pursuant to this section. The Tax Commissioner shall certify the sales and use tax revenues generated as soon as practicable after the sales and use tax revenues have been paid into 14 15 the state treasury in any month for the preceding month. If the Governor determines on July 31 of each year, that funds are available to transfer such collections in accordance with §§ 58.1-638(B)-(F) and 58.1-638.1, Code of Virginia, he shall direct the State 16 17 Comptroller to make such allocation. The Secretary of Finance will report the Governor's determination to the Chairman of the 18 House Appropriations and Senate Finance Committees on August 15 of each year.
- G.1. Beginning with the tax payment that would be remitted on or before June 25, 2017, if the payment is made by other than
 electronic fund transfers, and by June 30, 2017, if payments are made by electronic fund transfer, the provisions of § 3-5.08 of
 Chapter 874, 2010 Acts of Assembly, shall apply only to those dealers or permit holders with taxable sales and purchases of
 \$2,500,000 or greater for the 12-month period beginning July 1 and ending June 30 of the immediately preceding calendar year.
- 2. Beginning with the tax payment that would be remitted on or before June 25, 2018, if the payment is made by other than
 electronic fund transfers, and by June 30, 2018, if payments are made by electronic fund transfer, the provisions of § 3-5.08 of
 Chapter 874, 2010 Acts of Assembly, shall apply only to those dealers or permit holders with taxable sales and purchases of
 \$4,000,000 or greater for the 12-month period beginning July 1 and ending June 30 of the immediately preceding calendar year.

27 § 3-5.07 DISCOUNTS AND ALLOWANCES

- A. Notwithstanding any other provision of law, effective beginning with the return for June 2010, due July 2010, the compensation allowed under § 58.1-622, Code of Virginia, shall be suspended for any dealer required to remit the tax levied under §§ 58.1-603 and 58.1-604, Code of Virginia, by electronic funds transfer pursuant to § 58.1-202.1, Code of Virginia, and the compensation available to all other dealers shall be limited to the following percentages of the first three percent of the tax levied under §§ 58.1-603 and 58.1-604, Code of Virginia:
- 33
 Monthly Taxable Sales
 Percentage

 34
 \$0 to \$62,500
 1.6%

 35
 \$62,501 to \$208,000
 1.2%

 36
 \$208,001 and above
 0.8%
- B. Notwithstanding any other provision of law, effective beginning with the return for June 2010, due July 2010, the compensation
 available under §§ 58.1-642, 58.1-656, 58.1-1021.03, and 58.1-1730, Code of Virginia, shall be suspended.
- 39 C. Beginning with the return for June 2011, due July 2011, the compensation under § 58.1-1021.03 shall be reinstated.

40 § 3-5.08 SALES TAX COMMITMENT TO HIGHWAY MAINTENANCE AND OPERATING FUND

The sales and use tax revenue for distribution to the Highway Maintenance and Operating Fund shall be consistent with Chapter 766,
 2013 Acts of Assembly.

43 § 3-5.09 INTANGIBLE HOLDING COMPANY ADDBACK

- 44 Notwithstanding the provisions of § 58.1-402(B)(8), Code of Virginia, for taxable years beginning on and after January 1, 2004:
- (i) The exception in § 58.1-402(B)(8)(a)(1) for income that is subject to a tax based on or measured by net income or capital imposed by Virginia, another state, or a foreign government shall be limited and apply only to the portion of such income received by the related member, which portion is attributed to a state or foreign government in which the related member has sufficient nexus to be subject to such taxes; and
- 49 (ii) The exception in § 58.1-402(B)(8)(a)(2) for a related member deriving at least one-third of its gross revenues from licensing to
- 50 unrelated parties shall be limited and apply only to the portion of such income derived from licensing agreements for which the rates

1 and terms are comparable to the rates and terms of agreements that the related member has actually entered into with unrelated 2 entities.

3 § 3-5.10 REGIONAL FUELS TAX

Funds collected pursuant to § 58.1-2291 et seq., Code of Virginia, from the additional sales tax on fuel in certain transportation
districts under § 58.1-2291 et seq., Code of Virginia, shall be returned to the respective commissions in amounts equivalent to
the shares collected in the respective member jurisdictions. However, no funds shall be collected pursuant to § 58.1-2291 et
seq., Code of Virginia, from levying the additional sales tax on aviation fuel as that term is defined in § 58.1-2201, Code of
Virginia.

9 § 3-5.11 DEDUCTION FOR ABLE ACT CONTRIBUTIONS

10 A. Effective for taxable years beginning on or after January 1, 2016, an individual shall be allowed a deduction from Virginia adjusted gross income as defined in § 58.1-321, Code of Virginia, for the amount contributed during the taxable year to an 11 12 ABLE savings trust account entered into with the Virginia College Savings Plan pursuant to Chapter 7 (§ 23.1-700 et seq.) of Title 23.1, Code of Virginia. The amount deducted on any individual income tax return in any taxable year shall be limited to 13 14 \$2,000 per ABLE savings trust account. No deduction shall be allowed pursuant to this section if such contributions are 15 deducted on the contributor's federal income tax return. If the contribution to an ABLE savings trust account exceeds \$2,000 the remainder may be carried forward and subtracted in future taxable years until the ABLE savings trust contribution has been 16 17 fully deducted; however, in no event shall the amount deducted in any taxable year exceed \$2,000 per ABLE savings trust 18 account.

B. Notwithstanding the statute of limitations on assessments contained in § 58.1-312, Code of Virginia, any deduction taken hereunder shall be subject to recapture in the taxable year or years in which distributions or refunds are made for any reason other than (i) to pay qualified disability expenses, as defined in § 529A of the Internal Revenue Code; or (ii) the beneficiary's death.

C. A contributor to an ABLE savings trust account who has attained age 70 shall not be subject to the limitation that the amount
 of the deduction not exceed \$2,000 per ABLE savings trust account in any taxable year. Such taxpayer shall be allowed a
 deduction for the full amount contributed to an ABLE savings trust account, less any amounts previously deducted.

D. The Tax Commissioner shall develop guidelines implementing the provisions of this section, including but not limited to the computation, carryover, and recapture of the deduction provided under this section. Such guidelines shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq., Code of Virginia).

29 § 3-5.12 RETAIL SALES AND USE TAX EXEMPTION FOR RESEARCH AND DEVELOPMENT

A. Notwithstanding any other provision of law or regulation, and beginning July 1, 2016, the retail sales and use tax exemption
 provided for in subdivision 5 of § 58.1-609.3 of the Code of Virginia, applicable to tangible personal property purchased or
 leased for use or consumption directly and exclusively in basic research or research and development in the experimental or
 laboratory sense, shall apply to such property used in a federally funded research and development center, regardless of
 whether such property is used by the purchaser, lessee, or another person or entity.

B. Nothing in this section shall be construed to relieve any federally funded research and development center of any liability for
 retail sales and use tax due for the purchase of tangible personal property pursuant to the law in effect at the time of the
 purchase.

38 § 3-5.13 ADMISSIONS TAX

Notwithstanding the provisions of § 58.1-3818.02, Code of Virginia, or any other provision of law, subject to the execution of a memorandum of understanding between an entertainment venue and the County of Stafford, Stafford County is authorized to impose a tax on admissions to an entertainment venue located in the county that (i) is licensed to do business in the county for the first time on or after July 1, 2015, and (ii) requires at last 75 acres of land for its operations, and (iii) such land is purchased or leased by the entertainment venue owner on or after June 1, 2015. The tax shall not exceed 10 percent of the amount of charge for admission to any such venue. The provisions of this section shall expire on July 1, 2019 if no entertainment venue exists in Stafford County upon which the tax authorized is imposed.

46 § 3-5.14 SUNSET DATES FOR INCOME TAX CREDITS AND SALES AND USE TAX EXEMPTIONS

A. Notwithstanding any other provision of law the General Assembly shall not advance the sunset date on any existing sales tax
exemption or tax credit beyond June 30, 2022. Any new sales tax exemption or tax credit enacted by the General Assembly
prior to the 2021 regular legislative session shall have a sunset date not later than June 30, 2022. However, this requirement
shall not apply to tax exemptions administered by the Department of Taxation under § 58.1-609.11, relating to exemptions for
nonprofit entities nor shall it apply to exemptions or tax credits with sunset dates after June 30, 2022, enacted or advanced
during the 2016 Session of the General Assembly.

B. By November 1, 2020, the Department of Taxation shall report to every member of the General Assembly and to the Joint
 Subcommittee to Evaluate Tax Preferences, on the revenue impact of every sales tax exemption and tax credit scheduled to expire on
 or before June 30, 2022. The report shall include the prior fiscal year's state and local sales tax impact of each expiring sales tax
 exemption, and the prior fiscal year's general fund revenue impact of each expiring tax credit. The tax credit revenue impact analysis
 shall be inclusive of credits claimed against any tax imposed under Title 58.1 of the Code of Virginia.

6 C. The Department shall provide an updated revenue impact report no later than November 1, 2025, and every five years thereafter,
 7 for sales tax exemptions and tax credits set to expire within two years following the date of the report. Such reports shall be distributed to every member of the General Assembly and to the Joint Subcommittee to Evaluate Tax Preferences.

9 § 3-5.15 SALES TAX NEXUS

Notwithstanding any other provision of law, if a dealer has inventory in the Commonwealth, such dealer shall have physical
 presence in the Commonwealth and shall be deemed to have sufficient activity within the Commonwealth to require registration
 under § 58,1-613 pursuant to § 58,1-612(C).

13 § 3-5.16. Omitted.

14 § 3-5.17 VIRGINIA TAX AMNESTY PROGRAM

A. Notwithstanding any other provision of law, there is hereby established the Virginia Tax Amnesty Program. It is the intent of this
 program to improve voluntary compliance with the tax laws and to increase and to accelerate collections of certain taxes owed to the
 Commonwealth.

B. The Virginia Tax Amnesty Program shall be administered by the Department of Taxation, and any person, individual, corporation, estate, trust or partnership required to file a return or to pay any tax administered or collected by the Department of Taxation shall be eligible to participate, subject to the requirements set forth below and guidelines established by the Tax
Commissioner. The Tax Commissioner may require participants in the program to complete an amnesty application and such other forms as he may prescribe and to furnish any additional information he deems necessary to make a determination regarding the validity of such amnesty application.

C. The Tax Commissioner shall establish guidelines and rules for the procedures for participation and any other rules that are
 deemed necessary by the Tax Commissioner. The guidelines and rules issued by the Tax Commissioner regarding the Virginia Tax
 Amnesty Program shall be exempt from the Administrative Process Act (§ 2.2-4000 et seq. of the Code of Virginia).

27 D. The Virginia Tax Amnesty Program shall have the following features:

1. The program shall be conducted during the period July 1, 2017 through June 30, 2018 and shall not last less than 60 nor more than
75 days. The exact dates of the program shall be established by the Tax Commissioner.

2. All civil or criminal penalties assessed or assessable, as provided in this title, including the addition to tax under §§ 58.1-492 and
 58.1-504 of the Code of Virginia, and one-half of the interest assessed or assessable, as provided in this title, which are the result of
 nonpayment, underpayment, nonreporting or underreporting of tax liabilities, shall be waived upon receipt of the payment of the
 amount of taxes and interest owed, with the following exceptions:

a. No person, individual, corporation, estate, trust or partnership currently under investigation or prosecution for filing a fraudulent
 return or failing to file a return with the intent to evade tax shall qualify to participate.

b. No person, individual, corporation, estate, trust or partnership shall be eligible to participate in the program with respect to any assessment outstanding for which the date of assessment is less than 90 days prior to the first day of the program or with respect to any liability arising from the failure to file a return for which the due date of the return is less than 90 days prior to the first day of the program.

c. No person, individual, corporation, estate, or trust shall be eligible to participate in the program with respect to any tax liability
from the income taxes imposed by §§ 58.1-320, 58.1-360 and 58.1-400 of the Code of Virginia, if the tax liability is attributable to
taxable years beginning on and after January 1, 2016.

d. No taxpayer shall be eligible to participate in the Program with respect to any tax liability if it is attributable to an issue that is
subject to a decision of a Virginia court rendered on or after January 1, 2016.

- E. For the purpose of computing the outstanding balance due because of the nonpayment, underpayment, nonreporting or underreporting of any tax liability that has not been assessed prior to the first day of the program, the rate of interest specified for omitted taxes and assessments under § 58.1-15 shall not be applicable. The Tax Commissioner shall, instead, establish one interest rate to be used for each taxable year that approximates the average "underpayment rate" specified under § 58.1-15 of the Code of Virginia for the five-year period immediately preceding the program.
- 50 F. 1. If any taxpayer eligible for amnesty under this section and under the rules and guidelines established by the Tax Commissioner

retains any outstanding balance after the close of the Virginia Tax Amnesty Program because of the nonpayment,
 underpayment, nonreporting or underreporting of any tax liability eligible for relief under the Virginia Tax Amnesty Program,
 then such balance shall be subject to a 20 percent penalty on the unpaid tax. This penalty is in addition to all other penalties that

4 may apply to the taxpayer.

2. Any taxpayer who defaults upon any agreement to pay tax and interest arising out of a grant of amnesty is subject to
 reinstatement of the penalty and interest forgiven and the imposition of the penalty under this section as though the taxpayer
 retained the original outstanding balance at the close of the Virginia Tax Amnesty Program.

8 § 3-5.18 LIMITATION ON THE AMOUNT OF HISTORIC REHABILITATION TAX CREDITS CLAIMED

9 Notwithstanding § 58.1-339.2 or any other provision of law, effective for taxable years beginning on and after January 1, 2017,
 10 the amount of the Historic Rehabilitation Tax Credit that may be claimed by each taxpayer, including amounts carried over
 11 from prior taxable years, shall not exceed \$5 million for any taxable year.

12 § 3-5.19 LIMITATION ON THE AMOUNT OF LAND PRESERVATION TAX CREDITS CLAIMED

Notwithstanding § 58.1-512 or any other provision of law, effective for the taxable year beginning on and after January 1,
 2017, the amount of the Land Preservation Tax Credit that may be claimed by each taxpayer, including amounts carried over

15 from prior taxable years, shall not exceed \$20,000.

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§ 3-6.00 ADJUSTMENTS AND MODIFICATIONS TO FEES

18 § 3-6.01 RECORDATION TAX FEE

19 There is hereby assessed a twenty dollar fee on (i) every deed for which the state recordation tax is collected pursuant to §§ 20 58.1-801 A and 58.1-803, Code of Virginia; and (ii) every certificate of satisfaction admitted under § 55-66.6, Code of 21 Virginia. The revenue generated from fifty percent of such fee shall be deposited to the general fund. The revenue generated 22 from the other fifty percent of such fee shall be deposited to the Virginia Natural Resources Commitment Fund, a subfund of 23 the Virginia Water Quality Improvement Fund, as established in § 10.1-2128.1, Code of Virginia. The funds deposited to this 24 subfund shall be disbursed for the agricultural best management practices cost share program, pursuant to § 10.1-2128.1, Code 25 of Virginia.

26 § 3-6.02 ANNUAL VEHICLE REGISTRATION FEE (\$4.25 FOR LIFE)

Notwithstanding § 46.2-694 paragraph 13 of the Code of Virginia, the additional fee that shall be charged and collected at the time of registration of each pickup or panel truck and each motor vehicle shall be \$6.25.

29 § 3-6.03 DRIVERS LICENSE REINSTATEMENT FEE

Notwithstanding § 46.2-411 of the Code of Virginia, the drivers license reinstatement fee payable to the Trauma Center Fund
 shall be \$100.

32 § 3-6.04. Omitted.

PART 4: GENERAL PROVISIONS § 4-0.00 OPERATING POLICIES

- 3 § 4-0.01 OPERATING POLICIES
- a. Each appropriating act of the General Assembly shall be subject to the following provisions and conditions, unless specifically
 exempt elsewhere in this act.
- b. All appropriations contained in this act, or in any other appropriating act of the General Assembly, are declared to be maximum
 appropriations and conditional on receipt of revenue.
- 8 c. The Governor, as chief budget officer of the state, shall ensure that the provisions and conditions as set forth in this section are9 strictly observed.
- 10 d. Public higher education institutions are not subject to the provisions of § 2.2-4800, Code of Virginia, or the provisions of the
- 11 Department of Accounts' Commonwealth Accounting Policies and Procedures manual (CAPP) topic 20505 with regard to students 12 who are veterans of the United States armed services and National Guard and are in receipt of federal educational benefits under the
- 13 G.I. Bill. Public higher education shall establish internal procedures for the continued enrollment of such students to include
- 14 resolution of outstanding accounts receivable.
- e. The provisions of the Virginia Public Procurement Act (§ 2.2-4300 et seq. of the Code of Virginia) shall not apply to grants made
 in support of the 2019 Commemoration to non-profit entities organized under § 501 (c)(3) of the Internal Revenue Code.
- 17 f. 1. The State Council of Higher Education for Virginia shall establish a policy for granting undergraduate course credit to entering
 18 freshman students who have taken one or more Advanced Placement, Cambridge Advanced (A/AS), College-Level Examination
 19 Program (CLEP), or International Baccalaureate examinations by August 1, 2017. The policy shall:
- a) Outline the conditions necessary for each public institution of higher education to grant course credit, including the minimum
 required scores on such examinations;
- b) Identify the course credit or other academic requirements of each public institution of higher education that the student satisfies
 by achieving the minimum required scores on such examinations; and
- c) Ensure, to the extent possible, that the grant of course credit is consistent across each public institution of higher education andeach such examination.
- 26 2. The Council and each public institution of higher education shall make the policy available to the public on its website.
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1 2

§ 4-1.00 APPROPRIATIONS

28 § 4-1.01 PREREQUISITES FOR PAYMENT

a. The State Comptroller shall not pay any money out of the state treasury except pursuant to appropriations in this act or in any other act of the General Assembly making an appropriation during the current biennium.

b. Moneys shall be spent solely for the purposes for which they were appropriated by the General Assembly, except as specifically
provided otherwise by § 4-1.03 Appropriation Transfers, § 4-4.01 Capital Projects, or § 4-5.01 a. Settlement of Claims with
Individuals. Should the Governor find that moneys are not being spent in accordance with provisions of the act appropriating them,
he shall restrain the State Comptroller from making further disbursements, in whole or in part, from said appropriations. Further,
should the Auditor of Public Accounts determine that a state or other agency is not spending moneys in accordance with provisions of the act appropriating them, he shall so advise the Governor or other governing authority, the State Comptroller, the Chairman of
the Joint Legislative Audit and Review Commission, and Chairmen of the Senate Finance and House Appropriations Committees.

c. Exclusive of revenues paid into the general fund of the state treasury, all revenues earned or collected by an agency, and contained
 in an appropriation item to the agency shall be expended first during the fiscal year, prior to the expenditure of any general fund
 appropriation within that appropriation item, unless prohibited by statute or by the terms and conditions of any gift, grant or
 donation.

42 § 4-1.02 WITHHOLDING OF SPENDING AUTHORITY

a. For purposes of this subsection, withholding of spending authority is defined as any action pursuant to a budget reduction plan
 approved by the Governor to address a declared shortfall in budgeted revenue that impedes or limits the ability to spend appropriated
 moneys, regardless of the mechanism used to effect such withholding.

46 b.1. Changed Expenditure Factors: The Governor is authorized to reduce spending authority, by withholding allotments of

appropriations, when expenditure factors, such as enrollments or population in institutions, are smaller than the estimates upon
 which the appropriation was based. Moneys generated from the withholding action shall not be reallocated for any other

3 purpose, provided the withholding of allotments of appropriations under this provision shall not occur until at least 15 days

4 after the Governor has transmitted a statement of changed factors and intent to withhold moneys to the Chairmen of the House

5 Appropriations and Senate Finance Committees.

- 6 2. Moneys shall not be withheld on the basis of reorganization plans or program evaluations until such plans or evaluations
 7 have been specifically presented in writing to the General Assembly at its next regularly scheduled session.
- 8 c. Increased Nongeneral Fund Revenue:

9 1. General fund appropriations to any state agency for operating expenses are supplemental to nongeneral fund revenues 10 collected by the agency. To the extent that nongeneral fund revenues collected in a fiscal year exceed the estimate on which the 11 operating budget was based, the Governor is authorized to withhold general fund spending authority, by withholding allotments 12 of appropriations, in an equivalent amount. However, this limitation shall not apply to (a) restricted excess tuition and fees for 13 educational and general programs in the institutions of higher education, as defined in § 4-2.01 c of this act; (b) appropriations to institutions of higher education designated for fellowships, scholarships and loans; (c) gifts or grants which are made to any 14 15 state agency for the direct costs of a stipulated project; (d) appropriations to institutions for the mentally ill or intellectually 16 disabled payable from the Behavioral Health and Developmental Services Revenue Fund; and (e) general fund appropriations 17 for highway construction and mass transit. Moneys unallotted under this provision shall not be reallocated for any other 18 purpose.

2. To the degree that new or additional grant funds become available to supplement general fund appropriations for a program,
 following enactment of an appropriation act, the Governor is authorized to withhold general fund spending authority, by
 withholding allotments of appropriations, in an amount equivalent to that provided from grant funds, unless such action is
 prohibited by the original provider of the grant funds. The withholding action shall not include general fund appropriations,
 which are required to match grant funds. Moneys unallotted under this provision shall not be reallocated for any other purpose.

24 d. Reduced General Fund Resources:

1. The term "general fund resources" as applied in this subsection includes revenues collected and paid into the general fund of the state treasury during the current biennium, transfers to the general fund of the state treasury during the current biennium, and all unexpended balances brought forward from the previous biennium.

28 2. In the event that general fund resources are estimated by the Governor to be insufficient to pay in full all general fund appropriations authorized by the General Assembly, the Governor shall, subject to the qualifications herein contained, withhold general fund spending authority, by withholding allotments of appropriations, to prevent any expenditure in excess of the estimated general fund resources available.

32 3. In making this determination, the Governor shall take into account actual general fund revenue collections for the current
 33 fiscal year and the results of a formal written re-estimate of general fund revenues for the current and next biennium, prepared
 34 within the previous 90 days, in accordance with the process specified in § 2.2-1503, Code of Virginia. Said re-estimate of
 35 general fund revenues shall be communicated to the Chairmen of the Senate Finance, House Appropriations and House Finance
 36 Committees, prior to taking action to reduce general fund allotments of appropriations on account of reduced resources.

4.a) In addition to monthly reports on the status of revenue collections relative to the current fiscal year's estimate, the
Governor shall provide a written quarterly assessment of the current economic outlook for the remainder of the fiscal year to
the Chairmen of the House Appropriations, House Finance, and Senate Finance Committees.

40 b) Within five business days after the preliminary close of the state accounts at the end of the fiscal year, the State Comptroller 41 shall provide the Governor with the actual total of (1) individual income taxes, (2) corporate income taxes, and (3) sales taxes 42 for the just-completed fiscal year, with a comparison of such actual totals with the total of such taxes in the official budget 43 estimate for that fiscal year. If that comparison indicates that the total of (1) individual income taxes, (2) corporate income 44 taxes, and (3) sales taxes, as shown on the preliminary close, was one percent or more below the amount of such taxes in the 45 official budget estimate for the just-completed fiscal year, the Governor shall prepare a written re-estimate of general fund 46 revenues for the current biennium and the next biennium in accordance with § 2.2-1503, Code of Virginia, to be reported to the 47 Chairmen of the Senate Finance, House Finance and House Appropriations Committees, not later than September 1 following 48 the close of the fiscal year.

5.a) The Governor shall take no action to withhold allotments until a written plan detailing specific reduction actions approved
by the Governor, identified by program and appropriation item, has been presented to the Chairmen of the House
Appropriations and Senate Finance Committees. Subsequent modifications to the approved reduction plan also must be
submitted to the Chairmen of the House Appropriations and Senate Finance Committees, prior to withholding allotments of
appropriations.

54 b) In addition to the budget reduction plan approved by the Governor, all budget reduction proposals submitted by state

agencies to the Governor or the Governor's staff, including but not limited to the Department of Planning and Budget, the Governor's
 Cabinet secretaries, or the Chief of Staff, whether submitted electronically or otherwise, shall be made available via electronic means
 to the Chairmen of the House Appropriations and Senate Finance Committees concurrently with that budget reduction plan.

4 6. In effecting the reduction of expenditures, the Governor shall not withhold allotments of appropriations for:

5 a) More than 15 percent cumulatively of the annual general fund appropriation contained in this act for operating expenses of any 6 one state or nonstate agency or institution designated in this act by title, and the exact amount withheld, by state or nonstate agency 7 or institution, shall be reported within five calendar days to the Chairmen of the Senate Finance and House Appropriations 8 Committees. State agencies providing funds directly to grantees named in this act shall not apportion a larger cut to the grantee than 9 the proportional cut apportioned to the agency. Without regard to § 4-5.05 b.4. of this act, the remaining appropriation to the grantee 10 which is not subject to the cut, equal to at least 85 percent of the annual appropriation, shall be made by July 31, or in two equal installments, one payable by July 31 and the other payable by December 31, if the remaining appropriation is less than or equal to 11 \$500,000, except in cases where the normal conditions of the grant dictate a different payment schedule. 12

- b) The payment of principal and interest on the bonded debt or other bonded obligations of the Commonwealth, its agencies and its authorities, or for payment of a legally authorized deficit.
- 15 c) The payments for care of graves of Confederate and historical African American dead.

16 d) The employer contributions, and employer-paid member contributions, to the Social Security System, Virginia Retirement 17 System, Judicial Retirement System, State Police Officers Retirement System, Virginia Law Officers Retirement System, Optional 18 Retirement Plan for College and University Faculty, Optional Retirement Plan for Political Appointees, Optional Retirement Plan for Superintendents, the Volunteer Service Award Program, the Virginia Retirement System's group life insurance, sickness and 19 20 disability, and retiree health care credit programs for state employees, state-supported local employees and teachers. If the Virginia 21 Retirement System Board of Trustees approves a contribution rate for a fiscal year that is lower than the rate on which the 22 appropriation was based, or if the United States government approves a Social Security rate that is lower than that in effect for the 23 current budget, the Governor may withhold excess contributions. However, employer and employee paid rates or contributions for health insurance and matching deferred compensation for state employees, state-supported local employees and teachers may not be 24 increased or decreased beyond the amounts approved by the General Assembly. Payments for the employee benefit programs listed 25 in this paragraph may not be delayed beyond the customary billing cycles that have been established by law or policy by the 26 27 governing board.

- 28 e) The payments in fulfillment of any contract awarded for the design, construction and furnishing of any state building.
- **29** f) The salary of any state officer for whom the Constitution of Virginia prohibits a change in salary.
- g) The salary of any officer or employee in the Executive Department by more than two percent (irrespective of the fund source for
 payment of salaries and wages); however, the percentage of reduction shall be uniformly applied to all employees within the
 Executive Department.
- h) The appropriation supported by the State Bar Fund, as authorized by § 54.1-3913, Code of Virginia, unless the supporting
 revenues for such appropriation are estimated to be insufficient to pay the appropriation.

7. The Governor is authorized to withhold specific allotments of appropriations by a uniform percentage, a graduated reduction or on
 an individual basis, or apply a combination of these actions, in effecting the authorized reduction of expenditures, up to the
 maximum of 15 percent, as prescribed in subdivision 6a of this subsection.

- 38 8. Each nongeneral fund appropriation shall be payable in full only to the extent the nongeneral fund revenues from which the 39 appropriation is payable are estimated to be sufficient. The Governor is authorized to reduce allotments of nongeneral fund 40 appropriations by the amount necessary to ensure that expenditures do not exceed the supporting revenues for such appropriations; 41 however, the Governor shall take no action to reduce allotments of appropriations for major nongeneral fund sources on account of reduced revenues until such time as a formal written re-estimate of revenues for the current and next biennium, prepared in 42 43 accordance with the process specified in § 2.2-1503, Code of Virginia, has been reported to the Chairmen of the Senate Finance, 44 House Finance, and House Appropriations Committees. For purposes of this subsection, major nongeneral fund sources are defined 45 as Highway Maintenance and Operating Fund and Transportation Trust Fund.
- 9. Notwithstanding any contrary provisions of law, the Governor is authorized to transfer to the general fund on June 30 of each year
 of the biennium, or within 20 days from that date, any available unexpended balances in other funds in the state treasury, subject to the following:
- a) The Governor shall declare in writing to the Chairmen of the Senate Finance and House Appropriations Committees that a fiscal emergency exists which warrants the transfer of nongeneral funds to the general fund and reports the exact amount of such transfer
 within five calendar days of the transfer;
- b) No such transfer may be made from retirement or other trust accounts, the State Bar Fund as authorized by § 54.1-3913, Code of
- 53 Virginia, debt service funds, or federal funds; and

c) The Governor shall include for informative purposes, in the first biennial budget he submits subsequent to the transfer, the
 amount transferred from each account or fund and recommendations for restoring such amounts.

10. The Director, Department of Planning and Budget, shall make available via electronic means a report of spending authority
 withheld under the provisions of this subsection to the Chairmen of the Senate Finance and House Appropriations Committees
 within five calendar days of the action to withhold. Said report shall include the amount withheld by agency and appropriation
 item.

11. If action to withhold allotments of appropriation under this provision is inadequate to eliminate the imbalance between
 projected general fund resources and appropriations, the Speaker of the House of Delegates and the President pro tempore of
 the Senate shall be advised in writing by the Governor, so that they may consider requesting a special session of the General

10 Assembly.

11 § 4-1.03 APPROPRIATION TRANSFERS

- 12 GENERAL
- a. During any fiscal year, the Director, Department of Planning and Budget, may transfer appropriation authority from one stateor other agency to another, to effect the following:

1) distribution of amounts budgeted in the central appropriation to agencies, or withdrawal of budgeted amounts from agenciesin accordance with specific language in the central appropriation establishing reversion clearing accounts;

- 17 2) distribution of pass-through grants or other funds held by an agency as fiscal agent;
- 18 3) correction of errors within this act, where such errors have been identified in writing by the Chairmen of the House19 Appropriations and Senate Finance Committees;
- 4) proper accounting between fund sources 0100 and 0300 in higher education institutions;
- 21 5) transfers specifically authorized elsewhere in this act or as specified in the Code of Virginia;
- 6) to supplement capital projects in order to realize efficiencies or provide for cost overruns unrelated to changes in size or scope; or
- 7) to administer a program for another agency or to effect budgeted program purposes approved by the General Assembly,
 pursuant to a signed agreement between the respective agencies.

b. During any fiscal year, the Director, Department of Planning and Budget, may transfer appropriation authority within an
 agency to effect proper accounting between fund sources and to effect program purposes approved by the General Assembly,
 unless specifically provided otherwise in this act or as specified in the Code of Virginia. However, appropriation authority for
 local aid programs and aid to individuals, with the exception of student financial aid, shall not be transferred elsewhere without
 advance notice to the Chairmen of the House Appropriations and Senate Finance Committees. Further, any transfers between
 capital projects shall be made only to realize efficiencies or provide for cost overruns unrelated to changes in size or scope.

- c.1. In addition to authority granted elsewhere in this act, the Director, Department of Planning and Budget, may transfer
 operating appropriations authority among sub-agencies within the Judicial System, the Department of Corrections, and the
 Department of Behavioral Health and Developmental Services to effect changes in operating expense requirements which may
 occur during the biennium.
- 2. The Director, Department of Planning and Budget, may transfer appropriations from the Department of Behavioral Health
 and Developmental Services to the Department of Medical Assistance Services, consisting of the general fund amounts
 required to match federal funds for reimbursement of services provided by its institutions and Community Services Boards.
- 39 3. The Director, Department of Planning and Budget, may transfer appropriations from the Office of Comprehensive Services
 40 to the Department of Medical Assistance Services, consisting of the general fund amounts required to match federal funds for
 41 reimbursement of services provided to eligible children.
- 42 4. The Director, Department of Planning and Budget, may transfer an appropriation or portion thereof within a state or other
 43 agency, or from one such agency to another, to support changes in agency organization, program or responsibility enacted by
 44 the General Assembly to be effective during the current biennium.
- 5. The Director, Department of Planning and Budget, may transfer appropriations from the second year to the first year, with
 said transfer to be reported in writing to the Chairmen of the Senate Finance and House Appropriations Committees within five
 calendar days of the transfer, when the expenditure of such funds is required to:
- 48 a) address a threat to life, safety, health or property, or

b) provide for unbudgeted cost increases for statutorily required services or federally mandated services, in order to continue those
 services at the present level, or

- c) provide for payment of overtime salaries and wages, when the obligations for payment of such overtime were incurred during a
 situation deemed threatening to life, safety, health, or property, or
- d) provide for payments to the beneficiaries of certain public safety officers killed in the line of duty, as authorized in Title 2.2,
 Chapter 4, Code of Virginia and for payments to the beneficiaries of certain members of the National Guard and United States
 military reserves killed in action in any armed conflict on or after October 7, 2001, as authorized in § 44-93.1 B., Code of Virginia, or
- 9 e) continue a program at the present level of service or at an increased level of service when required to address unanticipated
 10 increases in workload such as enrollment, caseload or like factors, or unanticipated costs, or
- f) to address unanticipated business or industrial development opportunities which will benefit the state's economy, provided that
 any such appropriations be used in a manner consistent with the purposes of the program as originally appropriated.
- 6. An appropriation transfer shall not occur except through properly executed appropriation transfer documents designed specifically
 for that purpose, and all transactions effecting appropriation transfers shall be entered in the state's computerized budgeting and
 accounting systems.
- 7. The Director, Department of Planning and Budget, may transfer from any other agency, appropriations to supplement any project
 of the Virginia Public Building Authority authorized by the General Assembly and approved by the Governor. Such capital project
 shall be transferred to the state agency designated as the managing agency for the Virginia Public Building Authority.
- 8. In the event of the transition of a city to town status pursuant to the provisions of Chapter 41 of Title 15.2 of the Code of Virginia
 (§ 15.2-4100 et seq.) or the consolidation of a city and a county into a single city pursuant to the provisions of Chapter 35 of Title
 15.2, Code of Virginia (§ 15.2-3500 et seq.) subsequent to July 1, 1999, the provisions of § 15.2-1302 shall govern distributions
 from state agencies to the county in which the town is situated or to the consolidated city, and the Director, Department of Planning
 and Budget, is authorized to transfer appropriations or portions thereof within a state agency, or from one such agency to another, if
 necessary to fulfill the requirements of § 15.2-1302.

25 § 4-1.04 APPROPRIATION INCREASES

- **26** a. UNAPPROPRIATED NONGENERAL FUNDS:
- **27** 1. Sale of Surplus Materials:
- 28 The Director, Department of Planning and Budget, is hereby authorized to increase the appropriations to any state agency by the amount of credit resulting from the sale of surplus materials under the provisions of § 2.2-1125, Code of Virginia.
- **30** 2. Insurance Recovery:

The Director, Department of Planning and Budget, shall increase the appropriation authority for any state agency by the amount of
 the proceeds of an insurance policy or from the State Insurance Reserve Trust Fund, for expenditures as far as may be necessary, to
 pay for the repair or replacement of lost, damaged or destroyed property, plant or equipment.

34 3. Gifts, Grants and Other Nongeneral Funds:

a) Subject to § 4-1.02 c, Increased Nongeneral Fund Revenue, and the conditions stated in this section, the Director, Department of
Planning and Budget, is hereby authorized to increase the appropriations to any state agency by the amount of the proceeds of
donations, gifts, grants or other nongeneral funds paid into the state treasury in excess of such appropriations during a fiscal year.
Such appropriations shall be increased only when the expenditure of moneys is authorized elsewhere in this act or is required to:

- **39** 1) address a threat to life, safety, health or property or
- 2) provide for unbudgeted increases in costs for services required by statute or services mandated by the federal government, in
 order to continue those services at the present level or implement compensation adjustments approved by the General Assembly, or

42 3) provide for payment of overtime salaries and wages, when the obligations for payment of such overtime were incurred during a
 43 situation deemed threatening to life, safety, health, or property, or

- 44 4) continue a program at the present level of service or at an increased level of service when required to address unanticipated
 45 increases in noncredit instruction at institutions of higher education or business and industrial development opportunities which will
 46 benefit the state's economy, or
- 47 5) participate in a federal or sponsored program provided that the provisions of § 4-5.03 shall also apply to increases in appropriations for additional gifts, grants, and other nongeneral fund revenue which require a general fund match as a condition of

- 1 their acceptance; or
- 2 6) realize cost savings in excess of the additional funds provided, or
- 3 7) permit a state agency or institution to use a donation, gift or grant for the purpose intended by the donor, or
- 4 8) provide for cost overruns on capital projects and for capital projects authorized under § 4-4.01 m of this act, or
- 5 9) address caseload or workload changes in programs approved by the General Assembly.
- 6 b) The above conditions shall not apply to donations and gifts to the endowment funds of institutions of higher education.
- 7 c) Each state agency and institution shall ensure that its budget estimates include a reasonable estimate of receipts from 8 donations, gifts or other nongeneral fund revenue. The Department of Planning and Budget shall review such estimates and 9 verify their accuracy, as part of the budget planning and review process.
- 10 d) No obligation or expenditure shall be made from such funds until a revised operating budget request is approved by the Director, Department of Planning and Budget. Expenditures from any gift, grant or donation shall be in accordance with the 11 purpose for which it was made; however, expenditures for property, plant or equipment, irrespective of fund source, are subject 12 13 to the provisions of §§ 4-2.03 Indirect Costs, 4-4.01 Capital Projects General, and 4-5.03 b Services and Clients-New Services, 14 of this act.
- 15 e) Nothing in this section shall exempt agencies from complying with § 4-2.01 a Solicitation and Acceptance of Donations, Gifts, Grants, and Contracts of this act. 16
- 17 4. Any nongeneral fund cash balance recorded on the books of the Department of Accounts as unexpended on the last day of 18 the fiscal year may be appropriated for use in the succeeding fiscal year with the prior written approval of the Director, 19 Department of Planning and Budget, unless the General Assembly shall have specifically provided otherwise. Revenues 20 deposited to the Virginia Health Care Fund shall be used only as the state share of Medicaid, unless the General Assembly 21 specifically authorizes an alternate use. With regard to the appropriation of other nongeneral fund cash balances, the Director 22 shall make a listing of such transactions available to the public via electronic means no less than ten business days following 23 the approval of the appropriation of any such balance.
- 24 5. Reporting:
- 25 The Director, Department of Planning and Budget, shall make available via electronic means a report on increases in 26 unappropriated nongeneral funds in accordance with § 4-8.00, Reporting Requirements, or as modified by specific provisions in 27 this subsection.
- 28 **b. AGRIBUSINESS EQUIPMENT FOR THE DEPARTMENT OF CORRECTIONS**
- 29 The Director of the Department of Planning and Budget may increase the Department of Corrections appropriation for the 30 purchase of agribusiness equipment or the repair or construction of agribusiness facilities by an amount equal to fifty percent of 31 any annual amounts in excess of fiscal year 1992 deposits to the general fund from agribusiness operations. It is the intent of 32 the General Assembly that appropriation increases for the purposes specified shall not be used to reduce the general fund
- 33 appropriations for the Department of Corrections.
- 34 § 4-1.05 REVERSION OF APPROPRIATIONS AND REAPPROPRIATIONS

35 a. GENERAL FUND OPERATING EXPENSE:

- 36 1.a) General fund appropriations which remain unexpended on (i) the last day of the previous biennium or (ii) the last day of 37 the first year of the current biennium, shall be reappropriated and allotted for expenditure where required by the Code of 38 Virginia, where necessary for the payment of preexisting obligations for the purchase of goods or services, or where desirable, 39 in the determination of the Governor, to address any of the six conditions listed in § 4-1.03 c.5 of this act or to provide financial 40 incentives to reduce spending to effect current or future cost savings. With the exception of the unexpended general fund 41 appropriations of agencies in the Legislative Department, the Judicial Department, the Independent Agencies, or institutions of 42 higher education, all other such unexpended general fund appropriations unexpended on the last day of the previous biennium 43 or the last day of the first year of the current biennium shall revert to the general fund.
- 44 General fund appropriations for agencies in the Legislative Department, the Judicial Department, and the Independent Agencies 45 shall be reappropriated, except as may be specifically provided otherwise by the General Assembly. General fund 46 appropriations shall also be reappropriated for institutions of higher education, subject to § 2.2-5005, Code of Virginia.
- 47
- 2. a. The Governor shall report within five calendar days after completing the reappropriation process to the Chairmen of the 48 Senate Finance and House Appropriations Committees on the reappropriated amounts for each state agency in the Executive
- 49 Department. He shall provide a preliminary report of reappropriation actions on or before November 1 and a final report on or
- 50 before December 20 to the Chairmen of the House Appropriations and Senate Finance Committees.

b. The Director, Department of Planning and Budget, may transfer reappropriated amounts within an agency to cover nonrecurring costs.

3. Pursuant to subsection E of § 2.2-1125, Code of Virginia, the determination of compliance by an agency or institution with
 management standards prescribed by the Governor shall be made by the Secretary of Finance and the Secretary having jurisdiction
 over the agency or institution, acting jointly.

4. The general fund resources available for appropriation in the first enactment of this act include the reversion of certain
 unexpended balances in operating appropriations as of June 30 of the prior fiscal year, which were otherwise required to be
 reappropriated by language in the Appropriation Act.

9 5. Upon request, the Director, Department of Planning and Budget, shall provide a report to the Chairmen of the House
 10 Appropriations and Senate Finance Committees showing the amount reverted for each agency and the total amount of such
 11 reversions.

12 b. NONGENERAL FUND OPERATING EXPENSE:

Based on analysis by the State Comptroller, when any nongeneral fund has had no increases or decreases in fund balances for a
period of 24 months, the State Comptroller shall promptly transfer and pay the balance into the fund balance of the general fund. If it
is subsequently determined that an appropriate need warrants repayment of all or a portion of the amount transferred, the Director,
Department of Planning and Budget shall include repayment in the next budget bill submitted to the General Assembly. This
provision does not apply to funds held in trust by the Commonwealth.

18 c. CAPITAL PROJECTS:

1. Upon certification by the Director, Department of Planning and Budget, the State Comptroller is hereby authorized to revert to the fund balance of the general fund any portion of the unexpended general fund cash balance and corresponding appropriation or reappropriation for a capital project when the Director determines that such portion is not needed for completion of the project. The State Comptroller may similarly return to the appropriate fund source any part of the unexpended nongeneral fund cash balance and

22 State Comptroller may similarly return to the appropriate fund source any part of the unexpended nongeneral fund cash 23 reduce any appropriation or reappropriation which the Director determines is not needed to complete the project.

2. The unexpended general fund cash balance and corresponding appropriation or reappropriation for capital projects shall revert to
25 and become part of the fund balance of the general fund during the current biennium as of the date the Director, Department of
26 Planning and Budget, certifies to the State Comptroller that the project has been completed in accordance with the intent of the
27 appropriation or reappropriation and there are no known unpaid obligations related to the project. The State Comptroller shall return
28 the unexpended nongeneral fund cash balance, if there be any, for such completed project to the source from which said nongeneral
29 funds were obtained. Likewise, he shall revert an equivalent portion of the appropriation or reappropriation of said nongeneral funds.

30 3. The Director, Department of Planning and Budget, may direct the restoration of any portion of the reverted amount if he shall
 31 subsequently verify an unpaid obligation or requirement for completion of the project. In the case of a capital project for which an
 32 unexpended cash balance was returned and appropriation or reappropriation was reverted in the prior biennium, he may likewise
 33 restore any portion of such amount under the same conditions.

34 § 4-1.06 LIMITED ADJUSTMENTS OF APPROPRIATIONS

35 a. LIMITED CONTINUATION OF APPROPRIATIONS.

Notwithstanding any contrary provision of law, any unexpended balances on the books of the State Comptroller as of the last day of
 the previous biennium shall be continued in force for such period, not exceeding 10 days from such date, as may be necessary in
 order to permit payment of any claims, demands or liabilities incurred prior to such date and unpaid at the close of business on such
 date, and shown by audit in the Department of Accounts to be a just and legal charge, for values received as of the last day of the
 previous biennium, against such unexpended balances.

41 b. LIMITATIONS ON CASH DISBURSEMENTS.

42 Notwithstanding any contrary provision of law, the State Comptroller may begin preparing the accounts of the Commonwealth for each subsequent fiscal year on or about 10 days before the start of such fiscal year. The books will be open only to enter budgetary 43 44 transactions and transactions that will not require the receipt or disbursement of funds until after June 30. Should an emergency 45 arise, or in years in which July 1 falls on a weekend requiring the processing of transactions on or before June 30, the State 46 Comptroller may, with notification to the Auditor of Public Accounts, authorize the disbursement of funds drawn against 47 appropriations of the subsequent fiscal year, not to exceed the sum of three million dollars (\$3,000,000) from the general fund. This provision does not apply to debt service payments on bonds of the Commonwealth which shall be made in accordance with bond 48 49 documents, trust indentures, and/or escrow agreements.

50 § 4-1.07 ALLOTMENTS

51 Except when otherwise directed by the Governor within the limits prescribed in §§ 4-1.02 Withholding of Spending Authority, 4-

1 1.03 Appropriation Transfers, and 4-1.04 Appropriation Increases of this act, the Director, Department of Planning and Budget, shall prepare and act upon the allotment of appropriations required by this act, and by § 2.2-1819, Code of Virginia, and the authorizations for rates of pay required by this act. Such allotments and authorizations shall have the same effect as if the personal signature of the Governor were subscribed thereto. This section shall not be construed to prohibit an appeal by the head of any state agency to the Governor for reconsideration of any action taken by the Director, Department of Planning and Budget, under this section.

§ 4-2.00 REVENUES

8 § 4-2.01 NONGENERAL FUND REVENUES

7

9 a. SOLICITATION AND ACCEPTANCE OF DONATIONS, GIFTS, GRANTS, AND CONTRACTS:

1. No state agency shall solicit or accept any donation, gift, grant, or contract without the written approval of the Governor
 except under written guidelines issued by the Governor which provide for the solicitation and acceptance of nongeneral funds,
 except that donations or gifts to the Virginia War Memorial Foundation that are small in size and number and valued at less
 than \$5,000, such as library items or small display items, may be approved by the Executive Director of the Virginia War
 Memorial in consultation with the Secretary of Veterans Affairs and Homeland Security. All other gifts and donations to the
 Virginia War Memorial Foundation must receive written approval from the Secretary of Veterans Affairs and Homeland
 Security.

2. The Governor may issue policies in writing for procedures which allow state agencies to solicit and accept nonmonetary donations, gifts, grants, or contracts except that donations, gifts and grants of real property shall be subject to § 4-4.00 of this act and § 2.2-1149, Code of Virginia. This provision shall apply to donations, gifts and grants of real property to endowment funds of institutions of higher education, when such endowment funds are held by the institution in its own name and not by a separately incorporated foundation or corporation.

3. The preceding subdivisions shall not apply to property and equipment acquired and used by a state agency or institution
 through a lease purchase agreement and subsequently donated to the state agency or institution during or at the expiration of the

24 lease purchase agreement, provided that the lessor is the Virginia College Building Authority.

4. The use of endowment funds for property, plant or equipment for state-owned facilities is subject to §§ 4-2.03 Indirect Costs,
4-4.01 Capital Projects-General and 4-5.03 Services and Clients of this act.

27 b. HIGHER EDUCATION TUITION AND FEES

1. Except as provided in Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594 and 616 of the 2008 Acts of Assembly, and Chapters 675 and 685 of the 2009 Acts of Assembly, all nongeneral fund collections by public institutions of higher education, including collections from the sale of dairy and farm products, shall be deposited in the state treasury in accordance with § 2.2-1802, Code of Virginia, and expended by the institutions of higher education in accordance with the appropriations and provisions of this act, provided, however, that this requirement shall not apply to private gifts, endowment funds, or income derived from endowments and gifts.

34 2. a) The Boards of Visitors or other governing bodies of institutions of higher education may set tuition and fee charges at
 35 levels they deem to be appropriate for all resident student groups based on, but not limited to, competitive market rates,
 36 provided that the total revenue generated by the collection of tuition and fees from all students is within the nongeneral fund
 37 appropriation for educational and general programs provided in this act.

b) The Boards of Visitors or other governing bodies of institutions of higher education may set tuition and fee charges at levels
they deem to be appropriate for all nonresident student groups based on, but not limited to, competitive market rates, provided
that: i) the tuition and mandatory educational and general fee rates for nonresident undergraduate and graduate students cover at
least 100 percent of the average cost of their education, as calculated through base adequacy guidelines adopted, and
periodically amended, by the Joint Subcommittee Studying Higher Education Funding Policies, and ii) the total revenue
generated by the collection of tuition and fees from all students is within the nongeneral fund appropriation for educational and
general programs provided in this act.

45 c) For institutions charging nonresident students less than 100 percent of the cost of education, the State Council of Higher
 46 Education for Virginia may authorize a phased approach to meeting this requirement, when in its judgment, it would result in
 47 annual tuition and fee increases for nonresident students that would discourage their enrollment.

d) The Boards of Visitors or other governing bodies of institutions of higher education shall not increase the current proportion
 of nonresident undergraduate students if the institution's nonresident undergraduate enrollment exceeds 25 percent. Norfolk
 State University, Virginia Military Institute, Virginia State University, and two-year public institutions are exempt from this
 restriction.

52 3. a) In setting the nongeneral fund appropriation for educational and general programs at the institutions of higher education,

53 the General Assembly shall take into consideration the appropriate student share of costs associated with providing full funding

of the base adequacy guidelines referenced in subparagraph 2. b), raising average salaries for teaching and research faculty to the
 60th percentile of peer institutions, and other priorities set forth in this act.

b) In determining the appropriate state share of educational costs for resident students, the General Assembly shall seek to cover at
least 67 percent of educational costs associated with providing full funding of the base adequacy guidelines referenced in
subparagraph 2. b), raising average salaries for teaching and research faculty to the 60th percentile of peer institutions, and other
priorities set forth in this act.

4. a) Each institution and the State Council of Higher Education for Virginia shall monitor tuition, fees, and other charges, as well as
the mix of resident and nonresident students, to ensure that the primary mission of providing educational opportunities to citizens of
Virginia is served, while recognizing the material contributions provided by the presence of nonresident students. The State Council
of Higher Education for Virginia shall also develop and enforce uniform guidelines for reporting student enrollments and the
domiciliary status of students.

b) The State Council of Higher Education for Virginia shall report to the Governor and the Chairmen of the House Appropriations
and Senate Finance Committees no later than August 1 of each year the annual change in total charges for tuition and all required
fees approved and allotted by the Board of Visitors. As it deems appropriate, the State Council of Higher Education for Virginia
shall provide comparative national, peer, and market data with respect to charges assessed students for tuition and required fees at
institutions outside of the Commonwealth.

- c) Institutions of higher education are hereby authorized to make the technology service fee authorized in Chapter 1042, 2003 Acts
 of Assembly, part of ongoing tuition revenue. Such revenues shall continue to be used to supplement technology resources at the
 institutions of higher education.
- d) Except as provided in Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594 and 616 of the 2008 Acts of Assembly,
 and Chapters 675 and 685 of the 2009 Acts of Assembly, each institution shall work with the State Council of Higher Education for
 Virginia and the Virginia College Savings Plan to determine appropriate tuition and fee estimates for tuition savings plans.
- 5. It is the intent of the General Assembly that each institution's combined general and nongeneral fund appropriation within its
 educational and general program closely approximate the anticipated annual budget each fiscal year.

6. Nonresident graduate students employed by an institution as teaching assistants, research assistants, or graduate assistants and
paid at an annual contract rate of \$4,000 or more may be considered resident students for the purposes of charging tuition and fees.

7. The fund source "Higher Education Operating" within educational and general programs for institutions of higher education
includes tuition and fee revenues from nonresident students to pay their proportionate share of the amortized cost of the construction
of buildings approved by the Commonwealth of Virginia Educational Institutions Bond Act of 1992 and the Commonwealth of
Virginia Educational Facilities Bond Act of 2002.

8. a) Except as provided in Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594 and 616 of the 2008 Acts of
Assembly, and Chapters 675 and 685 of the 2009 Acts of Assembly, mandatory fees for purposes other than educational and general
programs shall not be increased for Virginia undergraduates beyond five percent annually, excluding requirements for wage, salary,
and fringe benefit increases, authorized by the General Assembly. Fee increases required to carry out actions that respond to
mandates of federal agencies are also exempt from this provision, provided that a report on the purposes of the amount of the fee
increase is submitted to the Chairmen of the House Appropriations and Senate Finance Committees by the institution of higher
education at least 30 days prior to the effective date of the fee increase.

- b) This restriction shall not apply in the following instances: fee increases directly related to capital projects authorized by the General Assembly; fee increases to support student health services; and other fee increases specifically authorized by the General Assembly.
- c) Due to the small mandatory non-educational and general program fees currently assessed students in the Virginia Community
 College System, increases in any one year of no more than \$15 shall be allowed on a cost-justified case-by-case basis, subject to
 approval by the State Board for Community Colleges.
- 9. Any institution of higher education granting new tuition waivers to resident or nonresident students not authorized by the Code of
 Virginia must absorb the cost of any discretionary waivers.
- 10. Tuition and fee revenues from nonresident students taking courses through Virginia institutions from the Southern Regional
 Education Board's Southern Regional Electronic Campus must exceed all direct and indirect costs of providing instruction to those
 students. Tuition and fee rates to meet this requirement shall be established by the Board of Visitors of the institution.

49 c. HIGHER EDUCATION PLANNED EXCESS REVENUES:

50 An institution of higher education, except for those public institutions governed by Chapters 933 and 943 of the 2006 Acts of

51 Assembly, Chapters 594 and 616 of the 2008 Acts of Assembly, and Chapters 675 and 685 of the 2009 Acts of Assembly, may generate and retain tuition and fee revenues in excess of those provided in § 4-2.01 b Higher Education Tuition and Fees, subject to

- 1 the following:
- **2** 1. Such revenues are identified by language in the appropriations in this act to any such institution.
- 3 2. The use of such moneys is fully documented by the institution to the Governor prior to each fiscal year and prior toallotment.
- 5 3. The moneys are supplemental to, and not a part of, ongoing expenditure levels for educational and general programs used as6 the basis for funding in subsequent biennia.
- 7 4. The receipt and expenditure of these moneys shall be recorded as restricted funds on the books of the Department of8 Accounts and shall not revert to the surplus of the general fund at the end of the biennium.
- 9 5. Tuition and fee revenues generated by the institution other than as provided herein shall be subject to the provisions of § 4 104 a.3 Gifts, Grants, and Other Nongeneral Funds of this act.
- 11 § 4-2.02 GENERAL FUND REVENUE
- 12 a. STATE AGENCY PAYMENTS INTO GENERAL FUND:
- 13 1. Except as provided in § 4-2.02 a.2., all moneys, fees, taxes, charges and revenues received at any time by the following
 14 agencies from the sources indicated shall be paid immediately into the general fund of the state treasury:
- a) Marine Resources Commission, from all sources, except:
- 16 1) Revenues payable to the Public Oyster Rocks Replenishment Fund established by § 28.2-542, Code of Virginia.
- 17 2) Revenue payable to the Virginia Marine Products Fund established by § 3.2-2705, Code of Virginia.
- 18 3) Revenue payable to the Virginia Saltwater Recreational Fishing Development Fund established by § 28.2-302.3, Code of Virginia.
- 4) Revenue payable to the Marine Fishing Improvement Fund established by § 28.2-208, Code of Virginia.
- 21 5) Revenue payable to the Marine Habitat and Waterways Improvement Fund established by § 28.2-1206, Code of Virginia.
- b1) Department of Labor and Industry, or any other agency, for the administration of the state labor and employment lawsunder Title 40.1, Code of Virginia.
- 2) Department of Labor and Industry, from boiler and pressure vessel inspection certificate fees, pursuant to § 40.1-51.15, Code of Virginia.
- 26 c) All state institutions for the mentally ill or intellectually disabled, from fees or per diem paid employees for the performance
 27 of services for which such payment is made, except for a fee or per diem allowed by statute to a superintendent or staff member
- 28 of any such institution when summoned as a witness in any court.
- **29** d) Secretary of the Commonwealth, from all sources.
- e) The Departments of Corrections and Juvenile Justice, as required by law, including revenues from sales of dairy and other
 farm products.
- f) Auditor of Public Accounts, from charges for audits or examinations when the law requires that such costs be borne by the
 county, city, town, regional government or political subdivision of such governments audited or examined.
- 34 g) Department of Education, from repayment of student scholarships and loans, except for the cost of such collections.
- 35 h) Department of the Treasury, from the following source:
- 36 Fees collected for handling cash and securities deposited with the State Treasurer pursuant to § 46.2-454, Code of Virginia.
- i) Attorney General, from recoveries of attorneys' fees and costs of litigation.
- 38 j) Department of Social Services, from net revenues received from child support collections after all disbursements are made in
- accordance with state and federal statutes and regulations, and the state's share of the cost of administering the programs is paid.
- k) Department of General Services, from net revenues received from refunds of overpayments of utilities charges in prior fiscal
 years, after deduction of the cost of collection and any refunds due to the federal government.
- 43 l) Without regard to paragraph e) above, the following revenues shall be excluded from the requirement for deposit to the

- general fund and shall be deposited as follows: (1) payments to Virginia Correctional Enterprises shall be deposited into the Virginia
 Correctional Enterprises Fund; (2) payments to the Departments of Corrections and Juvenile Justice for work performed by inmates,
 work release prisoners, probationers or wards, which are intended to cover the expenses of these inmates, work release prisoners,
 probationers, or wards, shall be retained by the respective agencies for their use; and (3) payments to the Departments of Corrections
- 5 and Juvenile Justice for work performed by inmates in educational programs shall be retained by the agency to increase vocational
- 6 training activities and to purchase work tools and work clothes for inmates, upon release.
- m) the Department of State Police, from the fees generated by the Firearms Transaction Program Fund, the Concealed Weapons
 Program, and the Conservator of the Peace Program pursuant to §§ 18.2-308, 18.2-308.2:2 and 19.2-13, Code of Virginia

2. The provisions of § 4-2.02 a.1. State Agency Payments into General Fund shall not apply to proceeds from the sale of surplus materials pursuant to § 2.2-1125, Code of Virginia. However, the State Comptroller is authorized to transfer to the general fund of the state treasury, out of the credits under § 4-1.04 a.1 Unappropriated Nongeneral Funds – Sale of Surplus Materials of this act, sums derived from the sale of materials originally purchased with general fund appropriations. The State Comptroller may authorize similar transfers of the proceeds from the sale of property not subject to § 2.2-1124, Code of Virginia, if said property was originally acquired with general fund appropriations, unless the General Assembly provides otherwise.

- n) Without regard to § 4-2.02 a.1 above, payments to the Treasurer of Virginia assessed to insurance companies for the safekeeping
 and handling of securities or surety bonds deposited as insurance collateral shall be deposited into the Insurance Collateral
 Assessment Fund to defray such safekeeping and handling expenses.
- 18 b. DEFINITION OF GENERAL FUND REVENUE FOR PERSONAL PROPERTY RELIEF ACT

19 Notwithstanding any contrary provision of law, for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code 20 of Virginia, the term general fund revenues, excluding transfers, is defined as (i) all state taxes, including penalties and interest, 21 required and/or authorized to be collected and paid into the general fund of the state treasury pursuant to Title 58.1, Code of 22 Virginia; (ii) permits, fees, licenses, fines, forfeitures, charges for services, and revenue from the use of money and property required 23 and/or authorized to be paid into the general fund of the treasury; and (iii) amounts required to be deposited to the general fund of the state treasury pursuant to § 4-2.02 a.1., of this act. However, in no case shall (i) lump-sum payments, (ii) one-time payments not 24 generated from the normal operation of state government, or (iii) proceeds from the sale of state property or assets be included in the 25 general fund revenue calculations for purposes of subsection C of § 58.1-3524 and subsection B of § 58.1-3536, Code of Virginia. 26

27 c. DATE OF RECEIPT OF REVENUES:

All June general fund collections received under Subtitle I of Title 58.1, Code of Virginia, bearing a postmark date or electronic
 transactions with a settlement or notification date on or before the first business day in July, when June 30 falls on a Saturday or
 Sunday, shall be considered as June revenue and recorded under guidelines established annually by the Department of Accounts.

31 d. RECOVERIES BY THE OFFICE OF THE ATTORNEY GENERAL

1. As a condition of the appropriation for Item 59 of this Act, there is hereby created the Disbursement Review Committee (the
 "Committee"), the members of which are the Attorney General, who shall serve as chairman; two members of the House of
 Delegates appointed by the Speaker of the House; two members of the Senate appointed by the Chairman of the Senate Committee
 on Rules; and two members appointed by the Governor.

36 2. Whenever forfeitures are available for distribution by the Attorney General through programs overseen by either the U.S. 37 Department of Justice Asset Forfeiture Program or the U.S. Treasury Executive Office for Asset Forfeiture, by virtue of the Attorney 38 General's participation on behalf of the Commonwealth or on behalf of an agency of the Commonwealth, the Attorney General shall 39 seek input from the Committee, to the extent permissible under applicable federal law and guidelines, for the preparation of a 40 proposed Distribution Plan (the "Plan") regarding the distribution and use of money or property, or both. If a federal entity must approve the Plan for such distribution or use, or both, and does not approve the Plan submitted by the Attorney General, the Plan 41 42 may be revised if deemed appropriate and resubmitted to the federal entity for approval following notification of the Committee. If 43 the federal entity approves the original Plan or a revised Plan, the Attorney General shall inform the Committee, and ensure that such 44 money or property, or both, is distributed or used, or both, in a manner that is consistent with the Plan approved by the federal entity. 45 The distribution of any money or property, or both, shall be done in a manner as prescribed by the State Comptroller and consistent 46 with any federal authorization in order to ensure proper accounting on the books of the Commonwealth.

47 § 4-2.03 INDIRECT COSTS

48 a. INDIRECT COST RECOVERIES FROM GRANTS AND CONTRACTS:

- 49 Each state agency, including institutions of higher education, which accepts a grant or contract shall recover full statewide and50 agency indirect costs unless prohibited by the grantor agency or exempted by provisions of this act.
- 51 b. AGENCIES OTHER THAN INSTITUTIONS OF HIGHER EDUCATION:
- 52 The following conditions shall apply to indirect cost recoveries received by all agencies other than institutions of higher education:

- 1. The Governor shall include in the recommended nongeneral fund appropriation for each agency in this act the amount which
 the agency includes in its revenue estimate as an indirect cost recovery. The recommended nongeneral fund appropriations shall
 reflect the indirect costs in the program incurring the costs.
- 2. If actual agency indirect cost recoveries exceed the nongeneral fund amount appropriated in this act, the Director,
 Department of Planning and Budget, is authorized to increase the nongeneral fund appropriation to the agency by the amount of
 such excess indirect cost recovery. Such increase shall be made in the program incurring the costs.
- 3. Statewide indirect cost recoveries shall be paid into the general fund of the state treasury, unless the agency is specifically
 exempted from this requirement by language in this act. Any statewide indirect cost recoveries received by the agency in excess
 of the exempted sum shall be deposited to the general fund of the state treasury.

10 c. INSTITUTIONS OF HIGHER EDUCATION:

11 The following conditions shall apply to indirect cost recoveries received by institutions of higher education:

Seventy percent shall be retained by the institution as an appropriation of moneys for the conduct and enhancement of
 research and research-related requirements. Such moneys may be used for payment of principal of and interest on bonds issued
 by or for the institution pursuant to § 23.1-1106, Code of Virginia, for any appropriate purpose of the institution, including, but
 not limited to, the conduct and enhancement of research and research-related requirements.

2. Thirty percent of the indirect cost recoveries for the level of sponsored programs authorized in the appropriations in Part 1 of
 Chapter 1042 of the Acts of Assembly of 2003, shall be included in the educational and general revenues of the institution to
 meet administrative costs.

- 19 3. Institutions of higher education may retain 100 percent of the indirect cost recoveries related to research grant and contract20 levels in excess of the levels authorized in Chapter 1042 of the Acts of Assembly of 2003. This provision is included as an
- 21 additional incentive for increasing externally funded research activities.
- d. REPORTS

The Director, Department of Planning and Budget, shall make available via electronic means a report to the Chairmen of the
 Senate Finance and House Appropriations Committees and the public no later than September 1 of each year on the indirect
 cost recovery moneys administratively appropriated.

- e. REGULATIONS:
- 27 The State Comptroller is hereby authorized to issue regulations to carry out the provisions of this subsection, including the establishment of criteria to certify that an agency is in compliance with the provisions of this subsection.

29

§ 4-3.00 DEFICIT AUTHORIZATION AND TREASURY LOANS

- **30** § 4-3.01 DEFICITS
- 31 a. GENERAL:

1. Except as provided in this section no state agency shall incur a deficit. No state agency receiving general fund appropriations
 under the provisions of this act shall obligate or expend moneys in excess of its general fund appropriations, nor shall it

- 34 obligate or expend moneys in excess of nongeneral fund revenues that are collected and appropriated.
- **35** 2. The Governor is authorized to approve deficit funding for a state agency under the following conditions:
- 36 a) an unanticipated federal or judicial mandate has been imposed,
- b) insufficient moneys are available in the first year of the biennium for start-up of General Assembly-approved action, or
- c) delay pending action by the General Assembly at its next legislative session will result in the curtailment of services required
 by statute or those required by federal mandate or will produce a threat to life, safety, health or property.
- d) Such approval by the Governor shall be in writing under the conditions described in § 4-3.02 a Authorized Deficit Loans of
 this act and shall be promptly communicated to the Chairmen of the House Appropriations and Senate Finance Committees
 within five calendar days of deficit approval.
- **43** 3. Deficits shall not be authorized for capital projects.
- 4. The Department of Transportation may obligate funds in excess of the current biennium appropriation for projects of a
- 45 capital nature not covered by § 4-4.00 Capital Projects, of this act provided such projects a) are delineated in the Virginia
- 46 Transportation Six-Year Improvement Program, as approved by the Commonwealth Transportation Board; and b) have

sufficient cash allocated to each such project to cover projected costs in each year of the Program; and provided that c) sufficient
 revenues are projected to meet all cash obligations for such projects as well as all other commitments and appropriations approved
 by the General Assembly in the biennial budget.

4 b. UNAUTHORIZED DEFICITS: If any agency contravenes any of the prohibitions stated above, thereby incurring an unauthorized 5 deficit, the Governor is hereby directed to withhold approval of such excess obligation or expenditure. Further, there shall be no 6 reimbursement of said excess, nor shall there be any liability or obligation upon the state to make any appropriation hereafter to meet 7 such unauthorized deficit. Further, those members of the governing board of any such agency who shall have voted therefor, or its 8 head if there be no governing board, making any such excess obligation or expenditure shall be personally liable for the full amount of such unauthorized deficit and, at the discretion of the Governor, shall be deemed guilty of neglect of official duty and be subject 9 10 to removal therefor. Further, the State Comptroller is hereby directed to make public any such unauthorized deficit, and the Director, Department of Planning and Budget, is hereby directed to set out such unauthorized deficits in the next biennium budget. In addition, 11 the Governor is directed to bring this provision of this act to the attention of the members of the governing board of each state 12 agency, or its head if there be no governing board, within two weeks of the date that this act becomes effective. The governing board 13 or the agency head shall execute and return to the Governor a signed acknowledgment of such notification. 14

c. TOTAL AUTHORIZED DEFICITS: The amount which the Governor may authorize, under the provisions of this section during
the current biennium, to be expended from loans repayable out of the general fund of the state treasury, for all state agencies, or
other agencies combined, in excess of general fund appropriations for the current biennium, shall not exceed one and one-half
percent (1 1/2%) of the revenues collected and paid into the general fund of the state treasury as defined in § 4-2.02 b. of this act
during the last year of the previous biennium and the first year of the current biennium.

d. The Governor shall report any such authorized and unauthorized deficits to the Chairmen of the House Appropriations and Senate
 Finance Committees within five calendar days of deficit approval. By August 15 of each year, the Governor shall provide a
 comprehensive report to the Chairmen of the House Appropriations and Senate Finance Committees detailing all such deficits.

23 § 4-3.02 TREASURY LOANS

24 a. AUTHORIZED DEFICIT LOANS: A state agency requesting authorization for deficit spending shall prepare a plan for the Governor's review and approval, specifying appropriate financial, administrative and management actions necessary to eliminate the 25 deficit and to prevent future deficits. If the Governor approves the plan and authorizes a state agency to incur a deficit under the 26 27 provisions of this section, the amount authorized shall be obtained by the agency by borrowing the authorized amount on such terms 28 and from such sources as may be approved by the Governor. At the close of business on the last day of the current biennium, any unexpended balance of such loan shall be applied toward repayment of the loan, unless such action is contrary to the conditions of 29 the loan approval. The Director, Department of Planning and Budget, shall set forth in the next biennial budget all such loans which 30 require an appropriation for repayment. A copy of the approved plan to eliminate the deficit shall be transmitted to the Chairmen of 31 32 the House Appropriations and the Senate Finance Committees within five calendar days of approval.

33 b. ANTICIPATION LOANS: Authorization for anticipation loans are limited to the provisions below.

1.a) When the payment of authorized obligations for operating expenses is required prior to the collection of nongeneral fund
 revenues, any state agency may borrow from the state treasury the required sums with the prior written approval of the Secretary of
 Finance or his designee as to the amount, terms and sources of such funds; such loans shall not exceed the amount of the anticipated
 collections of such revenues and shall be repaid only from such revenues when collected.

b) When the payment of authorized obligations for capital expenses is required prior to the collection of nongeneral fund revenues or
proceeds from authorized debt, any state agency or body corporate and politic, constituting a public corporation and government
instrumentality, may borrow from the state treasury the required sums with the prior written approval of the Secretary of Finance or
his designee as to the amount, terms and sources of such funds; such loans in anticipation of bond proceeds shall not exceed the
amount of the anticipated proceeds from debt authorized by the General Assembly and shall be repaid only from such proceeds
when collected.

44 2. Anticipation loans for operating expenses shall be in amounts not greater than the sum identified by the agency as the minimum
45 amount required to meet the projected expenditures. The term of any anticipation loans granted for operating expenses shall not
46 exceed twelve months.

47 3. Before an anticipation loan for a capital project is authorized, the agency shall develop a plan for financing such capital project;48 approval of the State Treasurer shall be obtained for all plans to incur authorized debt.

49 4. Anticipation loans for capital projects shall be in amounts not greater than the sum identified by the agency as required to meet the projected expenditures for the project within the current biennium.

5. To ensure that such loans are repaid as soon as practical and economical, the Department of Planning and Budget shall monitor
the construction and expenditure schedules of all approved capital projects that will be paid for with proceeds from authorized debt
and have anticipation loans.

6. Unless otherwise prohibited by federal or state law, the State Treasurer shall charge current market interest rates on anticipation loans made for operating purposes and capital projects subject to the following:

a) Anticipation loans for capital projects for which debt service will be paid with general fund appropriations shall be exempt
 from interest payments on borrowed balances.

b) Interest payments on anticipation loans for nongeneral fund capital projects or nongeneral fund operating expenses shall be
 made from appropriated nongeneral fund revenues. Such interest shall not be paid with the funds from the anticipation loan or
 from the proceeds of authorized debt without the approval of the State Treasurer.

8 c) REPORTING: All outstanding loans shall be reported by the Governor to the Chairmen of the House Appropriations and
 9 Senate Finance Committees by August 15 of each year. The report shall include a status of the repayment schedule for each
 10 loan.

c. ANTICIPATION LOANS FOR PROJECTS NOT INCLUDED IN THIS ACT OR FOR PROJECTS AUTHORIZED
 UNDER § 4-4.01M: Authorization for anticipation loans for projects not included in this act or for projects authorized under §

13 4-4.01 m are limited to the provisions below:

14 1. Such loans are limited to those projects that shall be repaid from revenues derived from nongeneral fund sources.

2.a) When the payment of authorized obligations for operating expenses is required prior to the collection of nongeneral fund
revenues, any state agency may borrow from the state treasury the required sum with the prior written approval of the Secretary
of Finance or his designee as to the amount, terms, and sources of such funds. Such loans shall not exceed the amount of the
anticipated collections of such nongeneral fund revenues and shall be repaid only from such nongeneral fund revenues when
collected.

b) When the payment of obligations for capital expenses for projects authorized under § 4-4.01 m is required prior to the
 collection of nongeneral fund revenues, any state agency or body corporate and politic, constituting a public corporation and
 government instrumentality, may borrow from the state treasury the required sums with the prior written approval of the
 Secretary of Finance or his designee as to the amount, terms and sources of such funds. Such loans shall be repaid only from
 nongeneral fund revenues associated with the project.

25 3. Anticipation loans for operating expenses shall be in amounts not greater than the sum identified by the agency as the
 26 minimum amount required to meet projected expenditures. The term of any anticipation loans granted for operating expenses
 27 shall not exceed 12 months.

4. Before an anticipation loan is provided for a capital project authorized under § 4-4.01 m, the agency shall develop a plan for repayment of such loan and approval of the Director of the Department of Planning and Budget shall be obtained for all such plans and reported to the Chairman of the House Appropriations and Senate Finance Committees.

5. Anticipation loans for capital projects authorized under § 4-4.01 m shall be in amounts not greater than the sum identified by
 the agency as required to meet the projected expenditures for the project within the current biennium. Such loans shall be repaid
 only from nongeneral fund revenues associated with the project.

6. The State Treasurer shall charge current market interest rates on anticipation loans made for capital projects authorized under
§ 4-4.01 m. Interest payments on anticipation loans for nongeneral fund capital projects authorized under § 4-4.01 m shall be
made from appropriated nongeneral fund revenues. Such interest shall not be paid with the funds from the anticipation loan
without the approval of the Director of the Department of Planning and Budget.

a) REPORTING: All outstanding loans shall be reported by the Governor to the Chairmen of the House Appropriations and
 Senate Finance Committees by August 15 of each year. The report shall include a status of the repayment schedule for each
 loan.

41 § 4-3.03 CAPITAL LEASES

42 a. GENERAL:

43 1. As part of their capital budget submission, all agencies and institutions of the Commonwealth proposing building projects
44 that may qualify as capital lease agreements, as defined in Generally Accepted Accounting Principles (GAAP), and that may be
45 supported in whole, or in part, from appropriations provided for in this act, shall submit copies of such proposals to the
46 Directors of the Departments of Planning and Budget and General Services, the State Comptroller, and the State Treasurer. The
47 Secretary of Finance may promulgate guidelines for the review and approval of such requests.

2. The proposals shall be submitted in such form as the Secretary of Finance may prescribe. The Comptroller and the Director,
 Department of General Services shall be responsible for evaluating the proposals to determine if they qualify as capital lease
 agreements. The State Treasurer shall be responsible for incorporating existing and authorized capital lease agreements in the

51 annual Debt Capacity Advisory Committee reports.

1 b. APPROVAL OF FINANCINGS:

1. For any project which qualifies as a capital lease, as defined in the preceding subdivisions a 1 and 2, and which is financed through the issuance of securities, the Treasury Board shall approve the terms and structure of such financing pursuant to § 2.2-2416,

4 Code of Virginia.

2. For any project for which costs will exceed \$5,000,000 and which is financed through a capital lease transaction, the Treasury
Board shall approve the financing terms and structure of such capital lease in addition to such other reviews and approvals as may be
required by law. Prior to consideration by the Treasury Board, the Departments of Accounts, General Services, and Planning and
Budget shall notify the Treasury Board upon their approval of any transaction which qualifies as a capital lease under the terms of
this section. The State Treasurer shall notify the Chairmen of the House Appropriations and Senate Finance Committees of the
action of the Treasury Board as it regards this subdivision within five calendar days of its action.

c. REPORTS: Not later than December 20 of each year, the Secretary of Finance and the Secretary of Administration shall jointly be
 responsible for providing the Chairmen of the House Appropriations and Senate Finance Committees with recommendations
 involving proposed capital lease agreements.

d. This section shall not apply to capital leases that are funded entirely with nongeneral fund revenues and are entered into by public
 institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly. Furthermore, the Department of
 General Services is authorized to enter into capital leases for executive branch agencies provided that the resulting capital lease is
 funded entirely with nongeneral funds, is approved based on the requirements of § 4-3.03 b.1 and 2 above, and would not be

18 considered tax supported debt of the Commonwealth.

19

§ 4-4.00 CAPITAL PROJECTS

- **20** § 4-4.01 GENERAL
- a. Definition:

1. Unless defined otherwise, when used in this section, "capital project" or "project" means acquisition of property and new construction and improvements related to state-owned property, plant or equipment (including plans therefor), as the terms "acquisition", "new construction", and "improvements" are defined in the instructions for the preparation of the Executive Budget.
"Capital project" or "project" shall also mean any improvements to property leased for use by a state agency, and not owned by the state, when such improvements are financed by public funds, except as hereinafter provided in subdivisions 3 and 4 of this subsection.

28 2. The provisions of this section are applicable equally to acquisition of property and plant by purchase, gift, or any other means,
29 including the acquisition of property through a lease/purchase contract, regardless of the method of financing or the source of funds.
30 Acquisition of property by lease shall be subject to § 4-3.03 of this act.

31 3. The provisions of this section shall not apply to property or equipment acquired by lease or improvements to leased property and
 32 equipment when the improvements are provided by the lessor pursuant to the terms of the lease and upon expiration of the lease
 33 remain the property of the lessor.

4. The provisions of this section shall not apply to property leased by state agencies for the purposes described in §§ 2.2-1151 C and
 33.2-1010, Code of Virginia.

b. Notwithstanding any other provisions of law, requests for appropriations for capital projects shall be subject to the following:

1. The agency shall submit a capital project proposal for all requested capital projects. Such proposals shall be submitted to the Director, Department of Planning and Budget, for review and approval in accordance with guidelines prescribed by the director.
Projects shall be developed to meet agency functional and space requirements within a cost range comparable to similar public and private sector projects.

2. Except for institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594 and
616 of the 2008 Acts of Assembly and Chapters 675 and 685 of the 2009 Acts of Assembly, financings for capital projects shall
comply, where applicable, with the Treasury Board Guidelines issued pursuant to § 2.2-2416, Code of Virginia, and any subsequent
amendments thereto.

45 3. As part of any request for appropriations for an armory, the Department of Military Affairs shall obtain a written commitment46 from the host locality to share in the operating expense of the armory.

c. Each agency head shall provide annually to the Director, Department of Planning and Budget, a report on the use of the maintenance reserve appropriation of the agency in Part 2 of this act. In the use of its maintenance reserve appropriation, an agency shall give first priority to the repair or replacement of roof on buildings under control of the agency. The agency head shall certify in the agency's annual maintenance reserve report that to the best of his or her knowledge, all necessary roof repairs have been shall be in agency with the technical statement.

accomplished or are in the process of being accomplished. Such roof repairs and replacements shall be in accord with the technical

1 requirements of the Commonwealth's Construction and Professional Services Manual.

2 d. The Department of Planning and Budget shall review its approach to capital outlay planning and budgeting from time to time

and make available via electronic means a report of any proposed change to the Chairmen of the House Appropriations and
 Senate Finance Committees and the public prior to its implementation. Such report shall include an analysis of the impact of the
 suggested change on affected agencies and institutions.

6 e. Nothing in §§ 2-0 and 4-4.00 of this act shall be deemed to override the provisions of §§ 2.2-1132 and 62.1-132.6, Code of
7 Virginia, amended by Chapter 488, 1997 Acts of Assembly, relating to Virginia Port Authority capital projects and
8 procurement activities.

f. Legislative Approval: It is the intent of the General Assembly that, with the exceptions noted in this paragraph and paragraph
m, all capital projects to be undertaken by agencies of the Commonwealth, including institutions of higher education, shall be
pursuant to approvals by the General Assembly as provided in the Six-Year Capital Outlay Plan established pursuant to § 2.21515, et seq., Code of Virginia. Otherwise, the consideration of capital projects shall be limited to:

13 1. Supplementing projects which have been bid and determined to have insufficient funding to be placed under contract, and

2. Projects declared by the Governor or the General Assembly to be of an emergency nature, which may avoid an increase in cost or otherwise result in a measurable benefit to the state, and/or which are required for the continued use of existing facilities.

17 3. This paragraph does not prohibit the initiation of projects authorized by § 4-4.01 m hereof, or projects included under the central appropriations for capital project expenses in this act.

19 g. Preliminary Requirements: In regard to each capital project for which appropriation or reappropriation is made pursuant to 20 this act, or which is hereafter considered by the Governor for inclusion in the Executive Budget, or which is offered as a gift or 21 is considered for purchase, the Governor is hereby required: (1) to determine the urgency of its need, as compared with the need 22 for other capital projects as herein authorized, or hereafter considered; (2) to determine whether the proposed plans and 23 specifications for each capital project are suitable and adequate, and whether they involve expenditures which are excessive for 24 the purposes intended; (3) to determine whether labor, materials, and other requirements, if any, needed for the acquisition or 25 construction of such project can and will be obtained at reasonable cost; and (4) to determine whether or not the project 26 conforms to a site or master plan approved by the agency head or board of visitors of an institution of higher education for a 27 program approved by the General Assembly.

28 h. Initiation Generally:

1. No architectural or engineering planning for, or construction of, or purchase of any capital project shall be commenced or revised without the prior written approval of the Governor or his designee.

2. The requirements of § 10.1-1190, Code of Virginia, shall be met prior to the release of funds for a major state project,
 provided, however, that the Governor or his designee is authorized to release from any appropriation for a major state project
 made pursuant to this act such sum or sums as may be necessary to pay for the preparation of the environmental impact report
 required by § 10.1-1188, Code of Virginia.

35 3. The Governor, at his discretion, or his designee may release from any capital project appropriation or reappropriation made 36 pursuant to this act such sum (or sums) as may be necessary to pay for the preparation of plans and specifications by architects 37 and engineers, provided that the estimated cost of the construction covered by such drawings and specifications does not exceed 38 the appropriation therefor; provided, further, however, that the architectural and engineering fees paid on completion of the 39 preliminary design for any such project may be based on such estimated costs as may be approved by the Governor in writing, 40 where it is shown to the satisfaction of the Governor that higher costs of labor or material, or both, or other unforeseen 41 conditions, have made the appropriation inadequate for the completion of the project for which the appropriation was made, and where in the judgment of the Governor such changed conditions justify the payment of architectural or engineering fees 42 43 based on costs exceeding the appropriation.

44 4. Architectural or engineering contracts shall not be awarded in perpetuity for capital projects at any state institution, agency or activity.

46 i. Capital Projects Financed with Bonds: Capital projects proposed to be financed with (i) 9 (c) general obligation bonds or (ii)
47 9(d) obligations where debt service is expected to be paid from project revenues or revenues of the agency or institution, shall be reviewed as follows:

- 49 1. By August 15 of each year, requests for inclusion in the Executive Budget of capital projects to be financed with 9(c) general
- 50 obligation bonds shall be submitted to the State Treasurer for evaluation of financial feasibility. Submission shall be in
- 51 accordance with the instructions prescribed by the State Treasurer. The State Treasurer shall distribute copies of financial
- feasibility studies to the Director, Department of Planning and Budget, the Secretary for the submitting agency or institution,
 the Chairmen of the House Appropriations and Senate Finance Committees, and the Director, State Council of Higher

1 Education for Virginia, if the project is requested by an institution of higher education.

2. By August 15 of each year, institutions shall also prepare and submit copies of financial feasibility studies to the State Council of Higher Education for Virginia for 9(d) obligations where debt service is expected to be paid from project revenues or revenues of the institution. The State Council of Higher Education for Virginia shall identify the impact of all projects requested by the institutions of higher education, and as described in § 4-4.01 j.1. of this act, on the current and projected cost to students in institutions of higher education and the impact of the project on the institution's need for student financial assistance. The State Council of Higher Education for Virginia shall report such information to the Secretary of Finance and the Chairmen of the House Appropriations and Senate Finance Committees no later than October 1 of each year.

9 3. Prior to the issuance of debt for 9(c) general obligation projects, when more than one year has elapsed since the review of
10 financial feasibility specified in § 4-4.01 j 1 above, an updated feasibility study shall be prepared by the agency and reviewed by the
11 State Treasurer prior to requesting the Governor's Opinion of Financial Feasibility required under Article X, Section 9 (c), of the
12 Constitution of Virginia.

j. Transfers to supplement capital projects from nongeneral funds may be made under the conditions set forth in §§ 4-1.03 a, 4-1.04
 a.3, and 4-4.01 m of this act.

15 k.1. Change in Size and Scope: Unless otherwise provided by law, the scope, which is the function or intended use, of any capital 16 project may not be substantively changed, nor its size increased or decreased by more than five percent in size beyond the plans and 17 justification which were the basis for the appropriation or reappropriation in this act or for the Governor's authorization pursuant to § 4-4.01 m of this act. However, this prohibition is not applicable to changes in size and scope required because of circumstances 18 19 determined by the Governor to be an emergency, or requirements imposed by the federal government when such capital project is 20 for armories or other defense-related installations and is funded in whole or in part by federal funds. Furthermore, this prohibition 21 shall not apply to minor increases, beyond five percent, in square footage determined by the Director, Department of General 22 Services, to be reasonable and appropriate based on a written justification submitted by the agency stating the reason for the 23 increase, with the provision that such increase will not increase the cost of the project beyond the amount appropriated; nor to 24 decreases in size beyond five percent to offset unbudgeted costs when such costs are determined by the Director, Department of 25 Planning and Budget, to be reasonable based on a written justification submitted by the agency specifying the amount and nature of 26 the unbudgeted costs and the types of actions that will be taken to decrease the size of the project. The written justification shall also 27 include a certification, signed by the agency head, that the resulting project will be consistent with the original programmatic intent 28 of the appropriations.

29 2. If space planning, energy conservation, and environmental standards guides for any type of construction have been approved by
 30 the Governor or the General Assembly, the Governor shall require capital projects to conform to such planning guides.

31 l. Projects Not Included In This Act:

32 1. Authorization by Governor:

a) The Governor may authorize initiation of, planning for, construction of or acquisition of a nongeneral fund capital project not
 specifically included in this act or provided for a program approved by the General Assembly through appropriations, under one or
 more of the following conditions:

36 1) The project is required to meet an emergency situation.

37 2) The project is to be operated as an auxiliary enterprise or sponsored program in an institution of higher education and will be fully38 funded by revenues of auxiliary enterprises or sponsored programs.

3) The project is to be operated as an educational and general program in an institution of higher education and will be fully funded
 by nongeneral fund revenues of educational and general programs or from private gifts and indirect cost recoveries.

- 4) The project consists of plant or property which has become available or has been received as a gift.
- 5) The project has been recommended for funding by the Tobacco Indemnification and Community Revitalization Commission orthe Virginia Tobacco Settlement Foundation.
- b) The foregoing conditions are subject to the following criteria:
- 45 1) Funds are available within the appropriations made by this act (including those subject to §§ 4-1.03 a, 4-1.04 a.3, and 4-2.03)
 46 without adverse effect on other projects or programs, or from unappropriated nongeneral fund revenues or balances.
- 47 2) In the Governor's opinion such action may avoid an increase in cost or otherwise result in a measurable benefit to the state.
- 48 3) The authorization includes a detailed description of the project, the project need, the total project cost, the estimated operating costs, and the fund sources for the project and its operating costs.
- 4) The Chairmen of the House Appropriations and Senate Finance Committees shall be notified by the Governor prior to the

- 1 authorization of any capital project under the provisions of this subsection.
- 2 5) Permanent funding for any project initiated under this section shall only be from nongeneral fund sources.
- **3** 2. Authorization by Director, Department of Planning and Budget:

a) The Director, Department of Planning and Budget, may authorize initiation of a capital project not included in this act, if the
 General Assembly has enacted legislation to fund the project from bonds of the Virginia Public Building Authority, Virginia
 College Building Authority, or from reserves created by refunding of bonds issued by those Authorities.

7 3. Delegated authorization by Boards of Visitors, Public Institutions of Higher Education:

a) In accordance with § 4-5.06 of this act, the board of visitors of any public institution of higher education that: i) has met the eligibility criteria set forth in Chapters 933 and 945 of the 2005 Acts of Assembly for additional operational and administrative autonomy, including having entered into a memorandum of understanding with the Secretary of Administration for delegated authority of nongeneral fund capital outlay projects, and ii) has received a sum sufficient nongeneral fund appropriation for emergency projects as set out in Part 2: Capital Project Expenses of this act, may authorize the initiation of any capital project that is not specifically set forth in this act provided that the project meets at least one of the conditions and criteria identified in § 4-4.01 m 1 of this act.

- b) At least 30 days prior to the initiation of a project under this provision, the board of visitors must notify the Governor and
 Chairmen of the House Appropriations and Senate Finance Committees and must provide a life-cycle budget analysis of the
 project. Such analysis shall be in a form to be prescribed by the Auditor of Public Accounts.
- c) The Commonwealth of Virginia shall have no general fund obligation for the construction, operation, insurance, routine
 maintenance, or long-term maintenance of any project authorized by the board of visitors of a public institution of higher
 education in accordance with this provision.
- m. Acquisition, maintenance, and operation of buildings and nonbuilding facilities in colleges and universities shall be subject to the following policies:
- 1. The anticipated program use of the building or nonbuilding facility should determine the funding source for expenditures for acquisition, construction, maintenance, operation, and repairs.
- 25 2. Expenditures for land acquisition, site preparation beyond five feet from a building, and the construction of additional
 26 outdoor lighting, sidewalks, outdoor athletic and recreational facilities, and parking lots in the Virginia Community College
 27 System shall be made only from appropriated federal funds, Trust and Agency funds, including local government allocations or
 28 appropriations, or the proceeds of indebtedness authorized by the General Assembly.
- 29 3. The general policy of the Commonwealth shall be that parking services are to be operated as an auxiliary enterprise by all colleges and universities. Institutions should develop sufficient reserves for ongoing maintenance and replacement of parking facilities.
- 4. Except as provided in paragraph 2 above, expenditures for maintenance, replacement, and repair of outdoor lighting,
 sidewalks, and other infrastructure facilities may be made from any appropriated funds.
- 5. Expenditures for operations, maintenance, and repair of athletic, recreational, and public service facilities, both indoor and outdoor, should be from nongeneral funds. However, this condition shall not apply to any indoor recreational facility existing on a community college campus as of July 1, 1988.
- 6.a.1. At institutions of higher education that have met the eligibility criteria for additional operational and administrative authority as set forth in Chapters 933 and 945 of the 2005 Acts of Assembly or Chapters 824 and 829 of the 2008 Acts of Assembly, any repair, renovation, or new construction project costing up to \$2,000,000 shall be exempt from the capital outlay review and approval process. For purposes of this paragraph, projects shall not include any subset of a series of projects, which in combination would exceed the \$2,000,000 maximum.
- 42 2. All institutions of higher education shall be exempt from the capital review and approval process for repair, renovation, or43 new construction projects costing up to \$2,000,000.
- b. Blanket authorizations funded entirely by nongeneral funds may be used for 1) renovation and infrastructure projects costing
 up to \$2,000,000 and 2) the planning of nongeneral fund new construction and renovation projects through bidding, with bid
 award made after receipt of a construction authorization. The Director, Department of Planning and Budget, may provide
 exemptions to the threshold.
- 48 7. It is the policy of the Commonwealth that the institutions of higher education shall treat the maintenance of their facilities as
- a priority for the allocation of resources. No appropriations shall be transferred from the "Operation and Maintenance of Plant"
 subprogram except for closely and definitely related purposes, as approved by the Director, Department of Planning and

Budget, or his designee. A report providing the rationale for each approved transfer shall be made to the Chairmen of the House
 Appropriations and Senate Finance Committees.

n. Legislative Intent and Reporting: Appropriations for capital projects shall be deemed to have been made for purposes which
 require their expenditure, or being placed under contract for expenditure, during the current biennium. Agencies to which such
 appropriations are made in this act or any other act are required to report progress as specified by the Governor. If, in the opinion of
 the Governor, these reports do not indicate satisfactory progress, he is authorized to take such actions as in his judgment may be
 necessary to meet legislative intent as herein defined. Reporting on the progress of capital projects shall be in accordance with § 4 8.00, Reporting Requirements.

o. No expenditure from a general fund appropriation in this act shall be made to expand or enhance a capital outlay project beyond
that anticipated when the project was initially approved by the General Assembly except to comply with requirements imposed by
the federal government when such capital project is for armories or other defense-related installations and is funded in whole or in
part by federal funds. General fund appropriations in excess of those necessary to complete the project shall not be reallocated to
expand or enhance the project, or be reallocated to a different project. The prohibitions in this subsection shall not apply to transfers
from projects for which reappropriations have been authorized.

p. Local or private funds to be used for the acquisition, construction or improvement of capital projects for state agency use as owneror lessee shall be deposited into the state treasury for appropriation prior to their expenditure for such projects.

q. State-owned Registered Historic Landmarks: To guarantee that the historical and/or architectural integrity of any state-owned
properties listed on the Virginia Landmarks Register and the knowledge to be gained from archaeological sites will not be adversely
affected because of inappropriate changes, the heads of those agencies in charge of such properties are directed to submit all plans
for significant alterations, remodeling, redecoration, restoration or repairs that may basically alter the appearance of the structure,
landscaping, or demolition to the Department of Historic Resources. Such plans shall be reviewed within thirty days and the
comments of that department shall be submitted to the Governor through the Department of General Services for use in making a
final determination.

24 r.1. The Governor may authorize the conveyance of any interest in property or improvements thereon held by the Commonwealth to 25 the educational or real estate foundation of any institution of higher education where he finds that such property was acquired with 26 local or private funds or by gift or grant to or for the use of the institution, and not with funds appropriated to the institution by the 27 General Assembly. Any approved conveyance shall be exempt from § 2.2-1156, Code of Virginia, and any other statute concerning conveyance, transfer or sale of state property. If the foundation conveys any interest in the property or any improvements thereon, 28 such conveyance shall likewise be exempt from compliance with any statute concerning disposition of state property. Any income or 29 proceeds from the conveyance of any interest in the property shall be deemed to be local or private funds and may be used by the 30 foundation for any foundation purpose. 31

32 2. This section shall not apply to public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of
33 Assembly, Chapters 594 and 616 of the 2008 Acts of Assembly, Chapters 824 and 829 of the 2008 Acts of Assembly, and Chapters
34 675 and 685 of the 2009 Acts of Assembly.

s.1. Facility Lease Agreements Involving Institutions of Higher Education: In the case of any lease agreement involving state-owned
 property controlled by an institution of higher education, where the lease has been entered into consistent with the provisions of §
 2.2-1155, Code of Virginia, the Governor may amend, adjust or waive any project review and reporting procedures of Executive
 agencies as may reasonably be required to promote the property improvement goals for which the lease agreement was developed.

2. This section shall not apply to public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of
40 Assembly, Chapters 594 and 616 of the 2008 Acts of Assembly, Chapters 824 and 829 of the 2008 Acts of Assembly, and Chapters
41 675 and 685 of the 2009 Acts of Assembly.

- t. Energy-efficiency Projects: Improvements to state-owned properties for the purpose of energy-efficiency shall be treated asfollows:
- 44 1. Such improvements shall be considered an operating expense, provided that:
- a) the scope of the project meets or exceeds the applicable energy-efficiency standards set forth in the American Society of Heating,
 Refrigerating, and Air Conditioning Engineers (ASHRAE), the Illuminating Engineering Society (IES) standard 90.1-1989 and is
 limited to measures listed in guidelines issued by the Department of General Services;
- b) the project is financed consistent with the provisions of § 2.2-2417, Code of Virginia, which requires Treasury Board approval and is executed through a nonprofessional services contract with a vendor approved by the Department of General Services;
- 50 c) the scope of work has been reviewed and recommended by the Department of Mines, Minerals and Energy;
- d) the total cost does not exceed \$3,000,000; and
- 52 e) if the total cost exceeds \$3,000,000, but does not exceed \$7,000,000, the energy savings from the project offset the total cost of

- 1 the project, including debt service and interest payments.
- 2 2. If (a) the total cost of the improvement exceeds \$7,000,000 or (b) the total cost exceeds \$3,000,000, but does not exceed
- \$7,000,000, and the energy savings from the project do not fully offset the total cost of the project, including debt services and interest payments, the improvement shall be considered a capital expense regardless of the type of improvement and the following conditions must be met:
- a) the scope of the project meets or exceeds the applicable energy-efficiency standards set forth in the American Society of
 Heating, Refrigerating, and Air Conditioning Engineers (ASHRAE), the Illuminating Engineering Society (IES) standard 90.1 1989 and is limited to measures listed in guidelines issued by the Department of General Services;
- b) the project is financed consistent with the provisions of § 2.2-2417, Code of Virginia, which requires Treasury Board
 approval and is executed through a nonprofessional services contract with a vendor approved by the Department of General
 Services;
- 12 c) the scope of work has been reviewed and recommended by the Department of Mines, Minerals and Energy;
- 13 d) the project has been reviewed by the Department of Planning and Budget; and
- 14 e) the project has been approved by the Governor.
- 3. If the total project exceeds \$250,000, the agency director will submit written notification to the Director, Department ofPlanning and Budget, verifying that the project meets all of the conditions in subparagraph 1 above.
- The provisions of §§ 2.0 and 4-4.01 of this act and the provisions of § 2.2-1132, Code of Virginia, shall not apply to energy conservation projects that qualify as capital expenses.
- 4. As used in this paragraph, "improvement" does not include (a) constructing, enlarging, altering, repairing or demolishing a
 building or structure, (b) changing the use of a building either within the same use group or to a different use group when the
 new use requires greater degrees of structural strength, fire protection, exit facilities or sanitary provisions, or (c) removing or
 disturbing any asbestos-containing materials during demolition, alteration, renovation of or additions to building or structures,
 If the projected scope of an energy-efficiency project includes any of these elements, it shall be subject to the capital outlay
 process as set out in this section.
- 5. The Director, Department of Planning and Budget, shall notify the Chairmen of the House Appropriations and Senate
 Finance Committees upon the initiation of any energy-efficiency projects under the provisions of this paragraph.
- u. No expenditures shall be authorized for the purchase of fee simple title to any real property to be used for a correctional facility or for the actual construction of a correctional facility provided for in this act, or by reference hereto, that involves acquisition or new construction of youth or adult correctional facilities on real property which was not owned by the Commonwealth on January 1, 1995, until the governing body of the county, city or town wherein the project is to be located has adopted a resolution supporting the location of such project within the boundaries of the affected jurisdiction. The foregoing does not prohibit expenditures for site studies, real estate options, correctional facility design and related expenditures.
- v. Except for institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594
 and 616 of the 2008 Acts of Assembly, and Chapters 675 and 685 of the 2009 Acts of Assembly, any alternative financing
 agreement entered into between a state agency or institution of higher education and a private entity or affiliated foundation
 must be reviewed and approved by the Treasury Board.
- w. Prior to requesting authorization for new dormitory capital projects, institutions of higher education shall conduct a cost
 study to determine whether an alternative financing arrangement or public-private transaction would provide a more effective
 option for the construction of the proposed facility. This study shall be submitted to the Department of Planning and Budget as
 part of the budget development process and shall be evaluated by the Governor prior to submitting his proposed budget.
- x. Construction or improvement projects of the Department of Military Affairs are not exempt from the capital outlay review
 process when the state procurement process is utilized, except for those projects with both an estimated cost of \$3,000,000 or
 less and are 100 percent federally reimbursed. The Department of Military Affairs shall submit by July 30 of each year to the
 Department of Planning and Budget a list of such projects that were funded pursuant to this exemption in the previous fiscal
 year and any projects that would be eligible for such funding in future fiscal years.
- 47 y. While the competitive sealed bid process is the preferred method of construction procurement for public bodies, institutions
 48 of higher education and state agencies considering the use of Design Build or Construction Management procurement methods
 49 for capital projects shall proceed as follows:
- **50** 1. Institutions of higher education governed under Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594, 616, 824
- s1 and 829 of the 2008 Acts of Assembly, Chapters 675 and 685 of the 2009 Acts of Assembly, operating under a memorandum

- 1 of understanding pursuant to § 23.1-1003, and those operating under a pilot program under § 4-9.02 shall:
- a) Develop a process for determining the selected procurement method which, at a minimum, must consider cost, schedule,
 complexity, and building use;
- b) Submit the process for determining the procurement method to the Department of General Services for review and recommendations;
- c) Submit for approval, the process for determining the procurement method with the Department of General Services
 recommendations, to the Board of Visitors.
- 8 2. All other institutions of higher education and state agencies shall submit procurement method requests to the Director, Department9 of General Services for review and approval.
- 3. Processes for considering Construction Management procurement method shall include, among other processes as determined by
 the owning institution of higher education or state agency, the following requirements:
- 12 a) Cost and project timeline are critical components of the selection process;
- b) Construction Management contract will be initiated no later than the Schematic Phase of design unless prohibited by authorization
 of funding restrictions; and,
- c) A written justification that sealed bidding is not practicable and/or fiscally advantageous and such written justification shall be
 stated in the Request for Qualifications used to procure the Construction Management services.
- 17 4. All state entities, including institutions of higher education governed under Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594, 616, 824 and 829 of the 2008 Acts of Assembly, Chapters 675 and 685 of the 2009 Acts of Assembly, operating under 18 a memorandum of understanding pursuant to § 23.1-1003, and those operating under a pilot program under § 4-9.02 shall report 19 annually, on November 1st of each year, to the Director, Department of General Services on completed capital projects, beginning 20 with those authorized for construction under Chapter 665 of the 2015 Virginia Acts of Assembly, to include at a minimum 21 22 procurement method, project budget, actual project costs, expected timeline, actual completion time and any post-project issues. The 23 Department of General Services shall consolidate received report data and submit the consolidated data to the Governor and 24 Chairmen of the House Appropriations and Senate Finance Committees no later than December 1st of each year.
- 5. The Auditor of Public Accounts shall, as part of its annual audit plan, determine that institutions of higher education governed
 under Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594, 616, 824 and 829 of the 2008 Acts of Assembly, Chapters
 675 and 685 of the 2009 Acts of Assembly, operating under a memorandum of understanding pursuant to § 23.1-1003 and those
 operating under a pilot program under §4-9.02 complied with their internal review process in the selection of procurement method.
- 6. All state entities, including institutions of higher education governed under Chapters 933 and 943 of the 2006 Acts of Assembly,
 Chapters 594, 616, 824 and 829 of the 2008 Acts of Assembly, Chapters 675 and 685 of the 2009 Acts of Assembly, operating under a memorandum of understanding pursuant to § 23.1-1003 and those operating under a pilot program under § 4-9.02 shall post approved capital projects, beginning with those authorized for construction under Chapter 665 of the 2015 Virginia Acts of Assembly, and approved procurement methods and advertise for project delivery services no less than 30 days publicly on the Commonwealth's statewide electronic procurement system and program, eVA.

35 § 4-4.02 PLANNING AND BUDGETING

- a. It shall be the intent of the General Assembly to make biennial appropriations for a capital improvements program sufficient to
 address the program needs of the Commonwealth. The capital improvements program shall include maintenance and deferred
 maintenance of the Commonwealth's existing facilities, and of the facility requirements necessary to deliver the programs of state
 agencies and institutions.
- b. In effecting these policies, the Governor shall establish a capital budget plan to address the renewal and replacement of the
 Commonwealth's physical plant, using such guidelines as recommended by industry or government to maintain the Commonwealth's
 investment in its property and plant.
- 43

§ 4-5.00 SPECIAL CONDITIONS AND RESTRICTIONS ON EXPENDITURES

- 44 § 4-5.01 TRANSACTIONS WITH INDIVIDUALS
- a. SETTLEMENT OF CLAIMS: Whenever a dispute, claim or controversy involving the interest of the Commonwealth is settled
 pursuant to § 2.2-514, Code of Virginia, payment may be made out of any appropriations, designated by the Governor, to the state
 agency(ies) which is (are) party to the settlement.
- 48 b. STUDENT FINANCIAL ASSISTANCE FOR HIGHER EDUCATION:
- **49** 1. General:

1 a) The appropriations made in this act to state institutions of higher education within the Items for student financial assistance 2 may be expended for any one, all, or any combination of the following purposes: grants to undergraduate students enrolled at 3 least one-half time in a degree, certificate, industry-based certification and related programs that do not qualify for other 4 sources of student financial assistance or diploma program; grants to full-time graduate students; graduate assistantships: grants 5 to students enrolled full-time in a dual or concurrent undergraduate and graduate program. The institutions may also use these 6 appropriations for the purpose of supporting work study programs. The institution is required to transfer to educational and 7 general appropriations all funds used for work study or to pay graduate assistantships. Institutions may also contribute to 8 federal or private student grant aid programs requiring matching funds by the institution, except for programs requiring work. 9 The State Council of Higher Education for Virginia shall annually review each institution's plan for the expenditures of its 10 general fund appropriation for undergraduate student financial assistance prior to the start of the fall term to determine program 11 compliance. The institution's plan shall include the institution's assumptions and calculations for determining the cost of attendance, student financial need, and student remaining need as well as an award schedule or description of how funds are 12 13 awarded. For the purposes of the proposed plan, each community college shall be considered independently. No limitations 14 shall be placed on the awarding of nongeneral fund appropriations made in this act to state institutions of higher education 15 within the Items for student financial assistance other than those found previously in this paragraph and as follows: (i) funds 16 derived from in-state student tuition will not subsidize out-of-state students, (ii) students receiving these funds must be making 17 satisfactory academic progress, (iii) awards made to students should be based primarily on financial need, and (iv) institutions 18 should make larger grant and scholarship awards to students taking the number of credit hours necessary to complete a degree 19 in a timely manner.

20 b) All awards made to undergraduate students from such Items shall be for Virginia students only and such awards shall offset 21 all, or portions of, the costs of tuition and required fees, and, in the case of students qualifying under subdivision b 2 c)1) 22 hereof, the cost of books. All undergraduate financial aid award amounts funded by this appropriation shall be proportionate to 23 the remaining need of individual students, with students with higher levels of remaining need receiving grants before other 24 students. No criteria other than the need of the student shall be used to determine the award amount. Because of the low cost of 25 attendance and recognizing that federal grants provide a much higher portion of cost than at other institutions, a modified 26 approach and minimum award amount for the neediest VGAP student should be implemented for community college and 27 Richard Bland College students based on remaining need and the combination of federal and grant state aid. Student financial 28 need shall be determined by a need-analysis system approved by the Council.

c)1) All need-based awards made to graduate students shall be determined by the use of a need-analysis system approved by theCouncil.

2) As part of the six-year financial plans required in the provisions of Chapters 933 and 945 of the 2005 Acts of Assembly,
 each institution of higher education shall report the extent to which tuition and fee revenues are used to support graduate
 student aid and graduate compensation and how the use of these funds impacts planned increases in student tuition and fees.

d) A student who receives a grant under such Items and who, during a semester, withdraws from the institution which made the
 award must surrender the unearned portion. The institution shall calculate the unearned portion of the award based on the
 percentage used for federal Return to Title IV program purposes.

- e) An award made under such Items to assist a student in attending an institution's summer session shall be prorated according
 to the size of comparable awards made in that institution's regular session.
- f) The provisions of this act under the heading "Student Financial Assistance for Higher Education" shall not apply to (1) the
 soil scientist scholarships authorized under § 23.1-615, Code of Virginia and (2) need-based financial aid programs for
 industry-based certification and related programs that do not qualify for other sources of student financial assistance, which will
 be subject to guidelines developed by the State Council of Higher Education for Virginia.
- 43 g) Unless noted elsewhere in this act, general fund awards shall be named "Commonwealth" grants.
- h) Unless otherwise provided by statute, undergraduate awards shall not be made to students seeking a second or additional
 baccalaureate degree until the financial aid needs of first-degree seeking students are fully met.
- **46** 2. Grants To Undergraduate Students:
- 47 a) Each institution which makes undergraduate grants paid from its appropriation for student financial assistance shall expend48 such sums as approved for that purpose by the Council.
- b) A student receiving an award must be duly admitted and enrolled in a degree, certificate or diploma program at the institution making the award, and shall be making satisfactory academic progress as defined by the institution for the purposes of eligibility under Title IV of the federal Higher Education Act, as amended.
- 52 c)1) It is the intent of the General Assembly that students eligible under the Virginia Guaranteed Assistance Program (VGAP)
- authorized in Title 23.1, Chapter 4.4:2, Code of Virginia, shall receive grants before all other students at the same institution
 with equivalent remaining need from the appropriations for undergraduate student financial assistance found in Part 1 of this

act (service area 1081000 - Scholarships). In each instance, VGAP eligible students shall receive awards greater than other students
 with equivalent remaining need.

2) The amount of each VGAP grant shall vary according to each student's remaining need and the total of tuition, all required fees
and the cost of books at the institution the student will attend upon acceptance for admission. The actual amount of the VGAP award
will be determined by the proportionate award schedule adopted by each institution; however, those students with the greatest
financial need shall be guaranteed an award at least equal to tuition.

3) It is the intent of the General Assembly that the Virginia Guaranteed Assistance Program serve as an incentive to financially needy students now attending elementary and secondary school in Virginia to raise their expectations and their academic
 9 performance and to consider higher education an achievable objective in their futures.

- 10 4) Students may not receive a VGAP and a Commonwealth grant in the same semester.
- **11** 3. Grants To Graduate Students:

a) An individual award may be based on financial need but may, in addition to or instead of, be based on other criteria determined by
 the institution making the award. The amount of an award shall be determined by the institution making the award; however, the
 Council shall annually be notified as to the maximum size of a graduate award that is paid from funds in the appropriation.

b) A student receiving a graduate award paid from the appropriation must be duly admitted into a graduate degree program at the institution making the award.

c) Not more than 50 percent of the funds designated by an institution as graduate grants from the appropriation, and approved as
such by the Council, shall be awarded to persons not eligible to be classified as Virginia domiciliary resident students except in cases
where the persons meet the criteria outlined in § 4-2.01b.6.

4. Matching Funds: Any institution of higher education may, with the approval of the Council, use funds from its appropriation for
 fellowships and scholarships to provide the institutional contribution to any student financial aid program established by the federal
 government or private sources which requires the matching of the contribution by institutional funds, except for programs requiring
 work.

24 5. Discontinued Loan Program:

a) If any federal student loan program for which the institutional contribution was appropriated by the General Assembly is
discontinued, the institutional share of the discontinued loan program shall be repaid to the fund from which the institutional share
was derived unless other arrangements for the use of the funds are recommended by the Council and approved by the Department of
Planning and Budget. Should the institution be permitted to retain the federal contributions to the program, the funds shall be used
according to arrangements authorized by the Council and approved by the Department of Planning and Budget.

b)1) An institution of higher education may discontinue its student loan fund established pursuant to Title 23.1, Chapter 4.01, Code
 of Virginia. The full amount of cash in such discontinued loan fund shall be paid into the state treasury into a nonrevertible
 nongeneral fund account. Prior to such payment, the State Comptroller shall verify its accuracy, including the fact that the cash held
 by the institution in the loan fund will be fully depleted by such payment. The loan fund shall not be reestablished thereafter for that
 institution.

2) The cash so paid into the state treasury shall be used only for grants to undergraduate and graduate students in the Higher
 Education Student Financial Assistance program according to arrangements authorized by the Council and approved by the
 Department of Planning and Budget.

3) Payments on principal and interest of any promissory notes held by the discontinued loan fund shall continue to be received by
the institution, which shall deposit such payments in the state treasury to the nonrevertible nongeneral fund account specified in
subdivision (1) preceding, to be used for grants as specified in subdivision (2) preceding.

6. Reporting: The Council shall collect student-specific information for undergraduate students as is necessary for the operation of
 the Student Financial Assistance Program. The Council shall maintain regulations governing the operation of the Student Financial
 Assistance Program based on the provisions outlined in this section, the Code of Virginia, and State Council policy.

44 C. PAYMENTS TO CITIZEN MEMBERS OF NONLEGISLATIVE BODIES:

Notwithstanding any other provision of law, executive branch agencies shall not pay compensation to citizen members of boards,
 commissions, authorities, councils, or other bodies from any fund for the performance of such members' duties in the work of the
 board, commission, authority, council, or other body.

48 d. VIRGINIA BIRTH-RELATED NEUROLOGICAL INJURY COMPENSATION PROGAM

49 1. Notwithstanding any other provision of law, the Virginia Birth-Related Neurological Injury Compensation Program is authorized
 50 to require each admitted claimant's parent or legal guardian to purchase private health insurance (the "primary payer") to provide

coverage for the actual medically necessary and reasonable expenses as described in Virginia Code § 38.2-5009(A)(1) that were,
 or are, incurred as a result of the admitted claimant's birth-related neurological injury and for the admitted claimant's benefit.

Provided, however, that the Program shall reimburse, upon receipt of proof of payment, solely the portion of the premiums that is

4 attributable to the admitted claimant's post-admission coverage from the effective date of this provision forward and paid for by

5 the admitted claimant's parent or legal guardian.

2. The State Corporation Commission shall develop a report containing options and recommendations for improving the
 actuarial soundness of financing for the Virginia Birth-Related Neurological Injury Compensation Program. The report shall be
 presented to the Governor and Chairmen of the House Appropriations and Senate Finance Committees no later than November 1,
 2017.

10 § 4-5.02 THIRD PARTY TRANSACTIONS

11 a. EMPLOYMENT OF ATTORNEYS:

1.a) All attorneys authorized by this act to be employed by any state agency and all attorneys compensated out of any moneys appropriated in this session of the General Assembly shall be appointed by the Attorney General and be in all respects subject to the provisions of Title 2.2, Chapter 5, Code of Virginia, to the extent not to conflict with Title 12.1, Chapter 4, Code of Virginia; provided, however, that if the Governor certifies the need for independent legal counsel for any Executive Department agency, such agency shall be free to act independently of the Office of the Attorney General in regard to selection, and provided, further, that compensation of such independent legal counsel shall be paid from the moneys appropriated to such Executive Department agency or from the moneys appropriated to the Office of the Attorney General.

b) For purposes of this act, "attorney" shall be defined as an employee or contractor who represents an agency before a court,
board or agency of the Commonwealth of Virginia or political subdivision thereof. This term shall not include members of the
bar employed by an agency who perform in a capacity that does not require a license to practice law, including but not limited
to, instructing, managing, supervising or performing normal or customary duties of that agency.

- 23 2. This section does not apply to attorneys employed by state agencies in the Legislative Department, Judicial Department or24 Independent Agencies.
- 25 3. Reporting on employment of attorneys shall be in accordance with § 4-8.00, Reporting Requirements.

4. Notwithstanding § 2.2-510.1 of the Code of Virginia and any other conflicting provision of law, the Virginia Retirement
System may enter into agreements to seek i) recovery of investment losses in foreign jurisdictions, and ii) legal advice related
to its investments. Any such agreements shall be reported to the Office of the Attorney General as soon as practicable.

29 b. STUDIES AND CONSULTATIVE SERVICES REQUIRED BY GENERAL ASSEMBLY: No expenditure for payments on third party nongovernmental contracts for studies or consultative services shall be made out of any appropriation to the 30 General Assembly or to any study group created by the General Assembly, nor shall any such expenditure for third party 31 nongovernmental contracts be made by any Executive Department agency in response to a legislative request for a study, 32 33 without the prior approval of two of the following persons: the Chairman of the House Appropriations Committee; the Chairman of the Senate Finance Committee; the Speaker of the House of Delegates; the President pro tempore of the Senate. 34 35 All such expenditures shall be made only in accordance with the terms of a written contract approved as to form by the 36 Attorney General.

c. USE OF CONSULTING SERVICES: All state agencies and institutions of higher education shall make a determination of
 "return on investment" as part of the criteria for awarding contracts for consulting services.

39 d. DEBT COLLECTION SERVICES:

1. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the Virginia Commonwealth University
Health System Authority shall have the option to participate in the Office of the Attorney General's debt collection process.
Should the Authority choose not to participate, the Authority shall have the authority to collect its accounts receivable by
engaging private collection agents and attorneys to pursue collection actions, and to independently compromise, settle, and
discharge accounts receivable claims.

45 2. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the University of Virginia Medical Center 46 shall have the authority to collect its accounts receivable by engaging private collection agents and attorneys to pursue 47 collection actions, and to independently compromise, settle, and discharge accounts receivable claims, provided that the 48 University of Virginia demonstrates to the Secretary of Finance that debt collection by an agent other than the Office of the 49 Attorney General is anticipated to be more cost effective. Nothing in this paragraph is intended to limit the ability of the 50 University of Virginia Medical Center from voluntarily contracting with the Office of the Attorney General's Division of Debt 51 Collection in cases where the Center would benefit from the expertise of legal counsel and collection services offered by the 52 Office of the Attorney General.

53 3. Notwithstanding any provision of the Code of Virginia or this act to the contrary, the Department of Taxation shall be

1 exempt from participating in the debt collection process of the Office of the Attorney General.

2 § 4-5.03 SERVICES AND CLIENTS

3 a. CHANGED COST FACTORS:

1. No state agency, or its governing body, shall alter factors (e.g., qualification level for receipt of payment or service) which may increase the number of eligible recipients for its authorized services or payments, or alter factors which may increase the unit cost of benefit payments within its authorized services, unless the General Assembly has made an appropriation for the cost of such change.

7 2. Notwithstanding any other provision of law, the Department of Planning and Budget, with assistance from agencies that operate
8 internal service funds as requested, shall establish policies and procedures for annually reviewing and approving internal service
9 fund overhead surcharge rates and working capital reserves.

10 3. By September 1 each year, state agencies that operate an internal service fund, pursuant to §§ 2.2-803, 2.2-1101, and 2.2-2013, 11 Code of Virginia, that have an impact on agency expenditures, shall submit a report to the Department of Planning and Budget and 12 the Joint Legislative Audit and Review Commission to include all information as required by the Department of Planning and Budget to conduct a thorough review of overhead surcharge rates, revenues, expenditures, full-time positions, and working capital 13 reserves for each internal service fund. The report shall include any proposed modifications in rates to be charged by internal service 14 funds for review and approval by the Department of Planning and Budget. In its review, the Department of Planning and Budget 15 shall determine whether the requested rate modifications are consistent with budget assumptions. The format by which agencies 16 17 submit the operating plan for each internal service fund shall be determined by the Department of Planning and Budget with 18 assistance from agencies that operate internal service funds as requested.

4. State agencies that operate internal service funds may not change a billable overhead surcharge rate to another state agency unlessthe resulting change is provided in the final General Assembly enacted budget.

5. State agencies that operate more than one internal service fund shall comply with the review and approval requirements detailed inthis Item for each internal service fund.

6. As determined by the Director, Department of Planning and Budget, state agencies that operate select programs where an agency
provides a service to and bills other agencies shall be subject to the annual review of the agency's internal service funds consistent
with the provisions of this Item, unless such payment for services is pursuant to a memorandum of understanding authorized by § 41.03 a. 7 of this act.

7. The Governor is authorized to change internal service fund overhead surcharge rates, including the creation of new rates, beyond
the rates enacted in the budget in the event of an emergency or to implement actions approved by the General Assembly, upon prior
notice to the Chairmen of the House Appropriations and Senate Finance Committees. Such prior notice shall be no less than five
days prior to enactment of a revised or new rate and shall include the basis of the rate change and the impact on state agencies.

8. Notwithstanding any other provision of law, the Commonwealth's statewide electronic procurement system and program known
as eVA shall have all rates and working capital reserves reviewed and approved by the Department of Planning and Budget
consistent with the provisions of this Item.

9. State agencies that are partially or fully funded with nongeneral funds and are billed for services provided by another state agency
shall pay the nongeneral fund cost for the service from the agency's applicable nongeneral fund revenue source consistent with an appropriation proration of such expenses.

b. NEW SERVICES:

1. No state agency shall begin any new service that will call for future additional property, plant or equipment or that will require an
 increase in subsequent general or nongeneral fund operating expenses without first obtaining the authorization of the General
 Assembly.

2. Pursuant to the policies and procedures of the State Council of Higher Education regarding approval of academic programs and
the concomitant enrollment, no state institution of higher education shall operate any academic program with funds in this act unless
approved by the Council and included in the Executive Budget, or approved by the General Assembly. The Council may grant
exemptions to this policy in exceptional circumstances.

3. a) The General Assembly is supportive of the increasing commitment by both Virginia Tech and the Carilion Clinic to the success of the programs at the Virginia Tech/Carilion School of Medicine and the Virginia Tech/Carilion Research Institute, and encourages these two institutions to pursue further developments in their partnership. Therefore, notwithstanding § 4-5.03 c. of the Appropriation Act, if through the efforts of these institutions to further strengthen the partnership, Virginia Tech acquires the Virginia Tech Carilion School of Medicine during the current biennium, the General Assembly approves the creation and establishment of the Virginia Tech/Carilion School of Medicine within the institution notwithstanding § 23.1-203 Code of Virginia. No additional funds are required to implement establishment of the Virginia Tech/Carilion School of Medicine.

1 b) Virginia Tech Carilion School of Medicine is hereby authorized to transfer funds to the Department of Medical Assistance

Services to fully fund the state share for Medicaid supplemental payments to the teaching hospital affiliated with the Virginia
 Tech Carilion School of Medicine. These Medicaid supplemental fee-for-service and/or capitation payments to managed care

- Tech Carilion School of Medicine. These Medicaid supplemental fee-for-service and/or capitation payments to managed care organizations are for the purpose of securing access to Medicaid hospital services in Western Virginia. The funds to be
- 4 organizations are for the purpose of securing access to Medicaid hospital services in W
 5 transferred must comply with 42 CFR 433.51.
- 5 transferred must compry with 42 er K 455.51.
- 6 4. Reporting on all new services shall be in accordance with § 4-8.00, Reporting Requirements.
- 7 c. OFF-CAMPUS SITES OF INSTITUTIONS OF HIGHER EDUCATION:
- 8 No moneys appropriated by this act shall be used for off-campus sites unless as provided for in this section.
- 9 1. A public college or university seeking to create, establish, or operate an off-campus instructional site, funded directly or
- 10 indirectly from the general fund or with revenue from tuition and mandatory educational and general fees generated from credit
- 11 course offerings, shall first refer the matter to the State Council of Higher Education for Virginia for its consideration and
- approval. The State Council of Higher Education for Virginia may provide institutions with conditional approval to operate the
 site for up to one year, after which time the college or university must receive approval from the Governor and General
 Assembly, through legislation or appropriation, to continue operating the site.
- 2. For the colleges of the Virginia Community College System, the State Board for Community Colleges shall be responsible
 for approving off-campus locations. Sites governed by this requirement are those at any locations not contiguous to the main
 campus of the institution, including locations outside Virginia.
- 3. a) The provisions herein shall not apply to credit offerings on the site of a public or private entity if the offerings are
 supported entirely with private, local, or federal funds or revenue from tuition and mandatory educational and general fees
 generated entirely by course offerings at the site.
- b) Offerings at previously approved off-campus locations shall also not be subject to these provisions.
- 22 c) Further, the provisions herein do not govern the establishment and operations of campus sites with a primary function of
- 23 carrying out grant and contract research where direct and indirect costs from such research are covered through external
- funding sources. Such locations may offer limited graduate education as appropriate to support the research mission of the site.
- d) Nothing herein shall prohibit an institution from offering non-credit continuing education programs at sites away from the
 main campus of a college or university.
- 4. The State Council of Higher Education shall establish guidelines to implement this provision.
- 28 d. PERFORMANCE MEASUREMENT
- 1. In accordance with § 2.2-1501, Code of Virginia, the Department of Planning and Budget shall develop a programmatic
 budget and accounting structure for all new programs and activities to ensure that it provides the appropriate financial and
 performance measures to determine if programs achieve desired results and outcomes. The Department of Accounts shall
 provide assistance as requested by the Department of Planning and Budget. The Department of Planning and Budget shall
 provide this information each year when the Governor submits the budget in accordance with § 2.2-1509, Code of Virginia, to
 the Chairmen of the House Appropriations, House Finance, and Senate Finance Committees.
- 35 2.a) Within thirty days of the enactment of this act, the Director, Department of Planning and Budget, shall make available via
 36 electronic means to the Chairmen of the House Appropriations and Senate Finance Committees and the public a list of the new
 37 initiatives for which appropriations are provided in this act.
- b) Not later than ninety days after the end of the first year of the biennium, the Director, Department of Planning and Budget,
 shall make available via electronic means a report on the performance of each new initiative contained in the list, to be
 submitted to the Chairmen of the House Appropriations and Senate Finance Committees and the public. The report shall
 compare the actual results, including expenditures, of the initiative with the anticipated results and the appropriation for the
 initiative. This information shall be used to determine whether the initiative should be extended beyond the beginning period.
 In the preparation of this report, all state agencies shall provide assistance as requested by the Department of Planning and
 Budget.
- 45 § 4-5.04 GOODS AND SERVICES

46 a. STUDENT ATTENDANCE AT INSTITUTIONS OF HIGHER EDUCATION:

47 1. Public Information Encouraged: Each public institution of higher education is expected and encouraged to provide
 48 prospective students with accurate and objective information about its programs and services. The institution may use public
 49 funds under the control of the institution's Board of Visitors for the development, preparation and dissemination of factual

50 information about the following subjects: academic programs; special programs for minorities; dates, times and procedures for

registration; dates and times of course offerings; admission requirements; financial aid; tuition and fee schedules; and other information normally distributed through the college catalog. This information may be presented in any and all media, such as newspapers, magazines, television or radio where the information may be in the form of news, public service announcements or advertisements. Other forms of acceptable presentation would include brochures, pamphlets, posters, notices, bulletins, official catalogs, flyers available at public places and formal or informal meetings with prospective students.

6 2. Excessive Promotion Prohibited: Each public institution of higher education is prohibited from using public funds under the control of the institution's Board of Visitors for the development, preparation, dissemination or presentation of any material intended or designed to induce students to attend by exaggerating or extolling the institution's virtues, faculty, students, facilities or programs through the use of hyperbole. Artwork and photographs which exaggerate or extol rather than supplement or complement permissible information are prohibited. Mass mailings are generally prohibited; however, either mass mailings or newspaper inserts, but not both, may be used if other methods of distributing permissible information are not economically feasible in the institution's local service area.

13 3. Remedial Education: Senior institutions of higher education shall make arrangements with community colleges for the
 14 remediation of students accepted for admission by the senior institutions.

4. Compliance: The president or chancellor of each institution of higher education is responsible for the institution's compliance with this subsection.

17 b. INFORMATION TECHNOLOGY FACILITIES AND SERVICES:

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18 1.a) The Virginia Information Technologies Agency shall procure information technology and telecommunications goods and
 19 services of every description for its own benefit or on behalf of other state agencies and institutions, or authorize other state agencies
 20 or institutions to undertake such procurements on their own.

21 b) Except for research projects, research initiatives, or instructional programs at public institutions of higher education, or any non-22 major information technology project request from the Virginia Community College System, Longwood University, or from an 23 institution of higher education which is a member of the Virginia Association of State Colleges and University Purchasing 24 Professionals (VASCUPP) as of July 1, 2003, or any procurement of information technology and telecommunications goods and 25 services by public institutions of higher education governed by some combination of Chapters 933 and 945 of the 2005 Acts of 26 Assembly, Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594 and 616 of the 2008 Acts of Assembly, Chapters 824 27 and 829 of the 2008 Acts of Assembly, and Chapters 675 and 685 of the 2009 Acts of Assembly, requests for authorization from 28 state agencies and institutions to procure information technology and telecommunications goods and services on their own behalf 29 shall be made in writing to the Chief Information Officer or his designee. Members of VASCUPP as of July 1, 2003, are hereby 30 recognized as: The College of William and Mary, George Mason University, James Madison University, Old Dominion University, Radford University, Virginia Commonwealth University, Virginia Military Institute, Virginia Polytechnic Institute and State 31 32 University, and the University of Virginia.

c) The Chief Information Officer or his designee may grant the authorization upon a written determination that the request conforms
 to the statewide information technology plan and the individual information technology plan of the requesting agency or institution.

d) Any procurement authorized by the Chief Information Officer or his designee for information technology and telecommunications
 goods and services, including geographic information systems, shall be issued by the requesting state agency or institution in
 accordance with the regulations, policies, procedures, standards, and guidelines of the Virginia Information Technologies Agency.

e) Nothing in this subsection shall prevent public institutions of higher education or the Virginia Community College System from using the services of Network Virginia.

f) To ensure that the Commonwealth's research universities maintain a competitive position with access to the national optical
 research network infrastructure including the National LambdaRail and Internet2, the Network Virginia Contract Administrator is
 hereby authorized to renegotiate the term of the existing contracts. Additionally, the contract administrator is authorized to
 competitively negotiate additional agreements in accordance with the Code of Virginia and all applicable regulations, as required, to
 establish and maintain research network infrastructure.

45 2. If the billing rates and associated systems for computer, telecommunications and systems development services to state agencies
46 are altered, the Director, Department of Planning and Budget, may transfer appropriations from the general fund between programs
47 affected. These transfers are limited to actions needed to adjust for overfunding or underfunding the program appropriations affected
48 by the altered billing systems.

49 3. The provisions of this subsection shall not in any way affect the duties and responsibilities of the State Comptroller under the provisions of § 2.2-803, Code of Virginia.

4. It is the intent of the General Assembly that information technology (IT) systems, products, data, and service costs, including

52 geographic information systems (GIS), be contained through the shared use of existing or planned equipment, data, or services 53 which may be available or soon made available for use by state agencies, institutions, authorities, and other public bodies. State agencies, institutions, and authorities shall cooperate with the Virginia Information Technologies Agency in identifying the
 development and operational requirements for proposed IT and GIS systems, products, data, and services, including the
 proposed use, functionality, capacity and the total cost of acquisition, operation and maintenance.

5. This section shall not apply to public institutions of higher education governed by some combination of Chapters 933 and
945 of the 2005 Acts of Assembly, Chapters 933 and 943 of the 2006 Acts of Assembly or Chapters 594 and 616 of the 2008
Acts of Assembly, Chapters 824 and 829 of the 2008 Acts of Assembly and Chapters 675 and 685 of the 2009 Acts of
Assembly, or to the Virginia Alcoholic Beverage Control Authority.

8 6. Notwithstanding any other provision of law, state agencies that do not receive computer services from the Virginia
9 Information Technologies Agency may develop their own policies and procedures governing the sale of surplus computers and
10 laptops to their employees or officials. Any proceeds from the sale of surplus computers or laptops shall be deposited into the
11 appropriate fund or funds used to purchase the equipment.

12 c. MOTOR VEHICLES AND AIRCRAFT:

13 1. No motor vehicles shall be purchased or leased with public funds by the state or any officer or employee on behalf of the14 state without the prior written approval of the Director, Department of General Services.

2. The institutions of higher education and the Alcoholic Beverage Control Authority shall be exempt from this provision but
shall be required to report their entire inventory of purchased and leased vehicles including the cost of such to the Director of
the Department of General Services by June 30 of each year. The Director of the Department of General Services shall compare
the cost of vehicles acquired by institutions of higher education and the Authority to like vehicles under the state contract. If the
comparison demonstrates for a given institution or the Authority that the cost to the Commonwealth is greater for like vehicles
than would be the case based on a contract of statewide applicability, the Governor or his designee may suspend the exemption
granted to the institution or the Authority pursuant to this subparagraph c.

3. The Director, Department of General Services, is hereby authorized to transfer surplus motor vehicles among the state
 agencies, and determine the value of such surplus equipment for the purpose of maintaining the financial accounts of the state
 agencies affected by such transfers.

25 d. MOTION PICTURE, TELEVISION AND RADIO SERVICES PRODUCTION: Except for public institutions of higher 26 education governed by Chapters 933 and 943 of the 2006 Acts of Assembly, no state Executive Department agency or the 27 Virginia Lottery Department shall expend any public funds for the production of motion picture films or of programs for 28 television transmission, or for the operation of television or radio transmission facilities, without the prior written approval of 29 the Governor or as otherwise provided in this act, except for educational television programs produced for elementary-30 secondary education by authority of the Virginia Information Technologies Agency. The Joint Subcommittee on Rules is 31 authorized to provide the approval of such expenditures for legislative agencies. For judicial agencies and independent 32 agencies, other than the Virginia Lottery Department, prior approval action rests with the supervisory bodies of these entities. 33 With respect to television programs which are so approved and other programs which are otherwise authorized or are not produced for television transmission, state agencies may enter into contracts without competitive sealed bidding, or competitive 34 35 negotiation, for program production and transmission services which are performed by public telecommunications entities, as 36 defined in § 2.2-2006, Code of Virginia.

- e. TRAVEL: Reimbursement for the cost of travel on official business of the state government is authorized to be paid pursuant to law and regulations issued by the State Comptroller to implement such law. Notwithstanding any contrary provisions of law:
- 39 1. For the use of personal automobiles in the discharge of official duties outside the continental limits of the United States, the
 40 State Comptroller may authorize an allowance not exceeding the actual cost of operation of such automobiles;
- 41 2. The first 15,000 miles of use during each fiscal year of personal automobiles in the discharge of official duties within the 42 continental limits of the United States shall be reimbursed at an amount equal to the most recent business standard mileage rate 43 as established by the Internal Revenue Service for employees or self-employed individuals to use in computing their income tax 44 deductible costs for operating passenger vehicles owned or leased by them for business purposes, or in the instance of a state 45 employee, at the lesser of (a) the IRS rate or (b) the lowest combined capital and operational trip pool rate charged by the 46 Department of General Services, Office of Fleet Management Services (OFMS), posted on the OFMS website at time of travel, 47 for the use of a compact state-owned vehicle. If the head of the state agency concerned certifies that a state-owned vehicle was 48 not available, or if, according to regulations issued by the State Comptroller, the use of a personal automobile in lieu of a state-49 owned automobile is considered to be an advantage to the state, the reimbursement shall be at the rate of the IRS rate. For such 50 use in excess of 15,000 miles in each fiscal year, the reimbursement shall be at a rate of 13.0 cents per mile, unless a state-51 owned vehicle is not available; then the rate shall be the IRS rate;
- 52 3. The State Comptroller may authorize exemptions to restrictions upon use of common carrier accommodations;
- 4. The State Comptroller may authorize reimbursement by per diem in lieu of actual costs of meals and any other expense
 category deemed necessary for the efficient and effective operation of state government;

1 5. State employees traveling on official business of state government shall be reimbursed for their travel costs using the same bank 2 account authorized by the employee in which their net pay is direct deposited; and

3 6. This section shall not apply to members and employees of public school boards.

4 f. SMALL PURCHASE CHARGE CARD, ELECTRONIC DATA INTERCHANGE, DIRECT DEPOSIT, AND PAYLINE OPT

5 OUT: The State Comptroller is hereby authorized to charge state agencies a fee of \$5 per check or earnings notice when, in his 6 judgment, agencies have failed to comply with the Commonwealth's electronic commerce initiatives to reduce unnecessary

Judgment, agencies have raried to comply with the Commonwearth's electronic commerce initiatives to reduce dimecessary
 administrative costs for the printing and mailing of state checks and earning notices. The fee shall be collected by the Department of

- 8 Accounts through accounting entries.
- g. PURCHASES OF APPLIANCES AND EQUIPMENT: State agencies and institutions shall purchase Energy Star rated
 appliances and equipment in all cases where such appliances and equipment are available.

h. ELECTRONIC PAYMENTS: Any recipient of payments from the State Treasury who receives six or more payments per year
 issued by the State Treasurer shall receive such payments electronically. The State Treasurer shall decide the appropriate method of
 electronic payment and, through his warrant issuance authority, the State Comptroller shall enforce the provisions of this section.
 The State Comptroller is authorized to grant administrative relief to this requirement when circumstances justify non-electronic
 payment.

- i. LOCAL AND NON-STATE SAVINGS AND EFFICIENCIES: It is the intent of the General Assembly that State agencies shall
 encourage and assist local governments, school divisions, and other non-state governmental entities in their efforts to achieve cost
 savings and efficiencies in the provision of mandated functions and services including but not limited to finance, procurement, social
 services programs, and facilities management.
- 20 j. TELECOMMUNICATION SERVICES AND DEVICES:

1. The Chief Information Officer and the State Comptroller shall develop statewide requirements for the use of cellular telephones
 and other telecommunication devices by in-scope Executive Department agencies, addressing the assignment, evaluation of need,
 safeguarding, monitoring, and usage of these telecommunication devices. The requirements shall include an acceptable use
 agreement template clearly defining an employee's responsibility when they receive and use a telecommunication device. Statewide
 requirements shall require some form of identification on a device in case it is lost or stolen and procedures to wipe the device clean
 of all sensitive information when it is no longer in use.

27 2. In-scope Executive Department agencies providing employees with telecommunication devices shall develop agency-specific
28 policies, incorporating the guidance provided in § 4-5.04 k. 1. of this act and shall maintain a cost justification for the assignment or
29 a public health, welfare and safety need.

30 3. The Chief Information Officer shall determine the optimal number of telecommunication vendors and plans necessary to meet the needs of in-scope Executive Department agency personnel. The Chief Information Officer shall regularly procure these services and provide statewide contracts for use by all such agencies. These contracts shall require the vendors to provide detailed usage information in a useable electronic format to enable the in-scope agencies to properly monitor usage to make informed purchasing decisions and minimize costs.

4. The Chief Information Officer shall examine the feasibility of providing tools for in-scope Executive Department agencies to
 analyze usage and cost data to assist in determining the most cost effective plan combinations for the entity as a whole and
 individual users.

k. ALTERNATIVE PROCUREMENT: If any payment is declared unconstitutional for any reason or if the Attorney General finds
 in a formal, written, legal opinion that a payment is unconstitutional, in circumstances where a good or service can constitutionally
 be the subject of a purchase, the administering agency of such payment is authorized to use the affected appropriation to procure, by
 means of the Commonwealth's Procurement Act, goods and services, which are similar to those sought by such payment in order to
 accomplish the original legislative intent.

- 43 I. MEDICAL SERVICES: No expenditures from general or nongeneral fund sources may be made out of any appropriation by the
 44 General Assembly for providing abortion services, except otherwise as required by federal law or state statute.
- 45 § 4-5.05 NONSTATE AGENCIES, INTERSTATE COMPACTS AND ORGANIZATIONAL MEMBERSHIPS
- a. The accounts of any agency, however titled, which receives funds from this or any other appropriating act, and is not owned or
 controlled by the Commonwealth of Virginia, shall be subject to audit or shall present an audit acceptable to the Auditor of Public
 Accounts when so directed by the Governor or the Joint Legislative Audit and Review Commission.
- 49 b.1. For purposes of this subsection, the definition of "nonstate agency" is that contained in § 2.2-1505, Code of Virginia.
- 50 2. Allotment of appropriations to nonstate agencies shall be subject to the following criteria:

- 1 a) Such agency is located in and operates in Virginia.
- b) The agency must be open to the public or otherwise engaged in activity of public interest, with expenditures having actually
 b) been incurred for its operation.

3. No allotment of appropriations shall be made to a nonstate agency until such agency has certified to the Secretary of Finance
that cash or in-kind contributions are on hand and available to match equally all or any part of an appropriation which may be
provided by the General Assembly, unless the organization is specifically exempted from this requirement by language in this
act. Such matching funds shall not have been previously used to meet the match requirement in any prior appropriation act.

8 4. Operating appropriations for nonstate agencies equal to or in excess of \$150,000 shall be disbursed to nonstate agencies in twelve or fewer equal monthly installments depending on when the first payment is made within the fiscal year. Operating appropriations for nonstate agencies of less than \$150,000 shall be disbursed in one payment once the nonstate agency has successfully met applicable match and application requirements.

5. The provisions of § 2.2-4343 A 14, Code of Virginia shall apply to any expenditure of state appropriations by a nonstate agency.

c.1. Each interstate compact commission and each organization in which the Commonwealth of Virginia or a state agency
 thereof holds membership, and the dues for which are provided in this act or any other appropriating act, shall submit its
 biennial budget request to the state agency under which such commission or organization is listed in this act. The state agency
 shall include the request of such commission or organization within its own request, but identified separately. Requests by the
 commission or organization for disbursements from appropriations shall be submitted to the designated state agency.

2. Each state agency shall submit by November 1 each year, a report to the Director, Department of Planning and Budget,
listing the name and purpose for organizational memberships held by that agency with annual dues of \$5,000 or more. The
institutions of higher education shall be exempt from this reporting requirement.

22 § 4-5.06 DELEGATION OF AUTHORITY

a. The designation in this act of an officer or agency head to perform a specified duty shall not be deemed to supersede the authority of the Governor to delegate powers under the provisions of § 2.2-104, Code of Virginia.

b. The nongeneral fund capital outlay decentralization programs initiated pursuant to § 4-5.08b of Chapter 912, 1996 Acts of
Assembly as continued in subsequent appropriation acts are hereby made permanent. Decentralization programs for which
institutions have executed memoranda of understanding with the Secretary of Administration pursuant to the provisions of § 45.08b of Chapter 912, 1996 Acts of Assembly shall no longer be considered pilot projects, and shall remain in effect until
revoked.

c. Institutions wishing to participate in a nongeneral fund capital outlay decentralization program for the first time shall submit
 a letter of interest to the appropriate Cabinet Secretary. Within 90 calendar days of the receipt of the institution's request to
 participate, the responsible Cabinet Secretary shall determine whether the institution meets the eligibility criteria and, if
 appropriate, establish a decentralization program at the institution. The Cabinet Secretary shall report to the Governor and
 Chairmen of the Senate Finance and House Appropriations Committees by December 1 of each year all institutions that have
 applied for inclusion in a decentralization program and whether the institutions have been granted authority to participate in the
 decentralization program.

- d. The provisions identified in § 4-5.08 f and § 4-5.08 h of Chapter 1042 of the Acts of Assembly of 2003 pertaining to pilot
 programs for selected capital outlay projects and memoranda of understanding in institutions of higher education are hereby
 continued. Notwithstanding these provisions, those projects shall be insured through the state's risk management liability
 program.
- e. If during an independent audit conducted by the Auditor of Public Accounts, the audit discloses that an institution is not
 performing within the terms of the memoranda of understanding or their addenda, the Auditor shall report this information to
 the Governor, the responsible Cabinet Secretary, and the Chairmen of the Senate Finance and House Appropriations
- **44** Committees.
- 45 f. Institutions that have executed memoranda of understanding with the Secretary of Administration for nongeneral fund capital
 46 outlay decentralization programs are hereby granted a waiver from the provisions of § 2.2-4301, Competitive Negotiation,
 47 subdivision 3a, Code of Virginia, regarding the not to exceed amount of \$100,000 for a single project, the not to exceed sum of
 48 \$500,000 for all projects performed, and the option to renew for two additional one-year terms.
- g. Notwithstanding any contrary provision of law or this act, delegations of authority in this act to the Governor shall applyonly to agencies and personnel within the Executive Department, unless specifically stated otherwise.

51 h. This section shall not apply to public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of

52 Assembly.

1 § 4-5.07 LEASE, LICENSE OR USE AGREEMENTS

2 a. Agencies shall not acquire or occupy real property through lease, license or use agreement until the agency certifies to the 3 Director, Department of General Services, that (i) funds are available within the agency's appropriations made by this act for the cost 4 of the lease, license or use agreement and (ii) except for good cause as determined by the Department of General Services, the 5 volume of such space conforms with the space planning procedures for leased facilities developed by the Department of General 6 Services and approved by the Governor. The Department of General Services shall acquire and hold such space for use by state 7 departments, agencies and institutions within the Executive Branch and may utilize brokerage services, portfolio management 8 strategies, strategic planning, transaction management, project and construction management, and lease administration strategies 9 consistent with industry best practices as adopted by the Department from time to time. These provisions may be waived in writing 10 by the Director, Department of General Services. However, these provisions shall not apply to institutions of higher education that

11 have met the conditions prescribed in subsection B of § 23.1-1006, Code of Virginia.

b. Agencies acquiring personal property in accordance with § 2.2-2417, Code of Virginia, shall certify to the State Treasurer that
 funds are available within the agency's appropriations made by this act for the cost of the lease.

14 § 4-5.08 SEMICONDUCTOR MANUFACTURING PERFORMANCE GRANT PROGRAMS

15 a. The Comptroller shall not draw any warrants to issue checks for semiconductor manufacturing performance grant programs, pursuant to Title 59.1, Chapter 22.3, Code of Virginia, without a specific legislative appropriation. The appropriation shall be in 16 17 accordance with the terms and conditions set forth in a memorandum of understanding between a qualified manufacturer and the 18 Commonwealth. These terms and conditions shall supplement the provisions of the Semiconductor Manufacturing Performance 19 Grant Program, the Semiconductor Memory or Logic Wafer Manufacturing Performance Grant Program, and the Semiconductor 20 Memory or Logic Wafer Manufacturing Performance Grant Program II, as applicable, and shall include but not be limited to the 21 numbers and types of semiconductor wafers that are produced; the level of investment directly related to the building and equipment 22 for manufacturing of wafers or activities ancillary to or supportive of such manufacturer within the eligible locality; and the direct 23 employment related to these programs. To that end, the Secretary of Commerce and Trade shall certify in writing to the Governor 24 and to the Chairmen of the House Appropriations and Senate Finance Committees the extent to which a qualified manufacturer met 25 the terms and conditions. The appropriation shall be made in full or in proportion to a qualified manufacturer's fulfillment of the 26 memorandum of understanding.

b. The Governor shall consult with the House Appropriations and Senate Finance Committees before amending any existing
 memorandum of understanding. These Committees shall have the opportunity to review any changes prior to their execution by the
 Commonwealth.

30 § 4-5.09 DISPOSITION OF SURPLUS REAL PROPERTY

a. Notwithstanding the provisions of § 2.2-1156, Code of Virginia, the departments, divisions, institutions, or agencies of the
 Commonwealth, or the Governor, shall sell or lease surplus real property only under the following circumstances:

33 1. Any emergency declared in accordance with §§ 44-146.18:2 or § 44-146.28, Code of Virginia, or

2. Not less than thirty days after the Governor notifies, in writing, the Chairmen of the House Appropriations and Senate Finance
 Committees regarding the planned conveyance, including a statement of the proceeds to be derived from such conveyance and the
 individual or entity taking title to such property.

- 37 3. Surplus property valued at less than \$5,000,000 that is possessed and controlled by a public institution of higher education,
 38 pursuant to §§ 2.2-1149 and 2.2-1153, Code of Virginia.
- b. In any circumstance provided for in subsection a of this section, the cognizant board or governing body of the agency or
 institution holding title or otherwise controlling the state-owned property shall approve, in writing, the proposed conveyance of the
 property.
- 42 c. In accordance with § 15.2-2005, Code of Virginia, the consent of the General Assembly is herein provided for the road known as 43 Standpipe Road, that was relocated and established on a portion of the Virginia Department of Transportation's Culpeper District 44 Office property, identified as Tax Map No. 50-28, to improve the operational efficiency of the local road network in the Town of 45 Culpeper. Further, the Virginia Department of Transportation is hereby authorized to convey to the Town of Culpeper, upon such 46 terms and conditions as the Department deems proper and for such considerations the Department may determine, the property on 47 which "Standpipe Road (Relocated)(Variable Width R/W)" on the plat entitled "plat Showing Property and Various Easements for 48 Standpipe Road Relocated, Tax Map 50-28, Town of Culpeper, Culpeper County, Virginia" prepared by ATCS P.L.C and sealed 49 March 14, 2012, together with easements to the Town of Culpeper for electric utility, slopes and drainage as shown on said plat. 50 The conveyance shall be made with the approval of the Governor and in a form approved by the Attorney General. The appropriate 51 officials of the Commonwealth are hereby authorized to prepare, execute, and deliver such deed and other documents as may be
- 52 necessary to accomplish the conveyance.
- 53 d. Notwithstanding the provisions of § 2.2-1156, Code of Virginia, if tax-exempt bonds were issued by the Commonwealth or its

1 related authorities, boards or institutions to finance the acquisition, construction, improvement or equipping of real property, 2 proceeds from the sale or disposition of such property and any improvements may first be applied toward remediation options 2 while he was defined law to maintain the two answerst status of such here defined.

3 available under federal law to maintain the tax-exempt status of such bonds.

4 § 4-5.10 SURPLUS PROPERTY TRANSFERS FOR ECONOMIC DEVELOPMENT

a. The Commonwealth shall receive the fair market value of surplus state property which is designated by the Governor for
economic development purposes, and for any properties owned by an Industrial Development Authority in any county where
the Commonwealth has a continuing interest based on the deferred portion of the purchase price, which shall be assessed by
more than one independent appraiser certified as a Licensed General Appraiser. Such property shall not be disposed of for less
than its fair market value as determined by the assessments.

b. Recognizing the commercial, business and industrial development potential of certain lands declared surplus, and for any properties owned by an Industrial Development Authority in any county where the Commonwealth has a continuing interest based on the deferred portion of the purchase price, the Governor shall be authorized to utilize funds available in the Governor's discretion, to meet the requirements of the preceding subsection a. Sale proceeds, together with the money from the Commonwealth's Development Opportunity Fund, shall be deposited as provided in § 2.2-1156 D, Code of Virginia.

14 Commonwealth's Development Opportunity Fund, shall be deposited as provided in § 2.2-1156 D, Code of Virginia

c. Within thirty days of closing on the sale of surplus property designated for economic development, the Governor or his
 designee shall report to the Chairmen of the Senate Finance and House Appropriations Committees. The report shall include
 information on the number of acres sold, sales price, amount of proceeds deposited to the general fund and Conservation
 Resources Fund, and the fair market value of the sold property.

d. Except for subaqueous lands that have been filled prior to January 1, 2006, the Governor shall not sell or convey those
 subaqueous lands identified by metes and bounds in Chapter 884 of the Acts of the Assembly of 2006.

21 § 4-6.00 POSITIONS AND EMPLOYMENT

22 § 4-6.01 EMPLOYEE COMPENSATION

23 a. The compensation of all kinds and from all sources of each appointee of the Governor and of each officer and employee in the Executive Department who enters the service of the Commonwealth or who is promoted to a vacant position shall be fixed 24 25 at such rate as shall be approved by the Governor in writing or as is in accordance with rules and regulations established by the Governor. No increase shall be made in such compensation except with the Governor's written approval first obtained or in 26 27 accordance with the rules and regulations established by the Governor. In all cases where any appointee, officer or employee is 28 employed or promoted to fill a vacancy in a position for which a salary is specified by this act, the Governor may fix the salary 29 of such officer or employee at a lower rate or amount within the respective level than is specified. In those instances where a position is created by an act of the General Assembly but not specified by this act, the Governor may fix the salary of such 30 position in accordance with the provisions of this subsection. 31

b. Annual salaries of persons appointed to positions by the General Assembly, pursuant to the provisions of §§ 2.2-200 and 2.2400, Code of Virginia, shall be paid in the amounts shown. *However, if an incumbent is reappointed, his or her salary may be*as high as his or her prior salary.

35 36		July 1, 2016	June 25, 2017	November 24, 2017 January 12, 2018
		to	to	to
37 38		June 24, 2017	November 24, 2017 January 12, 2018	June 30, 2018
39 40	Chief of Staff	\$167,737	\$167,737	\$167,737 \$175,000
41 42	Secretary of Administration	\$159,762	\$159,762	\$159,762 \$172,000
43 44	Secretary of Agriculture and Forestry	\$159,817	\$159,817	\$159,817 \$172,000
45 46	Secretary of Commerce and Trade	\$166,915	\$166,915	\$166,915 \$172,000
47 48	Secretary of the Commonwealth	\$158,966	\$158,966	\$158,966 \$172,000

1 2	Secretary of Education	\$159,960	\$159,960	\$159,960 \$172,000
3 4	Secretary of Finance	\$170,854	\$170,854	\$170,854 \$172,000
5 6	Secretary of Health and Human Resources	\$159,291	\$159,291	\$159,291 \$172,000
7 8	Secretary of Natural Resources	\$158,966	\$158,966	\$158,966 \$172,000
9 10	Secretary of Public Safety and Homeland Security	\$168,838	\$168,838	\$168,838 \$172,000
11 12	Secretary of Technology	\$158,966	\$158,966	\$158,966 \$172,000
13 14	Secretary of Transportation	\$166,915	\$166,915	\$166,915 \$172,000
15 16	Secretary of Veterans and Defense Affairs	\$163,642	\$163,642	\$163,642 \$172,000

17 c.1.a) Annual salaries of persons appointed to positions listed in subdivision c 6 hereof shall be paid in the amounts shown for the
 18 current biennium, unless changed in accordance with conditions stated in subdivisions c 2 through c 5 hereof.

b) The starting salary of a new appointee shall not exceed the midpoint of the range, except where the midpoint salary is less than a
ten percent increase from an appointee's preappointment compensation. In such cases, an appointee's starting salary may be set at a
rate which is ten percent higher than the preappointment compensation, provided that the maximum of the range is not exceeded.
However, in instances where an appointee's preappointment compensation exceeded the maximum of the respective salary range,
then the salary for that appointee may be set at the maximum salary for the respective salary range except if the new hire was
employed in a state classified position, then the Governor may exceed the maximum salary for the position and set the salary for the
employee at a salary level not to exceed the employee's salary at their prior state position.

26 c) Nothing in subdivision c 1 shall be interpreted to supersede the provisions of § 4-6.01 e, f, g, h, i, j, k, l, and m of this act.

d) For new appointees to positions listed in § 4-6.01c.6., the Governor is authorized to provide for fringe benefits in addition to those
otherwise provided by law, including post retirement health care and other non-salaried benefits provided to similar positions in the
public sector.

2.a)1) The Governor may increase or decrease the annual salary for incumbents of positions listed in subdivision c 6 below at a rate
 of up to 10 percent in any single fiscal year between the minimum and the maximum of the respective salary range in accordance
 with an assessment of performance and service to the Commonwealth.

2) The governing boards of the independent agencies may increase or decrease the annual salary for incumbents of positions listed in
 subdivision c.7. below at a rate of up to 10 percent in any fiscal year between the minimum and maximum of the respective salary
 range, in accordance with an assessment of performance and service to the Commonwealth.

b)1) The appointing or governing authority may grant performance bonuses of 0-5 percent for positions whose salaries are listed in
\$\$ 1-1 through 1-9, and 4-6.01 b, c, and d of this act, based on an annual assessment of performance, in accordance with policies and
procedures established by such appointing or governing authority. Such performance bonuses shall be over and above the salaries
listed in this act, and shall not become part of the base rate of pay.

- 2) The appointing or governing authority shall report performance bonuses which are granted to executive branch employees to the
 Department of Human Resource Management for retention in its records.
- 3. From the effective date of the Executive Pay Plan set forth in Chapter 601, Acts of Assembly of 1981, all incumbents holding positions listed in this § 4-6.01 shall be eligible for all fringe benefits provided to full-time classified state employees and, notwithstanding any provision to the contrary, the annual salary paid pursuant to this § 4-6.01 shall be included as creditable compensation for the calculation of such benefits.
- 46 4. Notwithstanding § 4-6.01.c.2.b)1) of this Act, the Board of Commissioners of the Virginia Port Authority may supplement the
 47 salary of its Executive Director, with the prior approval of the Governor. The Board should be guided by criteria which provide a

reasonable limit on the total additional income of the Executive Director. The criteria should include, without limitation, a
 consideration of the salaries paid to similar officials at comparable ports of other states. The Board shall report approved
 supplements to the Department of Human Resource Management for retention in its records.

5. With the written approval of the Governor, the Board of Trustees of the Virginia Museum of Fine Arts, the Science Museum
of Virginia, the Virginia Museum of Natural History, the Jamestown-Yorktown Foundation, Gunston Hall, and the Library
Board may supplement the salary of the Director of each museum, and the Librarian of Virginia from nonstate funds. In
approving a supplement, the Governor should be guided by criteria which provide a reasonable limit on the total additional
income and the criteria should include, without limitation, a consideration of the salaries paid to similar officials at comparable
museums and libraries of other states. The respective Boards shall report approved supplements to the Department of Human
Resource Management for retention in its records.

6.a) The following salaries shall be paid for the current biennium in the amounts shown, however, all salary changes shall be
 subject to subdivisions c 2 through c 5 above.

13		July 1, 2016 to	June 25, 2017 to	November 25, 2017 to
14		June 24, 2017	November 24, 2017	June 30, 2018
15	Level I Range	\$150,915 - \$206,467	\$150,915 - \$206,467	\$150,915 - \$206,467
16	Midpoint	\$178,691	\$178,691	\$178,691
17 18 19	Chief Information Officer, Virginia Information Technologies Agency	\$175,000	\$175,000	\$175,000
20 21	Commissioner, Department of Motor Vehicles	\$160,165	\$160,165	\$160,165
22 23	Commissioner, Department of Social Services	\$150,915	\$150,915	\$150,915
24 25 26	Commissioner, Department of Behavioral Health and Developmental Services	\$178,500	\$178,500	\$178,500
27 28	Commonwealth Transportation Commissioner	\$202,419	\$202,419	\$202,419
29 30	Director, Department of Corrections	\$156,060	\$156,060	\$156,060
31 32	Director, Department of Environmental Quality	\$184,649	\$184,649	\$184,649
33 34	Director, Department of Medical Assistance Services	\$193,736	\$193,736	\$193,736
35 36	Director, Department of Planning and Budget	\$167,669	\$167,669	\$167,669
37	State Health Commissioner	\$196,139	\$196,139	\$196,139
38	State Tax Commissioner	\$159,855	\$159,855	\$159,855
39 40	Superintendent of Public Instruction	\$206,467	\$206,467	\$206,467
41 42	Superintendent of State Police	\$179,325	\$179,325	\$179,325

1		July 1, 2016 to	June 25, 2017 to	November 25, 2017 to
2		June 24, 2017	November 24, 2017	June 30, 2018
3	Level II Range	\$118,223 - \$167,541	\$118,223 - \$167,541	\$118,223 - \$167,541
4	Midpoint	\$142,882	\$142,882	\$142,882
5 6	Alcoholic Beverage Control Commissioner	\$125,935	\$125,935	\$125,935
7 8	Alcoholic Beverage Control Commissioner	\$124,440	\$124,440	\$124,440
9 10	Chairman, Alcoholic Beverage Control Board	\$133,598	\$133,598	\$133,598
11 12 13	Commissioner, Department for Aging and Rehabilitative Services	\$151,354	\$151,354	\$151,354
14 15 16	Commissioner, Department of Agriculture and Consumer Services	\$165,552	\$165,552	\$165,552
17 18	Commissioner, Department of Veterans Services	\$142,800	\$142,800	\$142,800
19 20	Commissioner, Virginia Employment Commission	\$156,970	\$156,970	\$156,970
21 22 23	Executive Director, Department of Game and Inland Fisheries	\$140,208	\$140,208	\$140,208
24 25	Commissioner, Marine Resources Commission	\$118,223	\$118,223	\$118,223
26 27	Director, Department of Forensic Science	\$162,685	\$162,685	\$162,685
28 29	Director, Department of General Services	\$162,344	\$162,344	\$162,344
30 31	Director, Department of Human Resource Management	\$145,628	\$145,628	\$145,628
32 33	Director, Department of Juvenile Justice	\$123,165	\$123,165	\$123,165
34 35	Director, Department of Mines, Minerals and Energy	\$142,500	\$142,500	\$142,500
36 37	Director, Department of Rail and Public Transportation	\$147,900	\$147,900	\$147,900
38 39 40	Director, Department of Small Business and Supplier Diversity	\$135,404	\$135,404	\$135,404
41	Executive Director, Motor	\$111,000	\$111,000	\$111,000

1 Vehicle Dealer Board	
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2 3	Executive Director, Virginia Port Authority	\$137,186	\$137,186	\$137,186
4	State Comptroller	\$167,541	\$167,541	\$167,541
5	State Treasurer	\$167,408	\$167,408	\$167,408
6		July 1, 2016	June 25, 2017	November 25, 2017
7		to June 24, 2017	to November 24, 2017	to June 30, 2018
8	Level III Range	\$107,748 - \$149,112	\$107,748 - \$149,112	\$107,748 - \$149,112
9	Midpoint	\$128,430	\$128,430	\$128,430
10	Adjutant General	\$135,548	\$135,548	\$135,548
11 12	Chairman, Virginia Parole Board	\$127,485	\$127,485	\$127,485
13 14	Vice Chairman, Virginia Parole Board	\$114,704	\$114,704	\$114,704
15 16	Member, Virginia Parole Board	\$112,455	\$112,455	\$112,455
17 18	Commissioner, Department of Labor and Industry	\$135,579	\$135,579	\$135,579
19 20	Coordinator, Department of Emergency Management	\$122,791	\$122,791	\$122,791
21 22	Director, Department of Aviation	\$134,286	\$134,286	\$134,286
23 24	Director, Department of Conservation and Recreation	\$147,162	\$147,162	\$147,162
25 26	Director, Department of Criminal Justice Services	\$121,380	\$121,380	\$121,380
27 28	Director, Department of Health Professions	\$131,223	\$131,223	\$131,223
29 30	Director, Department of Historic Resources	\$107,748	\$107,748	\$107,748
31 32 33	Director, Department of Housing and Community Development	\$133,297	\$133,297	\$133,297
34 35 36	Director, Department of Professional and Occupational Regulation	\$147,339	\$147,339	\$147,339
37 38	Director, The Science Museum of Virginia	\$134,755	\$134,755	\$134,755
39	Director, Virginia Museum of	\$140,112	\$140,112	\$140,112

1	Fine Arts
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2 3	Director, Virginia Museum of Natural History	\$115,029	\$115,029	\$115,029
4 5	Executive Director, Board of Accountancy	\$128,430	\$128,430	\$128,430
6 7 8	Executive Director, Jamestown-Yorktown Foundation	\$136,784	\$136,784	\$136,784
9 10	Executive Secretary, Virginia Racing Commission	\$110,000	\$110,000	\$110,000
11	Librarian of Virginia	\$149,112	\$149,112	\$149,112
12 13	State Forester, Department of Forestry	\$140,760	\$140,760	\$140,760
14		July 1, 2016	June 25, 2017	November 25, 2017
15		to June 24, 2017	to November 24, 2017	to June 30, 2018
16	Level IV Range	\$96,685 - \$114,945	\$96,685 - \$114,945	\$96,685 - \$114,945
17	Midpoint	\$105,815	\$105,815	\$105,815
18 19 20	Administrator, Commonwealth's Attorneys' Services Council	\$104,622	\$104,622	\$104,622
21 22 23	Commissioner, Virginia Department for the Blind and Vision Impaired	\$114,945	\$114,945	\$114,945
24 25	Executive Director, Frontier Culture Museum of Virginia	\$112,002	\$112,002	\$112,002
26 27	Commissioner, Department of Elections	\$108,202	\$108,202	\$108,202
28 29	Executive Director, Virginia- Israel Advisory Board	\$96,685	\$96,685	\$96,685
30		July 1, 2016 to	June 25, 2017 to	November 25, 2017 to
31		June 24, 2017	November 24, 2017	June 30, 2018
32	Level V Range	\$22,831 - \$95,706	\$22,831 - \$95,706	\$22,831 - \$95,706
33	Midpoint	\$59,268	\$59,268	\$59,268
34	Director, Gunston Hall	\$87,900	\$87,900	\$87,900
35 36 37	Director, Virginia Department for the Deaf and Hard-of- Hearing	\$95,706	\$95,706	\$95,706
38	Executive Director,	\$92,162	\$92,162	\$92,162

1	Department of Fire Programs			
2 3	Executive Director, Virginia Commission for the Arts	\$88,009	\$88,009	\$88,009
4 5 6	Chairman of Board Chairman, Compensation Board	\$22,831	\$22,831	\$22,831

7 7. Annual salaries of the directors of the independent agencies, as listed in this subdivision, shall be paid in the amounts shown.8 All salary changes shall be subject to subdivisions c 1, c 2, and c 3 above.

9		July 1, 2016 to	June 25, 2017 to	November 25, 2017 to
10		June 24, 2017	November 24, 2017	June 30, 2018
11	Independent Range	\$166,946 - \$180,458	\$166,946 - \$180,458	\$166,946 - \$180,458
12	Midpoint	\$173,702	\$173,702	\$173,702
13	Director, Virginia Lottery	\$166,946	\$166,946	\$166,946
14 15	Director, Virginia Retirement System	\$180,458	\$180,458	\$180,458
16 17	Chief Executive Officer, Virginia College Savings Plan	\$178,021	\$178,021	\$178,021

8. Notwithstanding any provision of this Act, the Board of Trustees of the Virginia Retirement System may supplement the salary of its Director. The Board should be guided by criteria, which provide a reasonable limit on the total additional income of the Director. The criteria should include, without limitation, a consideration of the salaries paid to similar officials in comparable public pension plans. The Board shall report such criteria and potential supplement level to the Chairmen of the Senate Finance and House Appropriations Committees at least 60 days prior to the effectuation of the compensation action. The Board shall report approved supplements to the Department of Human Resource Management for retention in its records.

9. Notwithstanding any provision of this Act, the Board of the Virginia College Savings Plan may supplement the compensation of its Chief Executive Officer. The Board should be guided by criteria which provide a reasonable limit on the total additional income of the Chief Executive Officer. The criteria should include, without limitation, a consideration of compensation paid to similar officials in comparable qualified tuition programs, independent public agencies or other entities with similar responsibilities and size. The Board shall report such criteria and potential supplement level to the Chairmen of the Senate Finance and House Appropriations Committees at least 60 days prior to the effectuation of the compensation action. The Board shall report approved supplements to the Department of Human Resource Management for retention in its records.

d.1. Annual salaries of the presidents of the senior institutions of higher education, the President of Richard Bland College, the
 Chancellor of the University of Virginia's College at Wise, the Superintendent of the Virginia Military Institute, the Director of
 the State Council of Higher Education, the Director of the Southern Virginia Higher Education Center, the Director of the
 Southwest Virginia Higher Education Center and the Chancellor of Community Colleges, as listed in this paragraph, shall be
 paid in the amounts shown. The annual salaries of the presidents of the Community colleges shall be fixed by the State Board
 for Community Colleges within a salary structure submitted to the Governor prior to June 1 each year for approval.

37 2.a) The board of visitors of each institution of higher education or the boards of directors for Southern Virginia Higher 38 Education Center, Southwest Virginia Higher Education Center, and the New College Institute may annually supplement the 39 salary of a president or director from private gifts, endowment funds, foundation funds, or income from endowments and gifts. 40 Supplements paid from other than the cited sources prior to June 30, 1997, may continue to be paid. In approving a supplement, 41 the board of visitors or board of directors should be guided by criteria which provide a reasonable limit on the total additional 42 income of a president or director. The criteria should include a consideration of additional income from outside sources 43 including, but not being limited to, service on boards of directors or other such services. The board of visitors or board of 44 directors shall report approved supplements to the Department of Human Resource Management for retention in its records.

b) The State Board for Community Colleges may annually supplement the salary of the Chancellor from any available
appropriations of the Virginia Community College System. In approving a supplement, the State Board for Community
Colleges should be guided by criteria which provide a reasonable limit on the total additional income of the Chancellor. The
criteria should include consideration of additional income from outside sources including, but not being limited to, service on

boards of directors or other such services. The Board shall report approved supplements to the Department of Human Resource
 Management for retention in its records.

3 c) Norfolk State University is authorized to supplement the salary of its president from educational and general funds up to \$17,000.

d) Should a vacancy occur for the Director of the State Council of Higher Education on or after the date of enactment of this act, the
salary for the new director shall be established by the State Council of Higher Education based on the salary range for Level I
agency heads. Furthermore, the state council may provide a bonus of up to five percent of the annual salary for the new director.

7		July 1, 2016 to	June 25, 2017 to	November 25, 2017 to
8		June 24, 2017	November 24, 2017	June 30, 2018
9 10	NEW COLLEGE INSTITUTE Executive Director, New College	\$126,844	\$126,844	\$126,844
11	Institute			
12 13 14	STATE COUNCIL OF HIGHER EDUCATION FOR VIRGINIA			
15 16	Director, State Council of Higher Education for Virginia	\$193,669	\$193,669	\$193,669
17 18 19	SOUTHERN VIRGINIA HIGHER EDUCATION CENTER			
20 21	Director, Southern Virginia Higher Education Center	\$130,362	\$130,362	\$130,362
22 23 24	SOUTHWEST VIRGINIA HIGHER EDUCATION CENTER			
25 26	Director, Southwest Virginia Higher Education Center	\$130,000	\$130,000	\$130,000
27 28	VIRGINIA COMMUNITY COLLEGE SYSTEM			
29 30	Chancellor of Community Colleges	\$175,705	\$175,705	\$175,705
31 32	SENIOR COLLEGE PRESIDENTS' SALARIES			
33 34	Chancellor, University of Virginia's College at Wise	\$127,210	\$127,210	\$127,210
35 36	President, Christopher Newport University	\$138,452	\$138,452	\$138,452
37 38	President, The College of William and Mary in Virginia	\$163,602	\$163,602	\$163,602
39 40	President, George Mason University	\$154,298	\$154,298	\$154,298
41 42	President, James Madison University	\$159,372	\$159,372	\$159,372
43	President, Longwood University	\$153,858	\$153,858	\$153,858
44 45	President, Norfolk State University	\$146,500	\$146,500	\$146,500

1 2	President, Old Dominion University	\$173,735	\$173,735	\$173,735
3	President, Radford University	\$159,391	\$159,391	\$159,391
4 5	President, Richard Bland College	\$134,420	\$134,420	\$134,420
6 7	President, University of Mary Washington	\$146,711	\$146,711	\$146,711
8	President, University of Virginia	\$188,749	\$188,749	\$188,749
9 10	President, Virginia Commonwealth University	\$181,387	\$181,387	\$181,387
11 12	President, Virginia Polytechnic Institute and State University	\$194,378	\$194,378	\$194,378
13 14	President, Virginia State University	\$149,496	\$149,496	\$149,496
15 16	Superintendent, Virginia Military Institute	\$150,277	\$150,277	\$150,277

e. 1. Salaries for newly employed or promoted employees shall be established consistent with the compensation andclassification plans established by the Governor.

19 2. The State Comptroller is hereby authorized to require payment of wages or salaries to state employees by direct deposit or by credit to a prepaid debit card or card account from which the employee is able to withdraw or transfer funds.

f. The provisions of this section, requiring prior written approval of the Governor relative to compensation, shall apply also to
 any system of incentive award payments which may be adopted and implemented by the Governor. The cost of implementing
 any such system shall be paid from any funds appropriated to the affected agencies.

g. No lump sum appropriation for personal service shall be regarded as advisory or suggestive of individual salary rates or of
 salary schedules to be fixed under law by the Governor payable from the lump sum appropriation.

h. Subject to approval by the Governor of a plan for a statewide employee meritorious service awards program, as provided for
 in § 2.2-1201, Code of Virginia, the costs for such awards shall be paid from any operating funds appropriated to the affected
 agencies.

i. The General Assembly hereby affirms and ratifies the Governor's existing authority and the established practice of this body
 to provide for pay differentials or to supplement base rates of pay for employees in specific job classifications in particular
 geographic and/or functional areas where, in the Governor's discretion, they are needed for the purpose of maintaining salaries
 which enable the Commonwealth to maintain a competitive position in the relevant labor market.

j.1. If at any time the Administrator of the Commonwealth's Attorneys' Services Council serves on the faculty of a state supported institution of higher education, the faculty appointment must be approved by the Council. Such institution shall pay
 one-half of the salary listed in § 4-6.01 c 6 of this act. Further, such institution may provide compensation in addition to that
 listed in § 4-6.01 c 6; provided, however, that such additional compensation must be approved by the Council.

37 2. If the Administrator ceases to be a member of the faculty of a state-supported institution of higher education, the total salary
38 listed in § 4-6.01 c 6 shall be paid from the Council's appropriation.

39 k.1.a. Except as otherwise provided for in this subdivision, any increases in the salary band assignment of any job role 40 contained in the compensation and classification plans approved by the Governor shall be effective beginning with the first pay 41 period, defined as the pay period from June 25 through July 9, of the fiscal year if: (1) the agency certifies to the Secretary of 42 Finance that funds are available within the agency's appropriation to cover the cost of the increase for the remainder of the 43 current biennium and presents a plan for covering the costs next biennium and the Secretary concurs, or (2) such funds are 44 appropriated by the General Assembly. If at any time the Secretary of Administration shall certify that such change in the salary 45 band assignment for a job role is of an emergency nature and the Secretary of Finance shall certify that funds are available to 46 cover the cost of the increase for the remainder of the biennium within the agency's appropriation, such change in compensation 47 may be effective on a date agreed upon by these two Secretaries. The Secretary of Administration shall provide a monthly

1 report of all such emergency changes in accordance with § 4-8.00, Reporting Requirements.

b. Notwithstanding any other provision of law, state employees will be paid on the first workday of July for the work period June 10
to June 24 in any calendar year in which July 1 falls on a weekend.

2. Salary adjustments for any employee through a promotion, role change, exceptional recruitment and retention incentive options,
or in-range adjustment shall occur only if: a) the agency has sufficient funds within its appropriation to cover the cost of the salary
adjustment for the remainder of the current biennium or b) such funds are appropriated by the General Assembly.

3. No changes in salary band assignments affecting classified employees of more than one agency shall become effective unless the
 Secretary of Finance certifies that sufficient funds are available to provide such increase or plan to all affected employees supported
 from the general fund.

10 l. Full-time employees of the Commonwealth, including faculty members of state institutions of higher education, who are appointed
 11 to a state-level board, council, commission or similar collegial body shall not receive any such compensation for their services as
 12 members or chairmen except for reimbursement of reasonable and necessary expenses. The foregoing provision shall likewise apply
 13 to the Compensation Board, pursuant to § 15.2-1636.5, Code of Virginia.

m.1. Notwithstanding any other provision of law, the board of visitors or other governing body of any public institution of higher
 education is authorized to establish age and service eligibility criteria for faculty participating in voluntary early retirement incentive
 plans for their respective institutions pursuant to § 23.1-1302 B and the cash payment offered under such compensation plans
 pursuant to § 23.1-1302 D, Code of Virginia. Notwithstanding the limitations in § 23.1-1302 D, the total cost in any fiscal year for
 any such compensation plan , shall be set forth by the governing body in the compensation plan for approval by the Governor and
 review for legal sufficiency by the Office of the Attorney General.

20 2. Notwithstanding any other provision of law, employees holding full-time, academic-year classified positions at public institutions
 21 of higher education shall be considered "state employees" as defined in § 51.1-124.3, Code of Virginia, and shall be considered for
 22 medical/hospitalization, retirement service credit, and other benefits on the same basis as those individuals appointed to full-time,
 23 12-month classified positions.

n. Notwithstanding the Department of Human Resource Management Policies and Procedures, payment to employees with five or
more years of continuous service who either terminate or retire from service shall be paid in one sum for twenty-five percent of their
sick leave balance, provided, however, that the total amount paid for sick leave shall not exceed \$5,000 and the remaining seventyfive percent of their sick leave shall lapse. This provision shall not apply to employees who are covered by the Virginia Sickness and
Disability Program as defined in § 51.1-1100, Code of Virginia. Such employees shall not be paid for their sick leave balances.
However, they will be paid, if eligible as described above, for any disability leave credits they have at separation or retirement or
may convert disability credits to service credit under the Virginia Retirement System pursuant to § 51.1-1103 (F), Code of Virginia.

o. It is the intent of the General Assembly that calculation of the faculty salary benchmark goal for the Virginia Community College
 System shall be done in a manner consistent with that used for four-year institutions, taking into consideration the number of faculty
 at each of the community colleges. In addition, calculation of the salary target shall reflect an eight percent salary differential in a
 manner consistent with other public four-year institutions and for faculty at Northern Virginia Community College.

p. Any public institution of higher education that has met the eligibility criteria set out in Chapters 933 and 945 of the 2005 Acts of
 Assembly may supplement annual salaries for classified employees from private gifts, endowment funds, or income from
 endowments and gifts, subject to policies approved by the board of visitors. The Commonwealth shall have no general fund
 obligations for the continuation of such salary supplements.

- q. The Governor, or any other appropriate Board or Public Body, is authorized to adjust the salaries of employees specified in thisitem, and other items in the Act, to reflect the compensation adjustments authorized in this Act.
- r. Any public institution of higher education shall not provide general fund monies above \$100,000 for any individual athletic
 coaching salaries after July 1, 2013. Athletic coaching salaries with general fund monies above this amount shall be phased-down
 over a five-year period at 20 percent per year until reaching the cap of \$100,000.

44 § 4-6.02 EMPLOYEE TRAINING AND STUDY

45 Subject to uniform rules and regulations established by the Governor, the head of any state agency may authorize, from any funds 46 appropriated to such department, institution or other agency in this act or subsequently made available for the purpose, compensation 47 or expenses or both compensation and expenses for employees pursuing approved training courses or academic studies for the 48 purpose of becoming better equipped for their employment in the state service. The rules and regulations shall include reasonable 49 provision for the return of any employee receiving such benefits for a reasonable period of duty, or for reimbursement to the state for 50 expenditures incurred on behalf of the employee should he not return to state service.

51 § 4-6.03 EMPLOYEE BENEFITS

52 a. Any medical/hospitalization benefit program provided for state employees shall include the following provision: any state

1 employee, as defined in § 2.2-2818, Code of Virginia, shall have the option to accept or reject coverage.

2 b. Except as provided for sworn personnel of the Department of State Police, no payment of, or reimbursement for, the

3 employer paid contribution to the State Police Officers' Retirement System, or any system offering like benefits, shall be made

4 by the Compensation Board of the Commonwealth at a rate greater than the employer rate established for the general classified

5 workforce of the Commonwealth covered under the Virginia Retirement System. Any cost for benefits exceeding such general

6 rate shall be borne by the employee or, in the case of a political subdivision, by the employer.

c. Each agency may, within the funds appropriated by this act, implement a transit and ridesharing incentive program for its
employees. With such programs, agencies may reimburse employees for all or a portion of the costs incurred from using public
transit, car pools, or van pools. The Secretary of Transportation shall develop guidelines for the implementation of such
programs and any agency program must be developed in accordance with such guidelines. The guidelines shall be in
accordance with the federal National Energy Policy Act of 1992 (P.L. 102-486), and no program shall provide an incentive that
exceeds the actual costs incurred by the employee.

13 d. Any hospital that serves as the primary medical facility for state employees may be allowed to participate in the State Employee Health Insurance Program pursuant to § 2.2-2818, Code of Virginia, provided that (1) such hospital is not a 14 15 participating provider in the network, contracted by the Department of Human Resource Management, that serves state 16 employees and (2) such hospital enters into a written agreement with the Department of Human Resource Management as to 17 the rates of reimbursement. The department shall accept the lowest rates offered by the hospital from among the rates charged 18 by the hospital to (1) its largest purchaser of care, (2) any state or federal public program, or (3) any special rate developed by the hospital for the state employee health benefits program which is lower than either of the rates above. If the department and 19 20 the hospital cannot come to an agreement, the department shall reimburse the hospital at the rates contained in its final offer to 21 the hospital until the dispute is resolved. Any dispute shall be resolved through arbitration or through the procedures established 22 by the Administrative Process Act, as the hospital may decide, without impairment of any residual right to judicial review.

e. Any classified employee of the Commonwealth and any person similarly employed in the legislative, judicial and
independent agencies who (i) is compensated on a salaried basis and (ii) works at least twenty hours per week shall be
considered a full-time employee for the purposes of participation in the Virginia Retirement System's group life insurance and
retirement programs. Any part-time magistrate hired prior to July 1, 1999, shall have the option of participating in the programs
under this provision.

f.1. Any member of the Virginia Retirement System who is retired under the provisions of § 51.1-155.1, Code of Virginia who:
1) returns to work in a position that is covered by the provisions of § 51.1-155.1, Code of Virginia after a break of not less than four years, 2) receives no other compensation for service to a public employer than that provided for the position covered by § 51.1-155.1, Code of Virginia during such period of reemployment, 3) retires within one year of commencing such period of reemployment, and 4) retires directly from service at the end of such period of reemployment may either:

a) Revert to the previous retirement benefit received under the provisions of § 51.1-155.1, Code of Virginia, including any
 annual cost of living adjustments granted thereon. This benefit may be adjusted upward to reflect the effect of such additional
 months of service and compensation received during the period of reemployment, or

b) Retire under the provisions of Title 51.1 in effect at the termination of his or her period of reemployment, including any purchase of service that may be eligible for purchase under the provisions of § 51.1-142.2, Code of Virginia.

38 2. The Virginia Retirement System shall establish procedures for verification by the employer of eligibility for the benefits39 provided for in this paragraph.

g. Notwithstanding any other provision of law, no agency head compensated by funds appropriated in this act may be a member
of the Virginia Law Officers' Retirement System created under Title 51.1, Chapter 2.1, Code of Virginia. The provisions of this
paragraph are effective on July 1, 2002, and shall not apply to the Chief of the Capitol Police.

h. Full-time employees appointed by the Governor who, except for meeting the minimum service requirements, would be
eligible for the provisions of § 51.1-155.1, Code of Virginia, may, upon termination of service, use any severance allowance
payment to purchase service to meet, but not exceed, the minimum service requirements of § 51.1-155.1, Code of Virginia.
Such service purchase shall be at the rate of 15 percent of the employee's final creditable compensation or average final
compensation, whichever is greater, and shall be completed within 90 days of separation of service.

i. When calculating the retirement benefits payable under the Virginia Retirement System (VRS), the State Police Officers'
Retirement System (SPORS), the Virginia Law-enforcement Officers' Retirement System (VaLORS), or the Judicial
Retirement System (JRS) to any employee of the Commonwealth or its political subdivisions who is called to active duty with
the armed forces of the United States, including the United States Coast Guard, the Virginia Retirement System shall:

1) utilize the pre-deployment salary, or the actual salary paid by the Commonwealth or the political subdivision, whichever is
 higher, when calculating average compensation, and

2) include those months after September 1, 2001 during which the employee was serving on active duty with the armed forces of the
 United States in the calculation of creditable service.

j. The provisions in § 51.1-144, Code of Virginia, that require a member to contribute five percent of his creditable compensation for
each pay period for which he receives compensation on a salary reduction basis, shall not apply to any (i) "state employee," as
defined in § 51.1-124.3, Code of Virginia, who is an elected official, or (ii) member of the Judicial Retirement System under Chapter
of Title 51.1 (§ 51.1-300 et seq.), who is not a "person who becomes a member on or after July 1, 2010," as defined in § 51.1-124.3, Code of Virginia.

k. Notwithstanding the provisions of subsection G of § 51.1-156, any employee of a school division who completed a period of 24
months of leave of absence without pay during October 2013 and who had previously submitted an application for disability
retirement to VRS in 2011 may submit an application for disability retirement under the provisions of § 51.1-156. Such application
shall be received by the Virginia Retirement System no later than October 1, 2014. This provision shall not be construed to grant
relief in any case for which a court of competent jurisdiction has already rendered a decision, as contemplated by Article II, Section

13 14 of the Constitution of Virginia.

14 § 4-6.04 CHARGES

a. FOOD SERVICES: Except as exempted by the prior written approval of the Director, Department of Human Resource
Management, and the provisions of § 2.2-3605, Code of Virginia, state employees shall be charged for meals served in state
facilities. Charges for meals will be determined by the agency. Such charges shall be not less than the value of raw food and the cost
of direct labor and utilities incidental to preparation and service. Each agency shall maintain records as to the calculation of meal
charges and revenues collected. Except where appropriations for operation of the food service are from nongeneral funds, all
revenues received from such charges shall be paid directly and promptly into the general fund. The provisions of this paragraph shall
not apply to on-duty employees assigned to correctional facilities operated by the Departments of Corrections and Juvenile Justice.

22 b. HOUSING SERVICES:

1. Each agency will collect a fee from state employees who occupy state-owned or leased housing, subject to guidelines provided by
 the Director, Department of General Services. Each agency head is responsible for establishing a fee for state-owned or leased
 housing and for documenting in writing why the rate established was selected. In exceptional circumstances, which shall be
 documented as being in the best interest of the Commonwealth by the agency requesting an exception, the Director, Department of
 General Services may waive the requirement for collection of fees.

2. All revenues received from housing fees shall be promptly deposited in the state treasury. For housing for which operating
expenses or rent are financed by general fund appropriations, such revenues shall be deposited to the credit of the general fund. For
housing for which operating expenses or rent are financed by nongeneral fund appropriations, such revenues shall be deposited to
the credit of the nongeneral fund. Agencies which provide housing for which operating expenses or rent are financed from both
general fund and nongeneral fund appropriations shall allocate such revenues, when deposited in the state treasury, to the appropriate
fund sources in the same proportion as the appropriations. However, without exception, any portion of a housing fee attributable to
depreciation for housing which was constructed with general fund appropriations shall be paid into the general fund.

- 35 c. PARKING SERVICES:
- **36** 1. State-owned parking facilities

Agencies with parking space for employees in state-owned facilities shall, when required by the Director, Department of General
 Services, charge employees for such space on a basis approved by the Governor. All revenues received from such charges shall be
 paid directly and promptly into a special fund in the state treasury to be used, as determined by the Governor, for payment of costs
 for the provision of vehicle parking spaces. Interest shall be added to the fund as earned. -

41 2. Leased parking facilities in metropolitan Richmond area

42 Agencies occupying private sector leased or rental space in the metropolitan Richmond area, not including institutions of higher education, shall be required to charge a fee to employees for vehicle parking spaces that are assigned to them or are otherwise 43 44 available either incidental to the lease or rental agreement or pursuant to a separate lease agreement for private parking space. In 45 such cases, the individual employee parking fee shall not be less than that paid by employees parking in Department of General 46 Services parking facilities at the Seat of Government. The Director, Department of General Services may amend or waive the fee 47 requirement for good cause. Revenues derived from employees paying for parking spaces in leased facilities will be retained by the 48 leasing agency to be used to offset the cost of the lease to which it pertains. Any lease for private parking space must be approved by 49 the Director, Department of General Services.

3. The assignment of Lot P1A of the Department of General Services, Capitol Area Site Plan, to include parking spaces 1 through
 37, but excluding spaces 34 and 36, which shall be reserved for the Department of General Services, and the surrounding surfaces
 around those spaces shall be under the control of the Committee on Joint Rules and administered by the Clerk of the House and the
 Clerk of the Service Area employee permanently assigned to any of these generate shall be under the to the provisions of percentage has a service of the service of the

53 Clerk of the Senate. Any employee permanently assigned to any of these spaces shall be subject to the provisions of paragraph 1 of

1 this item.

2 § 4-6.05 SELECTION OF APPLICANTS FOR CLASSIFIED POSITIONS

3 It is the responsibility of state agency heads to ensure that all provisions outlined in Title 2.2, Chapter 29, Code of Virginia (the

4 Virginia Personnel Act), and executive orders that govern the practice of selecting applicants for classified positions are strictly

5 observed. The Governor's Secretaries shall ensure this provision is faithfully enforced.

6 § 4-6.06 POSITIONS GOVERNED BY CHAPTERS 933 AND 943 OF THE 2006 ACTS OF ASSEMBLY

Except as provided in subsection A of § 23.1-1020 of the Code of Virginia, § 4-6.00 shall not apply to public institutions of higher education governed by Chapters 933 and 943 of the 2006 Acts of Assembly, Chapters 594 and 616 of the 2008 Acts of Assembly and Chapters 675 and 685 of the 2009 Acts of Assembly, with regard to their participating covered employees, as that term is defined in those two chapters, except to the extent a specific appropriation or language in this act addresses such an employee.

12

§ 4-7.00 STATEWIDE PLANS

13 § 4-7.01 MANPOWER CONTROL PROGRAM

a.1. The term Position Level is defined as the number of full-time equivalent (FTE) salaried employees assigned to an agency
 in this act. Except as provided in § 4-7.01 b, the Position Level number stipulated in an agency's appropriation is the upper limit
 for agency employment which cannot be exceeded during the fiscal year without approval from the Director, Department of
 Planning and Budget for Executive Department agencies, approval from the Joint Committee on Rules for Legislative
 Department agencies or approval from the appropriate governing authority for the independent agencies.

 2. Any approval granted under this subsection shall be reported in writing to the Chairmen of the House Appropriations Committee and the Senate Finance Committee, the Governor and the Directors of the Department of Planning and Budget and Department of Human Resource Management within ten days of such approval. Approvals for executive department agencies shall be based on threats to life, safety, health, or property, or compliance with judicial orders or federal mandates, to support federal grants or private donations, to administer a program for another agency or to address an immediate increase in workload or responsibility or when to delay approval of increased positions would result in a curtailment of services prior to the next legislative session. Any such position level increases pursuant to this provision may not be approved for more than one year.

b. The Position Levels stipulated for the individual agencies within the Department of Behavioral Health and Developmental
Services and the Department of Corrections are for reference only and are subject to changes by the applicable Department,
provided that such changes do not result in exceeding the Position Level for that department.

c.1. The Governor shall implement such policies and procedures as are necessary to ensure that the number of employees in the
 Executive Department, excluding institutions of higher education and the State Council of Higher Education, may be further
 restricted to the number required for efficient operation of those programs approved by the General Assembly. Such policies
 and procedures shall include periodic review and analysis of the staffing requirements of all Executive Department agencies by
 the Department of Planning and Budget with the object of eliminating through attrition positions not necessary for the efficient

- 2. The institutions of higher education and the State Council of Higher Education are hereby authorized to fill all positions
 authorized in this act. This provision shall be waived only upon the Governor's official declaration that a fiscal emergency
 exists requiring a change in the official estimate of general fund revenues available for appropriation.
- d.1. Position Levels are for reference only and are not binding on agencies in the legislative department, independent agencies,
 the Executive Offices other than the offices of the Governor's Secretaries, and the judicial department.
- 40 2. Positions assigned to programs supported by internal service funds are for reference only and may fluctuate depending upon
 41 workload and funding availability.
- 3. Positions assigned to sponsored programs, auxiliary enterprises, continuing education, and teaching hospitals in the
 institutions of higher education are for reference only and may fluctuate depending upon workload and funding availability.
 Positions assigned to Item Detail 43012, State Health Services Technical Support and Administration, at Virginia
 Commonwealth University are for reference only and may fluctuate depending upon workload and funding availability.
- 46 4. Positions assigned to educational and general programs in the institutions of higher education are for reference only and may
- 46 4. Positions assigned to educational and general programs in the institutions of higher education are for reference only and may
 47 fluctuate depending upon workload and funding availability. However, total general fund positions filled by an institution of
 48 higher education may not exceed 105 percent of the general fund positions appropriated without prior approval from the
 49 Director, Department of Planning and Budget.
- 5. Positions assigned to Item Details 47001, Job Placement Services; 47002, Unemployment Insurance Services; 47003,
- 51 Workforce Development Services; and 53402, Economic Information Services, at the Virginia Employment Commission are

for reference only and may fluctuate depending upon workload and funding availability. Unless otherwise required by the funding
 source, after enactment of this act, any new positions hired using this provision shall not be subject to transitional severance benefit
 provisions of the Workforce Transition Act of 1995, Title 2.2, Chapter 32, Code of Virginia.

e. Prior to implementing any Executive Department hiring freeze, the Governor shall consider the needs of the Commonwealth in
 regards to the safe and efficient operation of state facilities and performance of essential services to include the exemption of certain
 positions assigned to agencies and institutions that provide services pertaining to public safety and public health from such hiring
 freezes.

8 f.1. Full-time, part-time, wage or contractual state employees assigned to the Governor's Cabinet Secretaries from agencies and
9 institutions under their control for the purpose of carrying out temporary assignments or projects may not be so assigned for a period
10 exceeding 180 days in any calendar year. The permanent transfer of positions from an agency or institution to the Offices of the
11 Secretaries, or the temporary assignment of agency or institutional employees to the Offices of the Secretaries for periods exceeding
12 180 days in any calendar year regardless of the separate or discrete nature of the projects, is prohibited without the prior approval of
13 the General Assembly.

14 2. Not more than three positions in total, as described in subsection 1 hereof, may be assigned at any time to the Office of any
 15 Cabinet Secretary, unless specifically approved in writing by the Governor. The Governor shall notify the Chairmen of the House
 16 Appropriations and Senate Finance Committees in the case of any such approvals.

17 g. All state employees, including those in the legislative, judicial, and executive branches and the independent agencies of the 18 Commonwealth, who are not eligible for benefits under a health care plan established and administered by the Department of Human 19 Resource Management (DHRM) pursuant to Va. Code § 2.2-2818, or by an agency administering its own health care plan, may not 20 work more than 29 hours per week on average over a twelve month period. Adjunct faculty at institutions of higher education may 21 not work more than 29 hours per week on average over a twelve month period, including classroom or other instructional time plus 22 additional hours determined by the institution as necessary to perform the adjunct faculty's duties. DHRM shall provide relevant 23 program requirements to agencies and employees, including, but not limited to, information on wage, variable and seasonal 24 employees. All state agencies/employers in all branches of government shall provide information requested by DHRM concerning 25 hours worked by employees as needed to comply with the Affordable Care Act (the "Act") and this provision. State 26 agencies/employers are accountable for compliance with this provision, and are responsible for any costs associated with 27 maintaining compliance with it and for any costs or penalties associated with any violations of the Act or regulations thereunder and 28 any such costs shall be borne by the agency from existing appropriations. The provisions of this paragraph shall not apply to 29 employees of state teaching hospitals that have their own health insurance plan; however, the state teaching hospitals are accountable 30 for compliance with, and are responsible for any costs associated with maintaining compliance with the Act and for any costs or 31 penalties associated with any violations of the Act or regulations thereunder and any such costs shall be borne by the agency from existing appropriations. Subject to approval of the Governor, DHRM shall modify this provision consistent with any updates or 32 33 changes to federal law and regulations.

34

§ 4-8.00 REPORTING REQUIREMENTS

- **35** § 4-8.01 GOVERNOR
- 36 a. General:

1. The Governor shall submit the information specified in this section to the Chairmen of the House Appropriations and Senate
Finance Committees on a monthly basis, or at such intervals as may be directed by said Chairmen, or as specified elsewhere in this
act. The information on agency operating plans and expenditures as well as agency budget requests shall be submitted in such form,
and by such method, including electronically, as may be mutually agreed upon. Such information shall be preserved for public
inspection in the Department of Planning and Budget.

42 2. The Governor shall make available annually to the Chairmen of the Senate Finance, House Finance, and House Appropriations
43 Committees a report concerning the receipt of any nongeneral funds above the amount(s) specifically appropriated, their sources,
44 and the amounts for each agency affected.

45 3. a) It is the intent of the General Assembly that reporting requirements affecting state institutions of higher education be reduced or
46 consolidated where appropriate. State institutions of higher education, working with the Secretary of Education and Workforce,
47 Secretary of Finance, and the Director, Department of Planning and Budget, shall continue to identify specific reporting
48 requirements that the Governor may consider suspending.

b) Reporting generally should be limited to instances where (1) there is a compelling state interest for state agencies to collect, use,
and maintain the information collected; (2) substantial risk to the public welfare or safety would result from failing to collect the
information; or (3) the information collected is central to an essential state process mandated by the Code of Virginia.

c) Upon the effective date of this act, and until its expiration date, the following reporting requirements are hereby suspended or
 modified as specified below:

1	Agency	Report Title of Descriptor	Authority	Action
2 3	Department of Accounts	Intercollegiate Athletics Receipts & Disbursements	Code of Virginia § 23.1-102.	Suspend reporting.
4 5	Department of Accounts	Prompt Pay Summary Report	Agency Directive	Change reporting from monthly to quarterly.
6 7	Department of General Services	Usage of State-Assigned and State-Owned Vehicles Report	Agency Directive Executive Order 89 (2005)	Suspend reporting.
8 9	Department of General Services	Gas Report/Repair Charge	Agency DirectiveExecutive Order 89 (2005)	Suspend reporting.
10 11	Department of Human Resource Management	Report of Personnel Development Service	Agency Directive	Suspend reporting.
12 13 14 15	Department of Human Resource Management	Human Capital Report (Full- Time, Part-Time, Temporary, Contractual employees funded by the Commonwealth)		Change reporting from annually to monthly.
16 17 18 19	Department of Human Resource Management State Employee Workers' Compensation Program	Work-related injuries and illnesses report goals, strategies, and results	Agency Directive Executive Order 94 (2005)	Suspend reporting.
20 21	Governor's Office	Small, Women-and Minority- owned Businesses (SWaM)	Executive Directive	Change reporting from weekly to monthly.
22 23	Secretary of Commerce and Trade	Recruitment of National and Regional Conferences Report	Agency Directive Executive Order 14 (2006)	Suspend reporting.

d) The Department of Planning and Budget (DPB) and the State Council of Higher Education for Virginia (SCHEV) shall work
 jointly to attempt to consolidate various reporting requirements pertaining to the estimates and projections of nongeneral fund
 revenues in institutions of higher education. The purpose of this effort shall be aimed at developing a common form for use in
 collecting nongeneral fund data for DPB's six-year nongeneral fund revenue estimate submission and SCHEV's annual survey
 of nongeneral fund revenue from institutions of higher education.

29 b. Operating Appropriations Reports:

1. Status of Adjustments to Appropriations. Such information must include increases and decreases of appropriations or allotments, transfers and additional revenues. A report of appropriation transfers from one agency to another made pursuant to \$ 4-1.03 of this act shall be made available via electronic means to the Chairmen of the House Appropriations and Senate Finance Committees, and the public by the tenth day of the month following that in which such transfer occurs, unless otherwise specified in § 4-1.03.

2. Status of each sum sufficient appropriation. The information must include the amount of expenditures for the period just
 completed and the revised estimates of expenditures for the remaining period of the current biennium, as well as an explanation
 of differences between the amount of the actual appropriation and actual and/or projected appropriations for each year of the
 current biennium.

- 39 3. Status of Economic Contingency Appropriation. The information must include actions taken related to the appropriation for40 economic contingency.
- 4. Status of Withholding Appropriations. The information must include amounts withheld and the agencies affected.
- 42 5. Status of reductions occurring in general and nongeneral fund revenues in relation to appropriations.
- **43** 6. Status of approvals of deficits.
- 44 c. Employment Reports:
- 45 1. Status of changes in positions and employment of state agencies affected. The information must include the number of

1 positions and the agencies affected.

2 2. Status of the employment by the Attorney General of special counsel in certain highway proceedings brought pursuant to Chapter

2 Status of the employment by the Automety General of special counsel in certain inginway proceedings of digit parsault to employ
3 10 of Title 33.2, Code of Virginia, on behalf of the Commissioner of Highways, as authorized by § 2.2-510, Code of Virginia. This
4 report shall include fees for special counsel for the respective county or city for which the expenditure is made and shall be
5 submitted within 60 days of the close of the fiscal year (see § 4-5.02 a.3).

6 3. Changes in the level of compensation authorized pursuant to § 4-6.01 k, Employee Compensation. Such report shall include a list
 7 of the positions changed, the number of employees affected, the source and amount of funds, and the nature of the emergency.

4. Pursuant to requirements of § 2.2-203.1, Code of Virginia, the Secretary of Administration, in cooperation with the Secretary of
Technology, shall provide a report describing the Commonwealth's telecommuting policies, which state agencies and localities have
adopted telecommuting policies, the number of state employees who telecommute, the frequency with which state employees
telecommute by locality, and the efficacy of telecommuting policies in accomplishing the provision of state services and completing
state functions. This report shall be provided to the Chairmen of the House Committee on Appropriations, the House Committee on
Science and Technology, the Senate Committee on Finance, and the Senate Committee on General Laws and Technology each year
by October 1.

- 15 d. Capital Appropriations Reports:
- 16 1. Status of progress of capital projects on an annual basis (see § 4-4.01 o).
- 17 2. Notice of all capital projects authorized under § 4-4.01 m (see § 4-4.01 m. 1. b) 4)).
- **18** e. Utilization of State Owned and Leased Real Property:

19 1. By November 15 of each year, the Department of General Services (DGS) shall consolidate the reporting requirements of § 2.2-20 1131.1 and § 2.2-1153 of the Code of Virginia into a single report eliminating the individual reports required by § 2.2-1131.1 and § 21 2.2-1153 of the Code of Virginia. This report shall be submitted to the Governor and the General Assembly and include (i) 22 information on the implementation and effectiveness of the program established pursuant to subsection A of § 2.2-1131.1, (ii) a 23 listing of real property leases that are in effect for the current year, the agency executing the lease, the amount of space leased, the 24 population of each leased facility, and the annual cost of the lease; and, (iii) a report on DGS's findings and recommendations under 25 the provisions of § 2.2-1153, and recommendations for any actions that may be required by the Governor and the General Assembly 26 to identify and dispose of property not being efficiently and effectively utilized.

27 2. By October 1 of each year, each agency that controls leased property, where such leased property is not under the DGS lease
28 administration program, shall provide a report on each leased facility or portion thereof to DGS in a manner and form prescribed by
29 DGS. Specific data included in the report shall identify at a minimum, the number of square feet occupied, the number of employees
30 and contractors working in the leased space, if applicable, and the cost of the lease.

31 f. Services Reports:

Status of any exemptions by the State Council of Higher Education to policy which prohibits use of funds in this act for the
 operation of any academic program by any state institution of higher education, unless approved by the Council and included in the
 Governor's recommended budget, or approved by the General Assembly (see § 4-5.05 b 2).

35 g. Standard State Agency Abbreviations:

The Department of Planning and Budget shall be responsible for maintaining a list of standard abbreviations of the names of state agencies. The Department shall make a listing of agency standard abbreviations available via electronic means on a continuous basis to the Chairmen of the House Appropriations and Senate Finance Committees, the State Comptroller, the Director, Department of Human Resource Management and the Chief Information Officer, Virginia Information Technologies Agency, and the public.

40 h. Educational and General Program Nongeneral Fund Administrative Appropriations Approved by the Department of Planning and
 41 Budget:

42 The Secretary of Finance and Secretary of Education, in collaboration with the Director, Department of Planning and Budget, shall 43 report in December and June of each year to the Chairmen of the House Appropriations and Senate Finance Committees on 44 adjustments made to higher education operating funds in the Educational and General Programs (10000) items for each public 45 college and university contained in this budget. The report shall include actual or projected adjustments which increase nongeneral 46 funds or actual or projected adjustments that transfer nongeneral funds to other items within the institution. The report shall provide 47 the justification for the increase or transfer and the relative impact on student groups.

48 § 4-8.02 STATE AGENCIES

49 a. As received, all state agencies shall forward copies of each federal audit performed on agency or institution programs or activities

50 to the Auditor of Public Accounts and to the State Comptroller. Upon request, all state agencies shall provide copies of all internal

audit reports and access to all working papers prepared by such auditors to the Auditor of Public Accounts and to the State
 Comptroller.

b. Annually: Within five calendar days after state agencies submit their budget requests, amendment briefs, or requests for
 amendments to the Department of Planning and Budget, the Director, Department of Planning and Budget shall submit,
 electronically if available, copies to the Chairmen of the Senate Finance and House Appropriations Committees.

6 c. By September 1 of each year, state agencies receiving any asset as the result of a law-enforcement seizure and subsequent
 7 forfeiture by either a state or federal court, shall submit a report identifying all such assets received during the prior fiscal year
 8 and their estimated net worth, to the Chairmen of the House Appropriations and Senate Finance Committees.

9 d. Any state agency that is required to return federal grant funding as a result of not fulfilling the specifications of a grant, shall,
 10 as soon as practicable but no later than November 1st, report to the Chairmen of the Senate Finance and House Appropriations
 11 Committees of such forfeiting of federal grant funding.

12 § 4-8.03 LOCAL GOVERNMENTS

13 a.1. The Auditor of Public Accounts shall establish a workgroup to develop criteria for a preliminary determination that a local government may be in fiscal distress. Such criteria shall be based upon information regularly collected by the Commonwealth 14 or otherwise regularly made public by the local government. This information includes expenditure reports submitted to the 15 Auditor, budget information posted on local government websites, and reports prepared by the Commission on Local 16 17 Government on revenue fiscal stress. Information provided by the Virginia Retirement System, the Virginia Resources 18 Authority, the Virginia Public Building Authority, and other state and regional authorities concerning late or missed debt 19 service payments shall be shared with the Auditor. Fiscal distress as used in this context shall mean a situation whereby the 20 provision and sustainability of public services is threatened by various administrative and financial shortcomings including but 21 not limited to cash flow issues; inability to pay expenses; revenue shortfalls; deficit spending; structurally imbalanced budgets; 22 billing and revenue collection inadequacies and discrepancies; debt overload; failure to meet obligations to authorities, school 23 divisions, or political subdivisions of the Commonwealth; and/or lack of trained and qualified staff to process administrative 24 and financial transactions. Fiscal distress may be caused by factors internal to the unit of government or external to the unit of 25 government and in various degrees such conditions may or may not be controllable by management, or the local governing 26 body, or its constitutional officers.

27 2. Based upon the criteria established by the workgroup and using information identified above, the Auditor of Public Accounts
28 shall establish a prioritized early warning system. Under the prioritized early warning system, the Auditor of Public Accounts
29 shall establish a regular process whereby it reviews data on at least an annual basis to make a preliminary determination that a
30 local government is in fiscal distress.

31 3. For local governments where the Auditor of Public Accounts has made a preliminary determination of fiscal distress based 32 upon the early warning system criteria, the Auditor of Public Accounts shall notify the local governing body of its preliminary 33 determination that it may meet the criteria for fiscal distress. Based upon the request of the local governing body or chief executive officer, the Auditor of Public Accounts may conduct a review and request documents and data from the local 34 35 government. Such review shall consider factors including, but not limited to, budget processes, debt, borrowing, expenses and 36 payables, revenues and receivables, and other areas including staffing, and the identification of external variables contributing 37 to a locality's financial position, and if so, the scope of the issues involved. Any local governing body that receives requests for 38 information from the Auditor of Public Accounts pursuant to such preliminary determination based on the above described 39 threshold levels shall acknowledge receipt of such a request and shall ensure that a response is provided within the time frames 40 specified by the Auditor of Public Accounts. After such review, if the Auditor of Public Accounts is of the opinion that state 41 assistance, oversight, or targeted intervention is needed, either to further assess, help stabilize, or remediate the situation, the 42 Auditor shall notify the Governor and the Chairmen of the House Appropriations and Senate Finance Committees, and the 43 governing body of the local government in writing outlining specific issues or actions that need to be addressed by state 44 intervention.

45 4. The notification issued by the Auditor of Public Accounts pursuant to paragraph 3 above shall satisfy the notification46 requirement necessary to effectuate the provisions of this act in paragraph b.3 below.

b.1. The Director of the Department of Planning and Budget shall identify any amounts remaining unexpended from general
fund appropriations in this Act as of June 30, 2017, which constitute state aid to local governments. The Director shall provide
a listing of such amounts designated by item number and by program on or before August 15, 2017, to the Governor and the
Chairmen of the House Appropriations Committee and the Senate Finance Committee.

51 2. From such unexpended balances identified by the Director of the Department of Planning and Budget, the Governor may reappropriate up to \$500,000 *from the first year to the second year and up to \$750,000 from the second year to the subsequent* 53 *year* from amounts which would otherwise revert to the balance of the general fund and transfer such amounts as necessary to 54 establish a component of fund balance which may be used for the purpose of providing technical assistance and intervention 55 actions for local governments deemed to be fiscally distressed and in need of intervention to address such distress. Any such 56 reappropriation approved by the Governor, shall be separately identified in the commitments specified on the balance sheet and financial statements of the State Comptroller for the close of fiscal year 2017 and thereafter, to the extent that such reserve is not used or added to by future appropriation actions.

3. Prior to any expenditure of the reappropriated reserve, the Governor and the Chairmen of the House Appropriations Committee
 and the Senate Finance Committee must receive a notification from the Auditor of Public Accounts that a specific locality is in need
 of intervention because of a worsening financial situation. The Auditor of Public Accounts may issue such a notification upon
 receipt of audited financial statement or other information that indicates the existence of fiscal distress. But, no such notification
 shall be made until appropriate follow up and correspondence ascertains that, in the opinion of the Auditor of Public Accounts, such
 fiscal distress indeed exists. Such notification may also be issued by the Auditor of Public Accounts if written concerns raised about
 fiscal distress are not adequately addressed by the locality in question.

10 4. Once the Governor has received a notification from the Auditor of Public Accounts indicating fiscal distress in a specific local 11 government, the Governor shall consult with the Chairmen of the House Appropriations Committee and the Senate Finance Committee about a plan for state intervention prior to any expenditure of funds from the cash reserve. Any plan approved by the 12 13 Governor for intervention should, at a minimum, specify the purpose of such intervention, the estimated duration of the intervention, 14 and the anticipated resources (dollars and personnel) directed toward such effort. The staffing necessary to carry out the intervention 15 plan may be assembled from either public agencies or private entities or both and, notwithstanding any other provisions of law, the 16 Governor may use an expedited method of procurement to secure such staffing when, in his judgment, the need for intervention is of 17 an emergency nature such that action must be taken in a timely manner to avoid or address unacceptable financial risks to the 18 Commonwealth.

5. The governing body and the elected constitutional officers of a locality subject to an intervention plan approved by the Governor
shall assist all state appointed staff conducting the intervention regardless of whether such staff are from public agencies or private
entities. Intervention staff shall provide periodic reports in writing to the Governor and the Chairmen of the House Appropriations
Committee and the Senate Finance Committee outlining the scope of issues discovered and any recommendations made to remediate
such issues, and the progress that is made on such recommendations or other remediation efforts. These periodic reports shall
specifically address the degree of cooperation the intervention team is receiving from locally elected officials, including
constitutional officers, city, county, or town managers and other local personnel in regards to their intervention work.

6. The Department of General Services is hereby encouraged to develop a master contract of qualified private sector turnaround
 specialists with expertise in local government intervention that the Governor can use to procure intervention services in an
 expeditious manner when he determines that state intervention is warranted in situations of local fiscal distress.

29

§ 4-9.00 HIGHER EDUCATION RESTRUCTURING

30 § 4-9.01 ASSESSMENT OF INSTITUTIONAL PERFORMANCE

Consistent with § 23.1-206, Code of Virginia, the following education-related and financial and administrative management measures shall be the basis on which the State Council of Higher Education shall annually assess and certify institutional performance. Such certification shall be completed and forwarded in writing to the Governor and the General Assembly no later than October 1 of each even-numbered year. Institutional performance on measures set forth in paragraph D of this section shall be evaluated year-to-date by the Secretaries of Finance, Administration, and Technology as appropriate, and communicated to the State Council of Higher Education before October 1 of each even-numbered year. Financial benefits provided to each institution in accordance with § 2.2-5005 will be evaluated in light of that institution's performance.

In general, institutions are expected to achieve all performance measures in order to be certified by SCHEV, but it is understood that there can be circumstances beyond an institution's control that may prevent achieving one or more performance measures. The Council shall consider, in consultation with each institution, such factors in its review: (1) institutions meeting all performance measures will be certified by the Council and recommended to receive the financial benefits, (2) institutions that do not meet all performance measures will be evaluated by the Council and the Council may take one or more of the following actions: (a) request the institution provide a remediation plan and recommend that the Governor withhold release of financial benefits.

Further, the State Council shall have broad authority to certify institutions as having met the standards on education-related
measures. The State Council shall likewise have the authority to exempt institutions from certification on education-related measures
that the State Council deems unrelated to an institution's mission or unnecessary given the institution's level of performance.

48 The State Council may develop, adopt, and publish standards for granting exemptions and ongoing modifications to the certification49 process.

50 a. BIENNIAL ASSESSMENTS

- 1. Institution meets at least 95 percent of its State Council-approved biennial projections for in-state undergraduate headcount
 enrollment.
- 53 2. Institution meets at least 95 percent of its State Council-approved biennial projections for the number of in-state associate and

1 bachelor degree awards.

3. Institution meets at least 95 percent of its State Council-approved biennial projections for the number of in-state STEM-H
 (Science, Technology, Engineering, Mathematics, and Health professions) associate and bachelor degree awards.

- 4. Institution meets at least 95 percent of its State Council-approved biennial projections for the number of in-state, upper level
 5 sophomore level for two-year institutions and junior and senior level for four-year institutions program-placed, full-time
 6 equivalent students.
- 5. Maintain or increase the number of in-state associate and bachelor degrees awarded to students from under-representedpopulations.
- 9 6. Maintain or increase the number of in-state two-year transfers to four-year institutions.
- 10 b. Elementary and Secondary Education

1. The Virginia Department of Education shall share data on teachers, including identifying information, with the State Council
 of Higher Education for Virginia in order to evaluate the efficacy of approved programs of teacher education, the production

13 and retention of teachers, and the exiting of teachers from the teaching profession.

2. a) The Virginia Department of Education and the State Council of Higher Education for Virginia shall share personally
identifiable information from education records in order to evaluate and study student preparation for and enrollment and
performance at state institutions of higher education in order to improve educational policy and instruction in the
Commonwealth. However, such study shall be conducted in such a manner as to not permit the personal identification of
students by persons other than representatives of the Department of Education or the State Council for Higher Education for
Virginia, and such shared information shall be destroyed when no longer needed for purposes of the study.

b) Notwithstanding § 2.2-3800 of the Code of Virginia, the Virginia Department of Education, State Council of Higher
 Education for Virginia, Virginia Community College System, and the Virginia Employment Commission may collect, use,
 share, and maintain de-identified student data to improve student and program performance including those for career
 readiness.

3. Institutions of higher education shall disclose information from a pupil's scholastic record to the Superintendent of Public
 Instruction or his designee for the purpose of studying student preparation as it relates to the content and rigor of the Standards
 of Learning. Furthermore, the superintendent of each school division shall disclose information from a pupil's scholastic record
 to the Superintendent of Public Instruction or his designee for the same purpose. All information provided to the Superintendent
 or his designee for this purpose shall be used solely for the purpose of evaluating the Standards of Learning and shall not be
 redisclosed, except as provided under federal law. All information shall be destroyed when no longer needed for the purposes
 of studying the content and rigor of the Standards of Learning.

- 31 c. SIX-YEAR PLAN
- **32** Institution prepares six-year financial plan consistent with § 23.1-907.
- 33 d. FINANCIAL AND ADMINISTRATIVE STANDARDS
- 34 The financial and administrative standards apply to all institutions except those governed under Chapters 933 and 943 of the
- 35 and 35 and 35 of the 2009 Acts of Assembly, and Chapters 675 and 685 of the 2009 Acts of Assembly.
 36 Assembly.
- 37 1. As specified in § 2.2-5004, Code of Virginia, institution takes all appropriate actions to meet the following financial and administrative standards:
- a) An unqualified opinion from the Auditor of Public Accounts upon the audit of the public institution's financial statements;
- 40 b) No significant audit deficiencies attested to by the Auditor of Public Accounts;
- 41 c) Substantial compliance with all financial reporting standards approved by the State Comptroller;

42 d) Substantial attainment of accounts receivable standards approved by the State Comptroller, including but not limited to, any
 43 standards for outstanding receivables and bad debts; and

- e) Substantial attainment of accounts payable standards approved by the State Comptroller including, but not limited to, anystandards for accounts payable past due.
- 46 2. Institution complies with a debt management policy approved by its governing board that defines the maximum percent of
- 47 institutional resources that can be used to pay debt service in a fiscal year, and the maximum amount of debt that can be prudently issued within a specified period.

3. The institution will achieve the classified staff turnover rate goal established by the institution; however, a variance of 15 percent
 from the established goal will be acceptable.

4. The institution will substantially comply with its annual approved Small, Women and Minority (SWAM) plan as submitted to the
 Department of Small Business and Supplier Diversity; however, a variance of 15 percent from its SWAM purchase goal, as stated in
 the plan, will be acceptable.

The institution will make no less than 75 percent of dollar purchases through the Commonwealth's enterprise-wide internet
 procurement system (eVA) from vendor locations registered in eVA.

5. The institution will complete capital projects (with an individual cost of over \$1,000,000) within the budget originally approved
by the institution's governing board for projects initiated under delegated authority, or the budget set out in the Appropriation Act or
other Acts of Assembly. If the institution exceeds the budget for any such project, the Secretaries of Administration and Finance
shall review the circumstances causing the cost overrun and the manner in which the institution responded and determine whether
the institution shall be considered in compliance with the measure despite the cost overrun.

6. The institution will complete major information technology projects (with an individual cost of over \$1,000,000) within the
budgets and schedules originally approved by the institution's governing board. If the institution exceeds the budget and/or time
schedule for any such project, the Secretary of Technology shall review the circumstances causing the cost overrun and/or delay and
the manner in which the institution responded and determine whether the institution appropriately adhered to Project Management
Institute's best management practices and, therefore, shall be considered in compliance with the measure despite the cost overrun and/or delay.

19 e. FINANCIAL AND ADMINISTRATIVE STANDARDS

20 The financial and administrative standards apply to institutions governed under Chapters 933 and 943 of the 2006 Acts of Assembly,

Chapters 594 and 616 of the 2008 Acts of Assembly, and Chapters 675 and 685 of the 2009 Acts of Assembly. They shall be measured by the administrative standards outlined in the Management Agreements and § 4-9.02.d.4. of this act. However, the Governor may supplement or replace those administrative performance measures with the administrative performance measures listed in this paragraph. Effective July 1, 2009, the following administrative and financial measures shall be used for the assessment of institutional performance for institutions governed under Chapters 933 and 943 of the 2006 Acts of Assembly and those governed

under Chapters 594 and 616 of the 2008 Acts of Assembly, and Chapters 675 and 685 of the 2009 Acts of Assembly.

- 27 1. Financial
- a) An unqualified opinion from the Auditor of Public Accounts upon the audit of the public institution's financial statements;
- b) No significant audit deficiencies attested to by the Auditor of Public Accounts;
- **30** c) Substantial compliance with all financial reporting standards approved by the State Comptroller;
- d) Substantial attainment of accounts receivable standards approved by the State Comptroller, including but not limited to, any
 standards for outstanding receivables and bad debts; and
- e) Substantial attainment of accounts payable standards approved by the State Comptroller including, but not limited to, anystandards for accounts payable past due.
- **35** 2. Debt Management
- **36** a) The institution shall maintain a bond rating of AA- or better;
- b) The institution achieves a three-year average rate of return at least equal to the imoney.net money market index fund; and
- c) The institution maintains a debt burden ratio equal to or less than the level approved by the Board of Visitors in its debt management policy.
- **40** 3. Human Resources
- a) The institution's voluntary turnover rate for classified plus university/college employees will meet the voluntary turnover rate for state classified employees within a variance of 15 percent; and

b) The institution achieves a rate of internal progression within a range of 40 to 60 percent of the total salaried staff hires for the fiscal year.

45 4. Procurement

a) The institution will substantially comply with its annual approved Small, Women and Minority (SWAM) procurement plan as
 submitted to the Department of Small Business and Supplier Diversity; however, a variance of 15 percent from its SWAM purchase

- 1 goal, as stated in the plan, will be acceptable; and
- b) The institution will make no less than 80 percent of purchase transactions through the Commonwealth's enterprise-wide
 internet procurement system (eVA) with no less than 75 percent of dollars to vendor locations in eVA.
- 4 5. Capital Outlay

a) The institution will complete capital projects (with an individual cost of over \$1,000,000) within the budget originally
 approved by the institution's governing board at the preliminary design state for projects initiated under delegated authority, or
 the budget set out in the Appropriation Act or other Acts of Assembly which provides construction funding for the project at
 the preliminary design state. If the institution exceeds the budget for any such project, the Secretaries of Administration and
 Finance shall review the circumstances causing the cost overrun and the manner in which the institution responded and

10 determine whether the institution shall be considered in compliance with the measure despite the cost overrun;

b) The institution shall complete capital projects with the dollar amount of owner requested change orders not more than 2
 percent of the guaranteed maximum price (GMP) or construction price; and

c) The institution shall pay competitive rates for leased office space – the average cost per square foot for office space leased by
 the institution is within 5 percent of the average commercial business district lease rate for similar quality space within
 reasonable proximity to the institution's campus.

16 6. Information Technology

a) The institution will complete major information technology projects (with an individual cost of over \$1,000,000) on time and
on budget against their managed project baseline. If the institution exceeds the budget and/or time schedule for any such
project, the Secretary of Technology shall review the circumstances causing the cost overrun and/or delay and the manner in
which the institution responded and determine whether the institution appropriately adhered to Project Management Institute's
best management practices and, therefore, shall be considered in compliance with the measure despite the cost overrun and/or
delay; and

b) The institution will maintain compliance with institutional security standards as evaluated in internal and external audits. The
 institution will have no significant audit deficiencies unresolved beyond one year.

25 f. REPORTING

The Director, Department of Planning and Budget, with cooperation from the Comptroller and institutions of higher education
 governed under Management Agreements, shall develop uniform reporting requirements and formats for revenue and
 expenditure data.

29 g. EXEMPTION

The requirements of this section shall not be in effect if they conflict with § 23.1-206.D. of Chapters 828 and 869 of the Acts of
 Assembly of 2011.

32 § 4-9.02 LEVEL II AUTHORITY

a. Notwithstanding the provisions of § 5 of Chapter 824 and 829 of the 2008 Acts of Assembly, institutions of higher education
that have met the eligibility criteria for additional operational and administrative authority set forth in Chapters 824 and 829 of
the 2008 Acts of Assembly shall be allowed to enter into separate negotiations for additional operational authority for a third
and separate functional area listed in Chapter 824 and 829 of the 2008 Acts of Assembly, provided they have:

- 37 1. successfully completed at least three years of effectiveness and efficiencies operating under such additional authority granted38 by an original memorandum of understanding;
- 39 2. successfully renewed an additional memoranda of understanding for a five year term for each of the original two areas.
- The institutions shall meet all criteria and follow policies for negotiating and establishing a memorandum of understanding with
 the Commonwealth of Virginia as provided in § 2.0 (Information Technology), § 3.0 (Procurement), and § 4.0 (Capital Outlay)
 of Chapter 824 and 829 of the 2008 Acts of Assembly.
- b. As part of the memorandum of understanding, each institution shall be required to adopt at least one new education-related
 measure for the new area of operational authority. Each education-related measure and its respective target shall be developed
 in consultation with the Secretary of Finance, Secretary of Education, the appropriate Cabinet Secretary, and the State Council
 of Higher Education for Virginia. Each education-related measure and its respective target must be approved by the State
- 47 Council of Higher Education for Virginia and shall become part of the certification required by § 23.1-206.
- 48 c. 1. As part of a five-year pilot program, George Mason University and James Madison University are authorized, for a period
 49 of five years, to exercise additional financial and administrative authority as set out in each of the three functional areas of

information technology, procurement and capital projects as set forth and subject to all the conditions in §§ 2.0, 3.0 and 4.0 of the second enactment of Chapter 824 and 829 of the Acts of Assembly of 2008 except that (i) any effective dates contained in Chapter 824 and 829 of the Acts of Assembly of 2008 are superseded by the provisions of this item, and (ii) the institution is not required to have a signed memorandum of understanding with the Secretary of Administration regarding participation in the nongeneral fund

- 5 decentralization program as provided in subsection C of § 2.2-1132 in order to be eligible for the additional capital project authority.
- 6 2. In addition, each institution shall exercise additional financial and administrative authority over financial operations as follows:

a). BOARD OF VISITORS ACCOUNTABILITY AND DELEGATION OF AUTHORITY.

8 The Board of Visitors of the University shall at all times be fully and ultimately accountable for the proper fulfillment of the duties 9 and responsibilities set forth in, and for the appropriate implementation of, this Policy. Consistent with this full and ultimate 10 accountability, however, the Board may, pursuant to its legally permissible procedures, specifically delegate either herein or by 11 separate Board resolution the duties and responsibilities set forth in this Policy to a person or persons within the University, who, 12 while continuing to be fully accountable for such duties and responsibilities, may further delegate the implementation of those duties 13 and responsibilities pursuant to the University's usual delegation policies and procedures.

14 b) FINANCIAL MANAGEMENT AND REPORTING SYSTEM.

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15 The President, acting through the Executive Vice President, Chief Operating Officer, or Chief Financial Officer, shall continue to be authorized by the Board to maintain existing and implement new policies governing the management of University financial 16 17 resources. These policies shall continue to (i) ensure compliance with Generally Accepted Accounting Principles, (ii) ensure 18 consistency with the current accounting principles employed by the Commonwealth, including the use of fund accounting principles, with regard to the establishment of the underlying accounting records of the University and the allocation and utilization of resources 19 within the accounting system, including the relevant guidance provided by the State Council of Higher Education for Virginia chart 20 of accounts with regard to the allocation and proper use of funds from specific types of fund sources, (iii) provide adequate risk 21 22 management and internal controls to protect and safeguard all financial resources, including moneys transferred to the University pursuant to a general fund appropriation, and ensure compliance with the requirements of the Appropriation Act. 23

The financial management system shall continue to include a financial reporting system to satisfy both the requirements for inclusion into the Commonwealth's Comprehensive Annual Financial Report, as specified in the related State Comptroller's Directives, and the University's separately audited financial statements. To ensure observance of limitations and restrictions placed on the use of the resources available to the University, the accounting and bookkeeping system of the University shall continue to be maintained in accordance with the principles prescribed for governmental organizations by the Governmental Accounting Standards Board.

In addition, the financial management system shall continue to provide financial reporting for the President, acting through the
 Executive Vice President, Chief Operating Officer, or Chief Financial Officer, and the Board of Visitors to enable them to provide
 adequate oversight of the financial operations of the University.

33 c) FINANCIAL MANAGEMENT POLICIES.

34 The President, acting through the Executive Vice President, Chief Operating Officer, or Chief Financial Officer, shall create and 35 implement any and all financial management policies necessary to establish a financial management system with adequate risk 36 management and internal control processes and procedures for the effective protection and management of all University financial 37 resources. Such policies will not address the underlying accounting principles and policies employed by the Commonwealth and the 38 University, but rather will focus on the internal operations of the University's financial management. These policies shall include, but 39 need not be limited to, the development of a tailored set of finance and accounting practices that seek to support the University's 40 specific business and administrative operating environment in order to improve the efficiency and effectiveness of its business and 41 administrative functions. In general, the system of independent financial management policies shall be guided by the general 42 principles contained in the Commonwealth's Accounting Policies and Procedures such as establishing strong risk management and 43 internal accounting controls to ensure University financial resources are properly safeguarded and that appropriate stewardship of 44 public funds is obtained through management's oversight of the effective and efficient use of such funds in the performance of 45 University programs.

The University shall continue to follow the Commonwealth's accounting policies until such time as specific alternate policies can be
developed, approved and implemented. Such alternate policies shall include applicable accountability measures and shall be
submitted to the State Comptroller for review and comment before they are implemented by the University.

49 d) FINANCIAL RESOURCE RETENTION AND MANAGEMENT.

50 The Board of Visitors shall retain the authority to establish tuition, fee, room, board, and other charges, with appropriate commitment provided to need-based grant aid for middle- and lower-income undergraduate Virginians. Except as provided otherwise in the Appropriation Act, it is the intent of the Commonwealth and the University that the University shall be exempt from the revenue restrictions in the general provisions of the Appropriation Act related to non-general funds. In addition, unless prohibited by the Appropriation Act, it is the intent of the Commonwealth and the University that the University shall be entitled to appropriate the intent of the Commonwealth and the University shall be entitled to appropriate the Universit

retain non-general fund savings generated from changes in Commonwealth rates and charges, including but not limited to
 health, life, and disability insurance rates, retirement contribution rates, telecommunications charges, and utility rates, rather
 than reverting such savings back to the Commonwealth. This financial resource policy assists the University by providing the

4 framework for retaining and managing non-general funds, for the receipt of general funds, and for the use and stewardship of

5 all these funds.

6 The President, acting through the Executive Vice President, Chief Operating Officer, or Chief Financial Officer, shall continue 7 to provide oversight of the University's cash management system which is the framework for the retention of non-general 8 funds. The Internal Audit Department of the University shall periodically audit the University's cash management system in 9 accordance with appropriate risk assessment models and make reports to the Audit and Compliance Committee of the Board of 10 Visitors. Additional oversight shall continue to be provided through the annual audit and assessment of internal controls 11 performed by the Auditor of Public Accounts. For the receipt of general and non-general funds, the University shall conform to 12 the Security for Public Deposits Act, Chapter 44 (§ 2.2-4400 et seq.) of Title 2.2 of the Code of Virginia as it currently exists 13 and from time to time may be amended.

14 e) ACCOUNTS RECEIVABLE MANAGEMENT AND COLLECTION.

The President, through the Executive Vice President, Chief Operating Officer, or Chief Financial Officer, shall continue to be
 authorized to create and implement any and all Accounts Receivable Management and Collection policies as part of a system
 for the management of University financial resources. The policies shall be guided by the requirements of the Virginia Debt
 Collection Act, Chapter 48 (§ 2.2-4800 et seq.) of the Code of Virginia, such that the University shall take all appropriate and
 cost effective actions to aggressively collect accounts receivable in a timely manner.

20 These shall include, but not be limited to, establishing the criteria for granting credit to University customers; establishing the 21 nature and timing of collection procedures within the above general principles; and the independent authority to select and 22 contract with collection agencies and, after consultation with the Office of the Attorney General, private attorneys as needed to 23 perform any and all collection activities for all University accounts receivable such as reporting delinquent accounts to credit 24 bureaus, obtaining judgments, garnishments, and liens against such debtors, and other actions. In accordance with sound 25 collection activities, the University shall continue to utilize the Commonwealth's Debt Set-Off Collection Programs, shall 26 develop procedures acceptable to the Tax Commissioner and the State Comptroller to implement such Programs, and shall 27 provide a quarterly summary report of receivables to the Department of Accounts in accordance with the reporting procedures 28 established pursuant to the Virginia Debt Collection Act.

29 f) DISBURSEMENT MANAGEMENT.

30 The President, acting through the Executive Vice President, Chief Operating Officer, or Chief Financial Officer, shall continue 31 to be authorized to create and implement any and all disbursement policies as part of a system for the management of 32 University financial resources. The disbursement management policies shall continue to define the appropriate and reasonable 33 uses of all funds, from whatever source derived, in the execution of the University's operations. These policies also shall 34 continue to address the timing of appropriate and reasonable disbursements consistent with the Prompt Payment Act, and the 35 appropriateness of certain goods or services relative to the University's mission, including travel-related disbursements. Further, 36 the University's disbursement policy shall continue to provide for the mechanisms by which payments are made including the 37 use of charge cards, warrants, and electronic payments.

38 These disbursement policies shall authorize the President, acting through the Executive Vice President, Chief Operating 39 Officer, or Chief Financial Officer, to independently select, engage, and contract for such consultants, accountants, and 40 financial experts, and other such providers of expert advice and consultation, and, after consultation with the Office of the 41 Attorney General, private attorneys, as may be necessary or desirable in his or her discretion. The policies also shall continue to 42 include the ability to locally manage and administer the Commonwealth's credit card and cost recovery programs related to 43 disbursements, subject to any restrictions contained in the Commonwealth's contracts governing those programs, provided that 44 the University shall submit the credit card and cost recovery aspects of its financial and operations policies to the State 45 Comptroller for review and comment prior to implementing those aspects of those policies. The disbursement policies shall 46 ensure that adequate risk management and internal control procedures shall be maintained over previously decentralized 47 processes for public records, payroll, and non-payroll disbursements. The University shall continue to provide summary 48 quarterly prompt payment reports to the Department of Accounts in accordance with the reporting procedures established 49 pursuant to the Prompt Payment Act.

50 The University's disbursement policies shall be guided by the principles of the Commonwealth's policies as included in the 51 Commonwealth's Accounting Policy and Procedures Manual. The University shall continue to follow the Commonwealth's 52 disbursement policies until such time as specific alternative policies can be developed, approved and implemented. Such 53 alternate policies shall be submitted to the State Comptroller for review and comment prior to their implementation by the 54 University.

3. The Auditor of Public Accounts or his legally authorized representatives shall audit annually the accounts of each institutionand shall distribute copies of each annual audit to the Governor and to the Chairmen of the House Committee on

57 Appropriations and the Senate Committee on Finance. Pursuant to § 30-133, the Auditor of Public Accounts and his legally

authorized representatives shall examine annually the accounts and books of each such institution, but the institution shall not be
 deemed to be a state or governmental agency, advisory agency, public body, or agency or instrumentality for purposes of Chapter 14
 (§ 30-130 et seq.) of Title 30 except for those provisions in such chapter that relate to requirements for financial recordkeeping and
 bookkeeping. Each such institution shall be subject to periodic external review by the Joint Legislative and Audit Review
 Commission and such other reviews and audits as shall be required by law.

6 d. Subject to review of its Shared Services Center by the Department of General Services, and approval to proceed with 7 decentralized procurement of authority by the Department of General Services, the Virginia Community College System (VCCS) is 8 authorized, for a period of five years, to exercise additional financial and administrative authority as set out in each of the three 9 functional areas of information technology, procurement and capital projects as set forth and subject to all the conditions in §§ 2.0, 10 3.0 and 4.0 of the second enactment of Chapter 824 and 829 of the Acts of Assembly of 2008 except that (i) any effective dates contained in Chapter 824 and 829 of the Acts of Assembly of 2008 are superseded by the provisions of this item. The State Board 11 for Community Colleges may request any subsequent delegation of procurement authority after consultation with and positive 12 13 recommendation by the Department of General Services.

14 § 4-9.03 LEVEL III AUTHORITY

15 The Management Agreements negotiated by the institutions contained in Chapters 675 and 685 of the 2009 Acts of Assembly shall continue in effect unless the Governor, the General Assembly, or the institutions determine that the Management Agreements need

17 to be renegotiated or revised.

18 § 4-9.04 IMPLEMENT JLARC RECOMMENDATIONS

19 a. The Boards of Visitors at each Virginia public four-year higher education institution, to the extent practicable, shall:

1. require their institutions to clearly list the amount of the athletic fee on their website's tuition and fees information page. The page
 should include a link to the State Council of Higher Education for Virginia's tuition and fee information. The boards should consider
 requiring institutions to list the major components of all mandatory fees, including the portion attributable to athletics, on a separate
 page attached to student invoices;

24 2. assess the feasibility and impact of raising additional revenue through campus recreation and fitness enterprises to reduce reliance
 25 on mandatory student fees. The assessments should address the feasibility and impact of raising additional revenue through charging
 26 for specialized programs and services, expanding membership, and/or charging all users of recreation facilities;

3. direct staff to perform a comprehensive review of the institution's organizational structure, including an analysis of spans of
control and a review of staff activities and workload, and identify opportunities to streamline the organizational structure. Boards
should further direct staff to implement the recommendations of the review to streamline their organizational structures where
possible;

31 4. require periodic reports on average and median spans of control and the number of supervisors with six or fewer direct reports;

32 5. direct staff to revise human resource policies to eliminate unnecessary supervisory positions by developing standards that

33 establish and promote broader spans of control. The new policies and standards should (i) set an overall target span of control for the

institution, (ii) set a minimum number of direct reports per supervisor, with guidelines for exceptions, (iii) define the circumstances
 that necessitate the use of a supervisory position, (iv) prohibit the establishment of supervisory positions for the purpose of recruiting

36 or retaining employees, and (v) establish a periodic review of departments where spans of control are unusually narrow; and,

- 6. direct institution staff to set and enforce policies to maximize standardization of purchases of commonly procured goods,
 including use of institution-wide contracts;
- 39 7. consider directing institution staff to provide an annual report on all institutional purchases, including small purchases, that are
 40 exceptions to the institutional policies for standardizing purchases;
- 41 8. participate in national faculty teaching load assessments by discipline and faculty type.
- 42 b. The State Council on Higher Education for Virginia, to the extent practicable, shall:

43 1. convene a working group of institution financial officers, with input from the Department of Accounts, the Department of
 44 Planning and Budget, and the Auditor of Public Accounts, to create a standard way of calculating and publishing mandatory non-

- 45 E&G fees, including for intercollegiate athletics;
- 2. update the state's Chart of Accounts for higher education in order to improve comparability and transparency of mandatory nonE&G fees, with input from the Department of Accounts, the Department of Planning and Budget, the Auditor of Public Accounts, and institutional staff. This process should be coordinated with the standardization of tuition and fee reporting;
- 49 3. convene a working group of institutional staff to develop instructional and research space guidelines that adequately measure
 50 current use of space and plans for future use of space at Virginia's public higher education institutions;

4. coordinate a committee of institutional representatives, such as the previously authorized Learning Technology Advisory
 Committee. In addition to the objectives set out in the Appropriation Act for the Learning Technology Advisory Committee,

- 3 the committee should identify instructional technology initiatives and best practices for directly or indirectly lowering
- 4 institutions' instructional expenditures per student while maintaining or enhancing student learning;
- 5 5. include factors such as discipline, faculty rank, cost of living, and regional comparisons in developing faculty salary goals;
- 6 6. identify instructional technology best practices that directly or indirectly lower student cost while maintaining or enhancing7 learning.

c. Notwithstanding the provisions of § 23.1-1304, the State Council of Higher Education for Virginia shall annually train
boards of visitors members on the types of information members should request from institutions to inform decision making,
such as performance measures, benchmarking data, the impact of financial decisions on student costs, and past and projected
cost trends. Boards of Visitors members serving on finance and facilities subcommittees should, at a minimum, participate in
the training within their first year of membership on the subcommittee. SCHEV should obtain assistance in developing or
delivering the training from relevant agencies such as the Department of General Services and past or present finance officers at
Virginia's public four-year institutions, as appropriate.

- d. The Department of Planning and Budget shall revise the formula used to make allocation recommendations for the state's maintenance reserve funding to account for higher maintenance needs resulting from poor facility condition, aging of facilities, and differences in facility use. Beginning with fiscal year 2016, the Department of Planning and Budget shall submit these recommendations to the Governor and General Assembly no later than November 1 of each year.
- e. The Six-Year Capital Outlay Plan Advisory Committee, the Department of Planning and Budget, and others as appropriate
 shall use the results of the prioritization process established by the State Council of Higher Education for Virginia in
 determining which capital projects should receive funding.
- f. Beginning with fiscal year 2016, the Auditor of Public Accounts shall include in its audit plan for each public institution of
 higher education a review of progress in implementing the JLARC recommendations contained in paragraph § 4-9.04 a.
- 24

§ 4-11.00 STATEMENT OF FINANCIAL CONDITION

Each agency head handling any state funds shall, at least once each year, upon request of the Auditor of Public Accounts, make
 a detailed statement, under oath, of the financial condition of his office as of the date of such call, to the Auditor of Public
 Accounts, and upon such forms as shall be prescribed by the Auditor of Public Accounts.

28

§ 4-12.00 SEVERABILITY

If any part, section, subsection, paragraph, sentence, clause, phrase, or item of this act or the application thereof to any person or circumstance is for any reason declared unconstitutional, such decisions shall not affect the validity of the remaining portions of this act which shall remain in force as if such act had been passed with the unconstitutional part, section, subsection, paragraph, sentence, clause, phrase, item or such application thereof eliminated; and the General Assembly hereby declares that it would have passed this act if such unconstitutional part, section, subsection, paragraph, sentence, clause, phrase, or item had not been included herein, or if such application had not been made.

35

§ 4-13.00 CONFLICT WITH OTHER LAWS

Notwithstanding any other provision of law, and until June 30, 2018, the provisions of this act shall prevail over any conflicting provision of any other law, without regard to whether such other law is enacted before or after this act; however, a conflicting provision of another law enacted after this act shall prevail over a conflicting provision of this act if the General Assembly has clearly evidenced its intent that the conflicting provision of such other law shall prevail, which intent shall be evident only if such other law (i) identifies the specific provision(s) of this act over which the conflicting provision of such other law is intended to prevail and (ii) specifically states that the terms of this section are not applicable with respect to the conflict between the provision(s) of this act and the provision of such other law.

43

§ 4-14.00 EFFECTIVE DATE

ADDITIONAL ENACTMENTS

- 44 This act is effective on its passage as provided in § 1-214, Code of Virginia.
- 45

3. That § 33.2-309 of the Code of Virginia is amended and reenacted and that the Code of Virginia is amended by adding in Chapter 1 of Title 33.2 a section numbered 33.2-118, as follows:

48 § 33.2-118. Limitation on tolling.

49 A. For purposes of this section, "auxiliary lane" means the portion of the roadway adjoining the traveled way as a shoulder or for

50 speed change, turning, weaving, or the maneuvering of entering and leaving traffic.

B. Notwithstanding any other provision of this title, no toll may be imposed or collected on un-tolled lanes or components of a 1 2 highway, bridge, or tunnel without approval from the General Assembly. However, such prohibition shall not apply to (i) 3 reconstruction with additional lanes of a highway, bridge, or tunnel provided that the number of un-tolled non-high-occupancy vehicle 4 lanes, excluding auxiliary lanes, after the reconstruction is not less than the number of un-tolled, non-high-occupancy vehicle lanes, 5 excluding auxiliary lanes, prior to such reconstruction; (ii) new construction that is opened to the public as a tolled facility; (iii) new construction that is opened to the public as high-occupancy vehicle lanes; (iv) existing high-occupancy vehicle lanes; or (v) an existing 6 7 lane on a segment of a highway whose length does not exceed 10 miles and is between an interchange and an interchange or an 8 interchange and a bridge, provided that the number of un-tolled non-high-occupancy vehicle lanes on such segment is equal to the 9 number of un-tolled non-high-occupancy vehicle lanes on the portion of the highway preceding such segment.

10 C. Notwithstanding the provisions of subsection B, prior approval of the General Assembly shall be required prior to the imposition and collection of any toll for use of all or any portion of (i) a non-limited access highway except for a bridge, tunnel, or the approaches 11 to a bridge or tunnel or (ii) Interstate 81. 12

13 § 33.2-309. Tolls for use of Interstate System components.

14 A. Subject to the limitations provided in § 33.2-118 and in accordance with all applicable federal and state statutes and requirements, 15 the Board may impose and collect tolls from all classes of vehicles in amounts established by the Board for the use of any component 16 of the Interstate System within the Commonwealth.

B. The toll facilities authorized by this section shall be subject to the provisions of federal law for the purpose of tolling motor vehicles 17 to finance interstate construction and reconstruction, promote efficiency in the use of highways, reduce traffic congestion, and improve 18 19 air quality and for such other purposes as may be permitted by federal law.

20 C. In order to mitigate traffic congestion in the vicinity of the toll facilities, no toll facility shall be operated without high-speed

21 automated toll collection technology designed to allow motorists to travel through the toll facilities without stopping to make payments.

22 Nothing in this subsection shall be construed to prohibit a toll facility from retaining means of nonautomated toll collection in some

23 lanes of the facility. The Board shall also consider traffic congestion and mitigation thereof and the impact on local traffic movement as

24 factors in determining the location of the toll facilities authorized pursuant to this section.

25 D. The revenues collected from each toll facility established pursuant to this section shall be deposited into segregated subaccounts in 26 the Transportation Trust Fund and may be allocated by the Board as the Board deems appropriate to:

27 1. Pay or finance all or part of the costs of programs or projects, including the costs of planning, operation, maintenance, and 28 improvements incurred in connection with the toll facility, provided that such allocations shall be limited to programs and projects that 29 are reasonably related to or benefit the users of the toll facility. The priorities of metropolitan planning organizations, planning district 30 commissions, local governments, and transportation corridors shall be considered by the Board in making project allocations from such 31 revenues deposited into the Transportation Trust Fund.

32 2. Repay funds from the Toll Facilities Revolving Account or the Transportation Partnership Opportunity Fund.

33 3. Pay the Board's reasonable costs and expenses incurred in the administration and management of the toll facility.

34 4. That the provisions of this act adding § 33.2-118 to the Code of Virginia, as created by this act, and § 33.2-309 of the Code of

35 Virginia, as amended by this act, shall become effective upon the return of the Commonwealth's spot in the Interstate System **Reconstruction and Rehabilitation Pilot Program.** 36

37 5. Enactments 4 and 5 of Chapters 778 and 779 of the 2016 Acts of Assembly are hereby repealed. The General Assembly finds 38 that the creation of the Virginia Growth and Opportunity Foundation to support the Board satisfies the intent of Enactment 4 39 of Chapters 778 and 779 of the 2016 Acts of Assembly.

40 6. Enactment 2 of Chapters 776 and 777 of the 2016 Acts of Assembly are hereby repealed.

41 7. A.I. Notwithstanding the provisions of § 2.2-1514, Code of Virginia, or any other provision of law, any general fund revenues

collected and deposited for fiscal year 2017 that are in excess of the official forecast contained in this act, shall be reflected by 42 the Comptroller as committed on the June 30, 2017, preliminary balance sheet pursuant to the provisions of this enactment for 43

the purposes of establishing a cash reserve to mitigate any potential revenue shortfalls that may arise during the remainder of 44

45 the biennium.

2. Notwithstanding the provisions of § 2.2-1514, Code of Virginia, or any other provision of law, any general fund revenues 46 47 collected and deposited for fiscal year 2018 that are in excess of the official forecast contained in this act, shall be reflected by the Comptroller as committed on the June 30, 2018, preliminary balance sheet pursuant to the provisions of this section for the 48 purposes of establishing a cash reserve to mitigate any potential revenue or transfer shortfalls that may arise during the remainder 49 50 of the biennium.

51 B. To determine the amounts that are to be committed, the Comptroller shall first determine the revenues that were collected in

- 1 excess of the revenues forecast in this act. He shall then reduce those revenues for the following adjustments:
- 2 1. Any amounts that must be restricted such as mandatory deposits to the Revenue Stabilization Fund.
- **3** 2. Any amounts that normally would be committed or assigned pursuant to GASB standards.

4 3. Any amounts that must be committed for deposit to the Water Quality Improvement Fund from excess general fund 5 revenue collections pursuant to § 10.1-2128 A., Code of Virginia.

- 6 4. Any other amounts that are required to be committed or assigned pursuant to any other items or provisions of this act,
- 7 which would include mandatory carryforwards, unexpended balances in capital projects, and balances required to be
- 8 carried forward for fiscal year 2018 or fiscal year 2019.
- 9 C. The amount that remains after deduction of the amounts listed above from the surplus revenues on June 30, 2017, shall
 10 be further reduced by fifty percent.
- 11 D.1. The Comptroller shall then reflect the remaining fifty percent from the fiscal year 2017 surplus revenues as a
- 12 commitment on the preliminary balance sheet entitled Revenue Cash Reserve to be held solely for the purposes of
- 13 mitigating any loss of general fund revenues *or transfers* in fiscal year 2018 from the official forecast contained in this act.
- 14 2. Notwithstanding the limits prescribed in § 2.2-1831.3, B, Code of Virginia, the Comptroller shall reflect 100 percent of the
- 15 amounts remaining from the fiscal year 2018 surplus revenues as a commitment on the preliminary balance sheet entitled
- 16 "Revenue Reserve" to be held solely for the purposes of mitigating any loss of general fund revenues or transfers in future
- 17 biennia pursuant to the provisions of Chapter 827, 2018 Session of the General Assembly, and any future appropriation acts.
- 18 E. The Comptroller may draw against the balances of the Revenue Cash Reserve for an amount equal to any shortfall in 19 general fund revenue *or transfer* collections from the official forecast contained in this act for fiscal year 2018.
- 20 8. That the provisions of the first enactment, second enactment, and seventh enactment of this act shall expire at midnight
- on June 30, 2018. The provisions of the third, fourth, fifth, and sixth enactments of this act shall have no expiration date.

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